



# **SENATE JOURNAL**

**STATE OF ILLINOIS**

**ONE HUNDRED SECOND GENERAL  
ASSEMBLY**

**55TH LEGISLATIVE DAY**

**MONDAY, MAY 31, 2021**

**10:54 O'CLOCK A.M.**

**SENATE**  
**Daily Journal Index**  
**55th Legislative Day**

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The Senate met pursuant to adjournment.  
 Senator Linda Holmes, Aurora, Illinois, presiding.  
 Silent prayer was observed by all members of the Senate.  
 Senator Johnson led the Senate in the Pledge of Allegiance.

Senator Hunter moved that reading and approval of the Journal of Sunday, May 30, 2021, be postponed, pending arrival of the printed Journal.  
 The motion prevailed.

### LEGISLATIVE MEASURES FILED

The following Floor amendments to the House Bills listed below have been filed with the Secretary and referred to the Committee on Assignments:

Amendment No. 1 to House Bill 625  
 Amendment No. 1 to House Bill 900  
 Amendment No. 2 to House Bill 2499  
 Amendment No. 5 to House Bill 3443

### JOINT ACTION MOTIONS FILED

The following Joint Action Motions to the Senate Bills listed below have been filed with the Secretary and referred to the Committee on Assignments:

Motion to Concur in House Amendment No. 1 to Senate Bill 2136  
 Motion to Concur in House Amendment No. 2 to Senate Bill 2136  
 Motion to Concur in House Amendment No. 1 to Senate Bill 2338

### REPORT FROM STANDING COMMITTEE

Senator Murphy, Chair of the Committee on Executive Appointments, to which was referred **Appointment Messages Numbered 1020050, 1020073, 1020084, 1020165, 1020166, 1020167 and 1020168**, reported the same back with the recommendation that the Senate do consent.

Under the rules, the foregoing appointment messages are eligible for consideration by the Senate.

### MESSAGE FROM THE HOUSE

A message from the House by

Mr. Hollman, Clerk:

Mr. President -- I am directed to inform the Senate that the House of Representatives has adopted the following joint resolution, in the adoption of which I am instructed to ask the concurrence of the Senate, to-wit:

#### HOUSE JOINT RESOLUTION NO. 35

WHEREAS, It is highly fitting that the Illinois General Assembly pays honor and respect to the truly great individuals who have served our country and, in doing so, have gone above and beyond the call of duty to make the ultimate sacrifice for our nation; and

WHEREAS, Specialist Brandon Jacob Rowe was killed in action during the War in Iraq near the city of Al Hillah on March 31, 2003; he was a member of the 101st Airborne Division (Air Assault) of the United States Army and was based at Fort Campbell, Kentucky; he was the first Infantryman of the 101st to be killed in combat in Operation Iraqi Freedom and the first from the Northern Illinois Area to be killed in that war; and

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WHEREAS, Specialist Rowe was a machine gun (SAW) operator in his infantry unit that was assigned to a tank unit to provide cover; their combined mission was to perform a "feint" to draw attention from the main attacking force; unfortunately, they came into an ambush situation and were completely surrounded; and

WHEREAS, Specialist Rowe's death was the catalyst that led the leader of his unit to get the men to safety, off of their assigned tanks, and to find cover; against great odds, the unit continued to fight for eight hours that day, in spite of the fact that information had been offered that there would be little resistance by the Republican Guard Soldiers; no other lives were lost in the battle, making the mission a success; and

WHEREAS, Specialist Rowe was posthumously awarded many medals, including the Bronze Star Medal, the Purple Heart Medal, and the Global War on Terrorism Medal; he earned many other awards and recognitions throughout his military career; and

WHEREAS, Specialist Rowe was born in Rockford on April 14, 1982; he graduated from Hononegah High School in 2000; during high school, he worked at DiGiovanni's Restaurant and Highlander Supermarket in Roscoe; he attended Rock Valley College before enlisting in the United States Army in 2001; he planned to continue studying computers after his military service; and

WHEREAS, Specialist Rowe is survived by his paternal grandmother, Tennessee Sanders; his mother, Wendy Borowski; his stepfather, Rick Borowski; his father, Milton Rowe; his stepmother, Debbie Rowe; his sister, Leah (Doug) Yates; his brothers, Brent and Kevin Rowe; his stepsisters, Heidi and Heather Schultz; his nephews, Devon Yates and Jake and Aiden Rowe; and his niece, Grace Yates; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDRED SECOND GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, THE SENATE CONCURRING HEREIN, that we designate the section of Illinois Route 251 from Bridge Street in Roscoe to Rockton Road in Roscoe as the Specialist Brandon Jacob Rowe Memorial Highway; and be it further

RESOLVED, That the Illinois Tollway is requested to erect at suitable locations, consistent with State and federal regulations, appropriate plaques or signs giving notice of the name of "Specialist Brandon Jacob Rowe Memorial Highway"; and be it further

RESOLVED, That suitable copies of this resolution be presented to the family of Specialist Brandon Jacob Rowe and the Secretary of the Department of Transportation.

Adopted by the House, May 29, 2021.

JOHN W. HOLLMAN, Clerk of the House

The foregoing message from the House of Representatives reporting House Joint Resolution No. 35 was referred to the Committee on Assignments.

### MOTION

Senator Hunter moved that pursuant to Senate Rule 4-1(e), Senator Ellman be allowed to remotely participate and vote in today's session.

The motion prevailed.

### CONSIDERATION OF HOUSE AMENDMENTS TO SENATE BILLS ON SECRETARY'S DESK

On motion of Senator Gillespie, **Senate Bill No. 1096**, with House Amendment No. 1 on the Secretary's Desk, was taken up for immediate consideration.

Senator Gillespie moved that the Senate concur with the House in the adoption of their amendment to said bill.

And on that motion, a call of the roll was had resulting as follows:

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YEAS 55; NAYS None.

The following voted in the affirmative:

Anderson	Curran	Landek	Sims
Aquino	DeWitte	Lightford	Stadelman
Bailey	Fine	Loughran Cappel	Stoller
Barickman	Fowler	Martwick	Syverson
Belt	Gillespie	McClure	Tracy
Bennett	Glowiak Hilton	McConchie	Turner, D.
Bryant	Harris	Morrison	Turner, S.
Bush	Hastings	Muñoz	Van Pelt
Castro	Holmes	Murphy	Villa
Collins	Hunter	Pacione-Zayas	Villanueva
Connor	Johnson	Peters	Villivalam
Crowe	Jones, E.	Rezin	Wilcox
Cullerton, T.	Joyce	Rose	Mr. President
Cunningham	Koehler	Simmons	

The motion prevailed.

And the Senate concurred with the House in the adoption of their Amendment No. 1 to **Senate Bill No. 1096**.

Ordered that the Secretary inform the House of Representatives thereof.

On motion of Senator Villanueva, **Senate Bill No. 1561**, with House Amendment No. 1 on the Secretary's Desk, was taken up for immediate consideration.

Senator Villanueva moved that the Senate concur with the House in the adoption of their amendment to said bill.

And on that motion, a call of the roll was had resulting as follows:

YEAS 56; NAYS None.

The following voted in the affirmative:

Anderson	DeWitte	Martwick	Stoller
Aquino	Fine	McClure	Syverson
Bailey	Fowler	McConchie	Tracy
Barickman	Gillespie	Morrison	Turner, D.
Belt	Glowiak Hilton	Muñoz	Turner, S.
Bennett	Harris	Murphy	Van Pelt
Bryant	Hastings	Pacione-Zayas	Villa
Bush	Holmes	Peters	Villanueva
Castro	Hunter	Plummer	Villivalam
Collins	Johnson	Rezin	Wilcox
Connor	Jones, E.	Rose	Mr. President
Crowe	Joyce	Simmons	
Cullerton, T.	Koehler	Sims	
Cunningham	Landek	Stadelman	
Curran	Loughran Cappel	Stewart	

The motion prevailed.

And the Senate concurred with the House in the adoption of their Amendment No. 1 to **Senate Bill No. 1561**.

Ordered that the Secretary inform the House of Representatives thereof.

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On motion of Senator Belt, **Senate Bill No. 1770**, with House Amendment No. 1 on the Secretary's Desk, was taken up for immediate consideration.

Senator Belt moved that the Senate concur with the House in the adoption of their amendment to said bill.

And on that motion, a call of the roll was had resulting as follows:

YEAS 56; NAYS None.

The following voted in the affirmative:

Anderson	DeWitte	Martwick	Stoller
Aquino	Fine	McClure	Syverson
Bailey	Fowler	McConchie	Tracy
Barickman	Gillespie	Morrison	Turner, D.
Belt	Glowiak Hilton	Muñoz	Turner, S.
Bennett	Harris	Murphy	Van Pelt
Bryant	Hastings	Pacione-Zayas	Villa
Bush	Holmes	Peters	Villanueva
Castro	Hunter	Plummer	Villivalam
Collins	Johnson	Rezin	Wilcox
Connor	Jones, E.	Rose	Mr. President
Crowe	Joyce	Simmons	
Cullerton, T.	Koehler	Sims	
Cunningham	Landek	Stadelman	
Curran	Loughran Cappel	Stewart	

The motion prevailed.

And the Senate concurred with the House in the adoption of their Amendment No. 1 to **Senate Bill No. 1770**.

Ordered that the Secretary inform the House of Representatives thereof.

### HOUSE BILL RECALLED

On motion of Senator Johnson, **House Bill No. 4** was recalled from the order of third reading to the order of second reading.

Senator Johnson offered the following amendment and moved its adoption:

#### AMENDMENT NO. 2 TO HOUSE BILL 4

AMENDMENT NO. 2. Amend House Bill 4 by replacing everything after the enacting clause with the following:

"Section 5. The School Code is amended by changing Section 10-20.56 as follows:

(105 ILCS 5/10-20.56)

Sec. 10-20.56. E-learning days.

(a) The State Board of Education shall establish and maintain, for implementation in school districts, a program for use of electronic-learning (e-learning) days, as described in this Section. School districts may utilize a program approved under this Section for use during remote learning days and blended remote learning days under Section 10-30 or 34-18.66.

(b) The school board of a school district may, by resolution, adopt a research-based program or research-based programs for e-learning days district-wide that shall permit student instruction to be received electronically while students are not physically present in lieu of the district's scheduled emergency days as required by Section 10-19 of this Code or because a school was selected to be a polling place under Section 11-4.1 of the Election Code. The research-based program or programs may not exceed the minimum number of emergency days in the approved school calendar and must be verified by the regional office of education

or intermediate service center for the school district on or before September 1st annually to ensure access for all students. The regional office of education or intermediate service center shall ensure that the specific needs of all students are met, including special education students and English learners, and that all mandates are still met using the proposed research-based program. The e-learning program may utilize the Internet, telephones, texts, chat rooms, or other similar means of electronic communication for instruction and interaction between teachers and students that meet the needs of all learners. The e-learning program shall address the school district's responsibility to ensure that all teachers and staff who may be involved in the provision of e-learning have access to any and all hardware and software that may be required for the program. If a proposed program does not address this responsibility, the school district must propose an alternate program.

(c) Before its adoption by a school board, the school board must hold a public hearing on a school district's initial proposal for an e-learning program or for renewal of such a program, at a regular or special meeting of the school board, in which the terms of the proposal must be substantially presented and an opportunity for allowing public comments must be provided. Notice of such public hearing must be provided at least 10 days prior to the hearing by:

- (1) publication in a newspaper of general circulation in the school district;
- (2) written or electronic notice designed to reach the parents or guardians of all students enrolled in the school district; and
- (3) written or electronic notice designed to reach any exclusive collective bargaining representatives of school district employees and all those employees not in a collective bargaining unit.

(d) The regional office of education or intermediate service center for the school district must timely verify that a proposal for an e-learning program has met the requirements specified in this Section and that the proposal contains provisions designed to reasonably and practicably accomplish the following:

- (1) to ensure and verify at least 5 clock hours of instruction or school work, as required under Section 10-19.05, for each student participating in an e-learning day;
- (2) to ensure access from home or other appropriate remote facility for all students participating, including computers, the Internet, and other forms of electronic communication that must be utilized in the proposed program;
- (2.5) to ensure that non-electronic materials are made available to students participating in the program who do not have access to the required technology or to participating teachers or students who are prevented from accessing the required technology;
- (3) to ensure appropriate learning opportunities for students with special needs;
- (4) to monitor and verify each student's electronic participation;
- (5) to address the extent to which student participation is within the student's control as to the time, pace, and means of learning;
- (6) to provide effective notice to students and their parents or guardians of the use of particular days for e-learning;
- (7) to provide staff and students with adequate training for e-learning days' participation;
- (8) to ensure an opportunity for any collective bargaining negotiations with representatives of the school district's employees that would be legally required, including all classifications of school district employees who are represented by collective bargaining agreements and who would be affected in the event of an e-learning day;
- (9) to review and revise the program as implemented to address difficulties confronted; and
- (10) to ensure that the protocol regarding general expectations and responsibilities of the program is communicated to teachers, staff, and students at least 30 days prior to utilizing an e-learning day.

The school board's approval of a school district's initial e-learning program and renewal of the e-learning program shall be for a term of 3 years.

(d-5) A school district shall pay to its contractors who provide educational support services to the district, including, but not limited to, custodial, transportation, or food service providers, their daily, regular rate of pay or billings rendered for any e-learning day that is used because a school was selected to be a polling place under Section 11-4.1 of the Election Code, except that this requirement does not apply to contractors who are paid under contracts that are entered into, amended, or renewed on or after March 15, 2022 or to contracts that otherwise address compensation for such e-learning days.

- (e) The State Board of Education may adopt rules consistent with the provision of this Section.

(Source: P.A. 100-760, eff. 8-10-18; 101-12, eff. 7-1-19; 101-643, eff. 6-18-20.)".

The motion prevailed.

And the amendment was adopted and ordered printed.

There being no further amendments, the bill, as amended, was ordered to a third reading.

### READING BILLS FROM THE HOUSE OF REPRESENTATIVES A THIRD TIME

On motion of Senator Johnson, **House Bill No. 4** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:

YEAS 57; NAYS None.

The following voted in the affirmative:

Anderson	DeWitte	Loughran Cappel	Stewart
Aquino	Ellman	Martwick	Stoller
Bailey	Fine	McClure	Syverson
Barickman	Fowler	McConchie	Tracy
Belt	Gillespie	Morrison	Turner, D.
Bennett	Glowiak Hilton	Muñoz	Turner, S.
Bryant	Harris	Murphy	Van Pelt
Bush	Hastings	Pacione-Zayas	Villa
Castro	Holmes	Peters	Villanueva
Collins	Hunter	Plummer	Villivalam
Connor	Johnson	Rezin	Wilcox
Crowe	Jones, E.	Rose	Mr. President
Cullerton, T.	Joyce	Simmons	
Cunningham	Koehler	Sims	
Curran	Landek	Stadelman	

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence in the Senate Amendment adopted thereto.

On motion of Senator Bryant, **House Bill No. 1755** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:

YEAS 59; NAYS None.

The following voted in the affirmative:

Anderson	DeWitte	Landek	Sims
Aquino	Ellman	Lightford	Stadelman
Bailey	Feigenholtz	Loughran Cappel	Stewart
Barickman	Fine	Martwick	Stoller
Belt	Fowler	McClure	Syverson
Bennett	Gillespie	McConchie	Tracy
Bryant	Glowiak Hilton	Morrison	Turner, D.
Bush	Harris	Muñoz	Turner, S.

Castro	Hastings	Murphy	Van Pelt
Collins	Holmes	Pacione-Zayas	Villa
Connor	Hunter	Peters	Villanueva
Crowe	Johnson	Plummer	Villivalam
Cullerton, T.	Jones, E.	Rezin	Wilcox
Cunningham	Joyce	Rose	Mr. President
Curran	Koehler	Simmons	

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof.

On motion of Senator Johnson, **House Bill No. 2412** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:

YEAS 59; NAYS None.

The following voted in the affirmative:

Anderson	DeWitte	Landek	Sims
Aquino	Ellman	Lightford	Stadelman
Bailey	Feigenholtz	Loughran Cappel	Stewart
Barickman	Fine	Martwick	Stoller
Belt	Fowler	McClure	Syverson
Bennett	Gillespie	McConchie	Tracy
Bryant	Glowiak Hilton	Morrison	Turner, D.
Bush	Harris	Muñoz	Turner, S.
Castro	Hastings	Murphy	Van Pelt
Collins	Holmes	Pacione-Zayas	Villa
Connor	Hunter	Peters	Villanueva
Crowe	Johnson	Plummer	Villivalam
Cullerton, T.	Jones, E.	Rezin	Wilcox
Cunningham	Joyce	Rose	Mr. President
Curran	Koehler	Simmons	

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof.

On motion of Senator Connor, **House Bill No. 2426** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:

YEAS 59; NAYS None.

The following voted in the affirmative:

Anderson	DeWitte	Landek	Sims
Aquino	Ellman	Lightford	Stadelman
Bailey	Feigenholtz	Loughran Cappel	Stewart
Barickman	Fine	Martwick	Stoller
Belt	Fowler	McClure	Syverson
Bennett	Gillespie	McConchie	Tracy

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Bryant	Glowiak Hilton	Morrison	Turner, D.
Bush	Harris	Muñoz	Turner, S.
Castro	Hastings	Murphy	Van Pelt
Collins	Holmes	Pacione-Zayas	Villa
Connor	Hunter	Peters	Villanueva
Crowe	Johnson	Plummer	Villivalam
Cullerton, T.	Jones, E.	Rezin	Wilcox
Cunningham	Joyce	Rose	Mr. President
Curran	Koehler	Simmons	

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof.

On motion of Senator Cunningham, **House Bill No. 1428** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

And the question being, “Shall this bill pass?” it was decided in the affirmative by the following vote:

YEAS 58; NAYS None.

The following voted in the affirmative:

Anderson	DeWitte	Landek	Sims
Aquino	Ellman	Lightford	Stadelman
Bailey	Feigenholtz	Loughran Cappel	Stewart
Barickman	Fine	Martwick	Syverson
Belt	Fowler	McClure	Tracy
Bennett	Gillespie	McConchie	Turner, D.
Bryant	Glowiak Hilton	Morrison	Turner, S.
Bush	Harris	Muñoz	Van Pelt
Castro	Hastings	Murphy	Villa
Collins	Holmes	Pacione-Zayas	Villanueva
Connor	Hunter	Peters	Villivalam
Crowe	Johnson	Plummer	Wilcox
Cullerton, T.	Jones, E.	Rezin	Mr. President
Cunningham	Joyce	Rose	
Curran	Koehler	Simmons	

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof.

Senator Stoller asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on **House Bill No. 1428**.

## MOTION

Senator Plummer moved that pursuant to Senate Rule 7-9, the Committee on Executive Appointments be discharged from further consideration of Appointment Messages 1020019, 1020039, 1020040, 1020100, 1020101, 1020102, 1020109, 1020110, 1020161, and 1020163 and that the Appointment Messages be placed on the Senate Calendar under the Order of Executive Appointments - Appointment Messages. Senator Plummer requested that a roll call vote be taken.

The Chair ordered that the motion be made in writing and placed on the Senate Calendar.

### INQUIRY OF THE CHAIR

Senator Barickman had an inquiry of the Chair as to when the foregoing motion would be added to a supplemental calendar and voted upon.

The Chair stated it would get back to the Senator with that information.

### REPORT FROM COMMITTEE ON ASSIGNMENTS

Senator Lightford, Chair of the Committee on Assignments, during its May 31, 2021 meeting, reported the following Legislative Measures have been assigned to the indicated Standing Committees of the Senate:

Appropriations: **Floor Amendment No. 1 to House Bill 900.**

Executive: **Floor Amendment No. 1 to Senate Bill 2042; Floor Amendment No. 2 to Senate Bill 2042; Floor Amendment No. 1 to House Bill 562; Floor Amendment No. 1 to House Bill 625; Floor Amendment No. 2 to House Bill 691; Floor Amendment No. 2 to House Bill 2567; Floor Amendment No. 5 to House Bill 3443; Motion to Concur in House Amendment No. 1 to Senate Bill 58, Motion to Concur in House Amendment No. 2 to Senate Bill 58, Motion to Concur in House Amendment No. 1 to Senate Bill 2136, Motion to Concur in House Amendment No. 2 to Senate Bill 2136 and Motion to Concur in House Amendment No. 1 to Senate Bill 2338.**

State Government: **Motion to Concur in House Amendment No. 1 to Senate Bill 1822, Motion to Concur in House Amendment No. 2 to Senate Bill 1822, Motion to Concur in House Amendment No. 1 to Senate Bill 2279 and Motion to Concur in House Amendment No. 2 to Senate Bill 2279.**

Senator Lightford, Chair of the Committee on Assignments, during its May 31, 2021 meeting, reported that the following Legislative Measures have been approved for consideration:

#### **Senate Resolutions Numbered 329 and 341**

The foregoing resolutions were placed on the Senate Calendar.

### COMMITTEE MEETING ANNOUNCEMENTS

The Chair announced the following committees to meet at 1:30 o'clock p.m.:

Executive in Room 212  
State Government in Room 409

Senator Hunter asked and obtained unanimous consent to recess for the purpose of a Democrat caucus.

Senator Barickman asked and obtained unanimous consent to recess for the purpose of a Republican caucus.

At the hour of 12:30 o'clock p.m., the Chair announced that the Senate stand at recess subject to the call of the Chair.

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**AFTER RECESS**

At the hour of 4:52 o'clock p.m., the Senate resumed consideration of business.  
Senator Lightford, presiding.

**PRESENTATION OF RESOLUTIONS**

**SENATE RESOLUTION NO. 343**

Offered by Senator E. Jones III and all Senators:  
Mourns the passing of Sandra Jo Carter.

By unanimous consent, the foregoing resolution was referred to the Resolutions Consent Calendar.

Senators Rezin - Bryant offered the following Senate Resolution, which was referred to the Committee on Assignments:

**SENATE RESOLUTION NO. 342**

WHEREAS, Whereas, the Covid-19 virus has wreaked havoc across Illinois, and decisions made in response to this crisis have unduly jeopardized the employment status of thousands, left our State's children unable to attend school, and decimated our local economies, causing untold negative impacts in the lives of all residents, including women; and

WHEREAS, 35 million mothers are part of the United States' workforce; and

WHEREAS, 58% of high risk occupations are comprised of women; these occupations include teachers, nurses, and doctors; and

WHEREAS, In the beginning of 2020, before the pandemic struck, women constituted 50.04% of the workforce in the United States; and

WHEREAS, Women in Illinois own 417,000 firms and companies; and

WHEREAS, Women bear a disproportionate burden of household and childcare tasks; mothers are more likely than fathers to spend an extra 20 hours per week on housework and child care during the Covid-19 pandemic; and

WHEREAS, Unemployment for women during the height of the Covid-19 pandemic reached 15.8%; and

WHEREAS, As a result of the Covid-19 Pandemic, 23% of women with children under the age of 10 are considering leaving the workforce, and 18% of women with children of all ages are considering leaving the workforce; therefore, be it

RESOLVED, BY THE SENATE OF THE ONE HUNDRED SECOND GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we urge the General Assembly and the Governor to invest the money received through the American Rescue Plan Act to encourage women to return to the work force and to help stimulate the growth of women in the workforce, and particularly, we urge the Child Care Funds be used to help fund child care and make it easily accessible for working mothers.

## REPORTS FROM STANDING COMMITTEES

Senator Landek, Chair of the Committee on State Government, to which was referred the Motions to Concur with House Amendments to the following Senate Bills, reported that the Committee recommends do adopt:

Motion to Concur in House Amendment No. 1 to Senate Bill 685; Motion to Concur in House Amendment No. 2 to Senate Bill 685; Motion to Concur in House Amendment No. 1 to Senate Bill 805; Motion to Concur in House Amendment No. 2 to Senate Bill 805; Motion to Concur in House Amendment No. 1 to Senate Bill 1822; Motion to Concur in House Amendment No. 2 to Senate Bill 1822; Motion to Concur in House Amendment No. 1 to Senate Bill 2279; Motion to Concur in House Amendment No. 2 to Senate Bill 2279; Motion to Concur in House Amendment No. 1 to Senate Bill 2325

Under the rules, the foregoing motions are eligible for consideration by the Senate.

Senator Castro, Chair of the Committee on Executive, to which was referred the following Senate floor amendments, reported that the Committee recommends do adopt:

Senate Amendment No. 1 to Senate Bill 2042  
Senate Amendment No. 2 to Senate Bill 2042

Under the rules, the foregoing floor amendments are eligible for consideration on second reading.

Senator Castro, Chair of the Committee on Executive, to which was referred the Motions to Concur with House Amendments to the following Senate Bills, reported that the Committee recommends do adopt:

Motion to Concur in House Amendment No. 1 to Senate Bill 58; Motion to Concur in House Amendment No. 2 to Senate Bill 58; Motion to Concur in House Amendment No. 1 to Senate Bill 225; Motion to Concur in House Amendment No. 3 to Senate Bill 512; Motion to Concur in House Amendment No. 1 to Senate Bill 672; Motion to Concur in House Amendment No. 1 to Senate Bill 1539; Motion to Concur in House Amendment No. 2 to Senate Bill 1539; Motion to Concur in House Amendment No. 1 to Senate Bill 2136; Motion to Concur in House Amendment No. 2 to Senate Bill 2136; Motion to Concur in House Amendment No. 1 to Senate Bill 2338

Under the rules, the foregoing motions are eligible for consideration by the Senate.

Senator Castro, Chair of the Committee on Executive, to which was referred the following Senate floor amendments, reported that the Committee recommends do adopt:

Senate Amendment No. 1 to House Bill 562  
Senate Amendment No. 1 to House Bill 625  
Senate Amendment No. 2 to House Bill 2567  
Senate Amendment No. 2 to House Bill 2620  
Senate Amendment No. 4 to House Bill 2620  
Senate Amendment No. 5 to House Bill 2620  
Senate Amendment No. 5 to House Bill 3443

Under the rules, the foregoing floor amendments are eligible for consideration on second reading.

## INTRODUCTION OF BILL

**SENATE BILL NO. 2907.** Introduced by Senator Martwick, a bill for AN ACT concerning public employee benefits.

[May 31, 2021]

The bill was taken up, read by title a first time, ordered printed and referred to the Committee on Assignments.

**CONSIDERATION OF HOUSE AMENDMENTS TO SENATE BILLS  
ON SECRETARY'S DESK**

On motion of Senator Muñoz, **Senate Bill No. 58**, with House Amendments numbered 1 and 2 on the Secretary's Desk, was taken up for immediate consideration.

Senator Muñoz moved that the Senate concur with the House in the adoption of their amendments to said bill.

And on that motion, a call of the roll was had resulting as follows:

YEAS 58; NAYS None.

The following voted in the affirmative:

Anderson	DeWitte	Landek	Sims
Aquino	Ellman	Lightford	Stadelman
Bailey	Feigenholtz	Loughran Cappel	Stewart
Barickman	Fine	Martwick	Stoller
Belt	Fowler	McClure	Syverson
Bennett	Gillespie	McConchie	Tracy
Bryant	Glowiak Hilton	Morrison	Turner, D.
Bush	Harris	Muñoz	Turner, S.
Castro	Hastings	Murphy	Villa
Collins	Holmes	Pacione-Zayas	Villanueva
Connor	Hunter	Peters	Villivalam
Crowe	Johnson	Plummer	Wilcox
Cullerton, T.	Jones, E.	Rezin	Mr. President
Cunningham	Joyce	Rose	
Curran	Koehler	Simmons	

The motion prevailed.

And the Senate concurred with the House in the adoption of their Amendments numbered 1 and 2 to **Senate Bill No. 58**.

Ordered that the Secretary inform the House of Representatives thereof.

On motion of Senator Morrison, **Senate Bill No. 512**, with House Amendment No. 3 on the Secretary's Desk, was taken up for immediate consideration.

Senator Morrison moved that the Senate concur with the House in the adoption of their amendment to said bill.

And on that motion, a call of the roll was had resulting as follows:

YEAS 57; NAYS None.

The following voted in the affirmative:

Anderson	DeWitte	Landek	Stadelman
Aquino	Ellman	Lightford	Stewart
Bailey	Feigenholtz	Loughran Cappel	Stoller
Barickman	Fine	Martwick	Syverson
Belt	Fowler	McClure	Tracy
Bennett	Gillespie	McConchie	Turner, D.
Bryant	Glowiak Hilton	Morrison	Turner, S.
Bush	Harris	Muñoz	Villa

Castro	Hastings	Murphy	Villanueva
Collins	Holmes	Pacione-Zayas	Villivalam
Connor	Hunter	Peters	Wilcox
Crowe	Johnson	Rezin	Mr. President
Cullerton, T.	Jones, E.	Rose	
Cunningham	Joyce	Simmons	
Curran	Koehler	Sims	

The motion prevailed.

And the Senate concurred with the House in the adoption of their Amendment No. 3 to **Senate Bill No. 512**.

Ordered that the Secretary inform the House of Representatives thereof.

On motion of Senator Hunter, **Senate Bill No. 672**, with House Amendment No. 1 on the Secretary's Desk, was taken up for immediate consideration.

Senator Hunter moved that the Senate concur with the House in the adoption of their amendment to said bill.

And on that motion, a call of the roll was had resulting as follows:

YEAS 56; NAYS None.

The following voted in the affirmative:

Anderson	DeWitte	Landek	Stadelman
Aquino	Ellman	Lightford	Stoller
Bailey	Feigenholtz	Loughran Cappel	Syverson
Barickman	Fine	Martwick	Tracy
Belt	Fowler	McClure	Turner, D.
Bennett	Gillespie	McConchie	Turner, S.
Bryant	Glowiak Hilton	Morrison	Villa
Bush	Harris	Muñoz	Villanueva
Castro	Hastings	Murphy	Villivalam
Collins	Holmes	Pacione-Zayas	Wilcox
Connor	Hunter	Peters	Mr. President
Crowe	Johnson	Rezin	
Cullerton, T.	Jones, E.	Rose	
Cunningham	Joyce	Simmons	
Curran	Koehler	Sims	

The motion prevailed.

And the Senate concurred with the House in the adoption of their Amendment No. 1 to **Senate Bill No. 672**.

Ordered that the Secretary inform the House of Representatives thereof.

On motion of Senator Muñoz, **Senate Bill No. 1539**, with House Amendments numbered 1 and 2 on the Secretary's Desk, was taken up for immediate consideration.

Senator Muñoz moved that the Senate concur with the House in the adoption of their amendments to said bill.

And on that motion, a call of the roll was had resulting as follows:

YEAS 59; NAYS None.

The following voted in the affirmative:

Anderson	DeWitte	Landek	Sims
Aquino	Ellman	Lightford	Stadelman

Bailey	Feigenholtz	Loughran Cappel	Stewart
Barickman	Fine	Martwick	Stoller
Belt	Fowler	McClure	Syverson
Bennett	Gillespie	McConchie	Tracy
Bryant	Glowiak Hilton	Morrison	Turner, D.
Bush	Harris	Muñoz	Turner, S.
Castro	Hastings	Murphy	Van Pelt
Collins	Holmes	Pacione-Zayas	Villa
Connor	Hunter	Peters	Villanueva
Crowe	Johnson	Plummer	Villivalam
Cullerton, T.	Jones, E.	Rezin	Wilcox
Cunningham	Joyce	Rose	Mr. President
Curran	Koehler	Simmons	

The motion prevailed.

And the Senate concurred with the House in the adoption of their Amendments numbered 1 and 2 to **Senate Bill No. 1539**.

Ordered that the Secretary inform the House of Representatives thereof.

On motion of Senator Koehler, **Senate Bill No. 1822**, with House Amendments numbered 1 and 2 on the Secretary's Desk, was taken up for immediate consideration.

Senator Koehler moved that the Senate concur with the House in the adoption of their amendments to said bill.

And on that motion, a call of the roll was had resulting as follows:

YEAS 57; NAYS None.

The following voted in the affirmative:

Anderson	Ellman	Lightford	Stewart
Aquino	Feigenholtz	Loughran Cappel	Stoller
Bailey	Fine	Martwick	Syverson
Barickman	Fowler	McClure	Tracy
Belt	Gillespie	McConchie	Turner, D.
Bennett	Glowiak Hilton	Morrison	Turner, S.
Bush	Harris	Muñoz	Van Pelt
Castro	Hastings	Murphy	Villa
Collins	Holmes	Pacione-Zayas	Villanueva
Connor	Hunter	Peters	Villivalam
Crowe	Johnson	Plummer	Wilcox
Cullerton, T.	Jones, E.	Rezin	Mr. President
Cunningham	Joyce	Rose	
Curran	Koehler	Sims	
DeWitte	Landek	Stadelman	

The motion prevailed.

And the Senate concurred with the House in the adoption of their Amendments numbered 1 and 2 to **Senate Bill No. 1822**.

Ordered that the Secretary inform the House of Representatives thereof.

On motion of Senator Collins, **Senate Bill No. 2136**, with House Amendments numbered 1 and 2 on the Secretary's Desk, was taken up for immediate consideration.

Senator Collins moved that the Senate concur with the House in the adoption of their amendments to said bill.

And on that motion, a call of the roll was had resulting as follows:

YEAS 57; NAYS None.

The following voted in the affirmative:

Anderson	DeWitte	Landek	Sims
Aquino	Ellman	Lightford	Stadelman
Bailey	Feigenholtz	Loughran Cappel	Stoller
Barickman	Fine	Martwick	Tracy
Belt	Fowler	McClure	Turner, D.
Bennett	Gillespie	McConchie	Turner, S.
Bryant	Glowiak Hilton	Morrison	Van Pelt
Bush	Harris	Muñoz	Villa
Castro	Hastings	Murphy	Villanueva
Collins	Holmes	Pacione-Zayas	Villivalam
Connor	Hunter	Peters	Wilcox
Crowe	Johnson	Plummer	Mr. President
Cullerton, T.	Jones, E.	Rezin	
Cunningham	Joyce	Rose	
Curran	Koehler	Simmons	

The motion prevailed.

And the Senate concurred with the House in the adoption of their Amendments numbered 1 and 2 to **Senate Bill No. 2136**.

Ordered that the Secretary inform the House of Representatives thereof.

On motion of Senator Stadelman, **Senate Bill No. 2279**, with House Amendments numbered 1 and 2 on the Secretary's Desk, was taken up for immediate consideration.

Senator Stadelman moved that the Senate concur with the House in the adoption of their amendments to said bill.

And on that motion, a call of the roll was had resulting as follows:

YEAS 41; NAYS 18.

The following voted in the affirmative:

Aquino	Feigenholtz	Koehler	Sims
Belt	Fine	Landek	Stadelman
Bennett	Gillespie	Lightford	Turner, D.
Bush	Glowiak Hilton	Loughran Cappel	Van Pelt
Castro	Harris	Martwick	Villa
Collins	Hastings	Morrison	Villanueva
Connor	Holmes	Muñoz	Villivalam
Crowe	Hunter	Murphy	Mr. President
Cullerton, T.	Johnson	Pacione-Zayas	
Cunningham	Jones, E.	Peters	
Ellman	Joyce	Simmons	

The following voted in the negative:

Anderson	DeWitte	Rezin	Tracy
Bailey	Fowler	Rose	Turner, S.
Barickman	McClure	Stewart	Wilcox
Bryant	McConchie	Stoller	
Curran	Plummer	Syverson	

The motion prevailed.

And the Senate concurred with the House in the adoption of their Amendments numbered 1 and 2 to **Senate Bill No. 2279**.

Ordered that the Secretary inform the House of Representatives thereof.

On motion of Senator Feigenholtz, **Senate Bill No. 2325**, with House Amendment No. 1 on the Secretary's Desk, was taken up for immediate consideration.

Senator Feigenholtz moved that the Senate concur with the House in the adoption of their amendment to said bill.

And on that motion, a call of the roll was had resulting as follows:

YEAS 58; NAYS None.

The following voted in the affirmative:

Anderson	DeWitte	Landek	Stadelman
Aquino	Ellman	Lightford	Stewart
Bailey	Feigenholtz	Loughran Cappel	Stoller
Barickman	Fine	Martwick	Syverson
Belt	Fowler	McClure	Tracy
Bennett	Gillespie	McConchie	Turner, D.
Bryant	Glowiak Hilton	Morrison	Turner, S.
Bush	Harris	Muñoz	Van Pelt
Castro	Hastings	Murphy	Villa
Collins	Holmes	Peters	Villanueva
Connor	Hunter	Plummer	Villivalam
Crowe	Johnson	Rezin	Wilcox
Cullerton, T.	Jones, E.	Rose	Mr. President
Cunningham	Joyce	Simmons	
Curran	Koehler	Sims	

The motion prevailed.

And the Senate concurred with the House in the adoption of their Amendment No. 1 to **Senate Bill No. 2325**.

Ordered that the Secretary inform the House of Representatives thereof.

Senator Pacione-Zayas asked and obtained unanimous consent for the Journal to reflect her intention to have voted in the affirmative on **Senate Bill No. 2325**.

On motion of Senator Villanueva, **Senate Bill No. 225**, with House Amendment No. 1 on the Secretary's Desk, was taken up for immediate consideration.

Senator Villanueva moved that the Senate concur with the House in the adoption of their amendment to said bill.

And on that motion, a call of the roll was had resulting as follows:

YEAS 40; NAYS 18.

The following voted in the affirmative:

Aquino	Feigenholtz	Koehler	Sims
Belt	Fine	Landek	Stadelman
Bennett	Gillespie	Lightford	Turner, D.
Bush	Glowiak Hilton	Loughran Cappel	Van Pelt
Castro	Harris	Martwick	Villa
Collins	Hastings	Morrison	Villivalam
Connor	Holmes	Muñoz	Mr. President

Crowe	Hunter	Murphy
Cullerton, T.	Johnson	Pacione-Zayas
Cunningham	Jones, E.	Peters
Ellman	Joyce	Simmons

The following voted in the negative:

Anderson	DeWitte	Rezin	Tracy
Bailey	Fowler	Rose	Turner, S.
Barickman	McClure	Stewart	Wilcox
Bryant	McConchie	Stoller	
Curran	Plummer	Syverson	

The motion prevailed.

And the Senate concurred with the House in the adoption of their Amendment No. 1 to **Senate Bill No. 225**.

Ordered that the Secretary inform the House of Representatives thereof.

Senator Villanueva asked and obtained unanimous consent for the Journal to reflect her intention to have voted in the affirmative on **Senate Bill No. 225**.

On motion of Senator Villanueva, **Senate Bill No. 685**, with House Amendments numbered 1 and 2 on the Secretary's Desk, was taken up for immediate consideration.

Senator Villanueva moved that the Senate concur with the House in the adoption of their amendments to said bill.

And on that motion, a call of the roll was had resulting as follows:

YEAS 57; NAYS None.

The following voted in the affirmative:

Anderson	Ellman	Loughran Cappel	Stewart
Aquino	Feigenholtz	Martwick	Stoller
Bailey	Fine	McClure	Syverson
Barickman	Fowler	McConchie	Tracy
Belt	Gillespie	Morrison	Turner, D.
Bennett	Glowiak Hilton	Muñoz	Turner, S.
Bryant	Harris	Murphy	Van Pelt
Bush	Hastings	Pacione-Zayas	Villa
Castro	Holmes	Peters	Villanueva
Collins	Hunter	Plummer	Villivalam
Connor	Johnson	Rezin	Wilcox
Crowe	Jones, E.	Rose	Mr. President
Cullerton, T.	Joyce	Simmons	
Cunningham	Koehler	Sims	
DeWitte	Lightford	Stadelman	

The motion prevailed.

And the Senate concurred with the House in the adoption of their Amendments numbered 1 and 2 to **Senate Bill No. 685**.

Ordered that the Secretary inform the House of Representatives thereof.

On motion of Senator Belt, **Senate Bill No. 805**, with House Amendments numbered 1 and 2 on the Secretary's Desk, was taken up for immediate consideration.

Senator Belt moved that the Senate concur with the House in the adoption of their amendments to said bill.

And on that motion, a call of the roll was had resulting as follows:

[May 31, 2021]

YEAS 57; NAYS None.

The following voted in the affirmative:

Anderson	DeWitte	Loughran Cappel	Stewart
Aquino	Ellman	Martwick	Stoller
Bailey	Feigenholtz	McClure	Syverson
Barickman	Fine	McConchie	Tracy
Belt	Fowler	Morrison	Turner, D.
Bennett	Gillespie	Muñoz	Turner, S.
Bryant	Glowiak Hilton	Murphy	Van Pelt
Bush	Harris	Pacione-Zayas	Villa
Castro	Hastings	Peters	Villanueva
Collins	Hunter	Plummer	Villivalam
Connor	Johnson	Rezin	Wilcox
Crowe	Joyce	Rose	Mr. President
Cullerton, T.	Koehler	Simmons	
Cunningham	Landek	Sims	
Curran	Lightford	Stadelman	

The motion prevailed.

And the Senate concurred with the House in the adoption of their Amendments numbered 1 and 2 to **Senate Bill No. 805**.

Ordered that the Secretary inform the House of Representatives thereof.

#### READING BILL FROM THE HOUSE OF REPRESENTATIVES A THIRD TIME

On motion of Senator Villa, **House Bill No. 156** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:

YEAS 39; NAYS 17.

The following voted in the affirmative:

Aquino	Ellman	Joyce	Peters
Belt	Feigenholtz	Koehler	Simmons
Bennett	Fine	Landek	Sims
Bush	Gillespie	Lightford	Turner, D.
Castro	Glowiak Hilton	Loughran Cappel	Van Pelt
Collins	Harris	Martwick	Villa
Connor	Hastings	Morrison	Villanueva
Crowe	Hunter	Muñoz	Villivalam
Cullerton, T.	Johnson	Murphy	Mr. President
Cunningham	Jones, E.	Pacione-Zayas	

The following voted in the negative:

Anderson	Fowler	Rose	Turner, S.
Bailey	McClure	Stewart	Wilcox
Barickman	McConchie	Stoller	
Bryant	Plummer	Syverson	
DeWitte	Rezin	Tracy	

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof.

### HOUSE BILL RECALLED

On motion of Senator Martwick, **House Bill No. 275** was recalled from the order of third reading to the order of second reading.

Senator Martwick offered the following amendment and moved its adoption:

#### AMENDMENT NO. 1 TO HOUSE BILL 275

AMENDMENT NO. 1. Amend House Bill 275 by replacing everything after the enacting clause with the following:

"Section 5. The Illinois Pension Code is amended by adding Section 3-110.11a and by changing Section 8-151 as follows:

(40 ILCS 5/3-110.11a new)

Sec. 3-110.11a. Optional credit under Article 5. A police officer may establish optional credit for up to 5 years of service as a participant under Article 5, provided that the police officer (i) was certified under the law governing the certification of police officers at the time the service was rendered, (ii) applies in writing on or before December 31, 2023, (iii) supplies satisfactory evidence of the employment, (iv) completes 10 years of contributing service as a police officer as defined in Section 3-106, and (v) pays into the fund the amount the police officer would have contributed if he or she had been a regular contributor during such period, plus an amount determined by the Board to be equal to the municipality's normal cost of the benefit, plus interest at the actuarially assumed rate calculated from the date the employee last became a police officer under this Article.

A police officer may not establish credit under this Section for any service for which the police officer is eligible to receive benefits under Article 5 of this Code.

(40 ILCS 5/8-151) (from Ch. 108 1/2, par. 8-151)

Sec. 8-151. Compensation annuity and supplemental annuity.

When annuity otherwise provided in this Article for the widow of an employee whose death results solely from injury incurred in the performance of an act of duty is less than 60% of his salary in effect at the time of the injury, "Compensation Annuity" equal to the difference between such annuity and 60% of such salary, shall be payable to her until the date when the employee, if alive, would have attained age 65; and in any case where the employee's death is only partly due to the duty incurred injury, the "Compensation Annuity" shall be based on an amount equal to 40% of such salary.

Thereafter, the widow shall be entitled to "Supplemental Annuity" equal to the difference between the annuity otherwise provided in this Article and the annuity to which she would be entitled if the employee had lived and continued in the service at the salary in effect at the date of the injury until he attained age 65, and based upon her age as it would be on the date he would have attained 65.

"Compensation" or "Supplemental Annuity" shall not be payable unless the widow was the wife of the employee when the injury was incurred.

The city shall contribute to the fund each year the amount required for all compensation annuities payable during any such year. Supplemental Annuity shall be provided from city contributions after the date of the employee's death of such equal sums annually which when improved by interest at the effective rate, will be sufficient, at the time payment of Compensation Annuity to the widow ceases to provide Supplemental Annuity, as stated, for the widow throughout her life thereafter.

Unless the performance of an act or acts of duty results solely in the death of the employee, the annuity provided in this Section shall not be paid. For the purposes of this Section only, the death of any employee as a result of the exposure to and contraction of COVID-19, as evidenced by either (i) a confirmed positive laboratory test for COVID-19 or COVID-19 antibodies or (ii) a confirmed diagnosis of COVID-19 from a licensed medical professional, shall be rebuttably presumed to have been contracted while in the

performance of an act or acts of duty and the employee shall be rebuttably presumed to have been fatally injured while in active service. The presumption shall apply to any employee who was exposed to and contracted COVID-19 on or after March 9, 2020 and on or before June 30, 2021; except that the presumption shall not apply if the employee was on a leave of absence from his or her employment or otherwise not required to report for duty at the physical work space generally assigned to the employee, including, but not limited to, working remotely, for a period of 14 or more consecutive days immediately prior to the date of contraction of COVID-19. For the purposes of determining when an employee contracted COVID-19 under this paragraph, the date of contraction is either the date that the employee was diagnosed with COVID-19 or was unable to work due to symptoms that were later diagnosed as COVID-19, whichever occurred first.

(Source: Laws 1963, p. 161.)

Section 90. The State Mandates Act is amended by adding Section 8.45 as follows:  
(30 ILCS 805/8.45 new)

Sec. 8.45. Exempt mandate. Notwithstanding Sections 6 and 8 of this Act, no reimbursement by the State is required for the implementation of any mandate created by this amendatory Act of the 102nd General Assembly."

Section 999. Effective date. This Act takes effect upon becoming law."

The motion prevailed.

And the amendment was adopted and ordered printed.

Senator Martwick offered the following amendment and moved its adoption:

#### **AMENDMENT NO. 2 TO HOUSE BILL 275**

AMENDMENT NO. 2. Amend House Bill 275, AS AMENDED, with reference to page and line numbers of Senate Amendment No. 1, on page 1, line 5, by replacing "Section 8-151" with "Sections 8-151 and 8-165"; and

on page 4, immediately below line 14, by inserting the following:

"(40 ILCS 5/8-165) (from Ch. 108 1/2, par. 8-165)

Sec. 8-165. Re-entry into service.

(a) Except as provided in subsection (c), when ~~When~~ an employee receiving age and service or prior service annuity who has withdrawn from service after the effective date re-enters service before age 65, any annuity previously granted and any annuity fixed for his wife shall be cancelled. The employee shall be credited for annuity purposes with sums sufficient to provide annuities equal to those cancelled, as of their ages on the date of re-entry; provided, the maximum age of the wife for this purpose shall be as provided in Section 8-155 of this Article.

The sums so credited shall provide for annuities to be fixed and granted in the future. Contributions by the employees and the city for the purposes of this Article shall be made, and when the proper time arrives, as provided in this Article, new annuities based upon the total credit for annuity purposes and the entire term of his service shall be fixed for the employee and his wife.

If the employee's wife died before he re-entered service, no part of any credits for widow's or widow's prior service annuity at the time annuity for his wife was fixed shall be credited upon re-entry into service, and no such sums shall thereafter be used to provide such annuity.

(b) Except as provided in subsection (c), when ~~When~~ an employee re-enters service after age 65, payments on account of any annuity previously granted shall be suspended during the time thereafter that he is in service, and when he again withdraws, annuity payments shall be resumed. If the employee dies in service, his widow shall receive the amount of annuity previously fixed for her.

(c) For school years beginning on or after July 1, 2021, an age and service or prior service annuity shall not be cancelled in the case of an employee who is re-employed by the Board of Education of the city as a Special Education Classroom Assistant or Classroom Assistant on a temporary and non-annual basis or on an hourly basis so long as the person: (1) does not work for compensation on more than 120 days in a school year; or (2) does not accept gross compensation for the re-employment in a school year in excess of

\$30,000. These limitations apply only to school years that begin on or after July 1, 2021. Re-employment under this subsection does not require contributions, result in service credit being earned or granted, or constitute active participation in the Fund.  
(Source: P.A. 81-1536.)".

The motion prevailed.

And the amendment was adopted and ordered printed.

There being no further amendments, the bill, as amended, was ordered to a third reading.

### READING BILLS FROM THE HOUSE OF REPRESENTATIVES A THIRD TIME

On motion of Senator Martwick, **House Bill No. 275** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:

YEAS 59; NAYS None.

The following voted in the affirmative:

Anderson	DeWitte	Landek	Sims
Aquino	Ellman	Lightford	Stadelman
Bailey	Feigenholtz	Loughran Cappel	Stewart
Barickman	Fine	Martwick	Stoller
Belt	Fowler	McClure	Syverson
Bennett	Gillespie	McConchie	Tracy
Bryant	Glowiak Hilton	Morrison	Turner, D.
Bush	Harris	Muñoz	Turner, S.
Castro	Hastings	Murphy	Van Pelt
Collins	Holmes	Pacione-Zayas	Villa
Connor	Hunter	Peters	Villanueva
Crowe	Johnson	Plummer	Villivalam
Cullerton, T.	Jones, E.	Rezin	Wilcox
Cunningham	Joyce	Rose	Mr. President
Curran	Koehler	Simmons	

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence in the Senate Amendments adopted thereto.

On motion of Senator Stadelman, **House Bill No. 605** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:

YEAS 59; NAYS None.

The following voted in the affirmative:

Anderson	DeWitte	Landek	Sims
Aquino	Ellman	Lightford	Stadelman
Bailey	Feigenholtz	Loughran Cappel	Stewart
Barickman	Fine	Martwick	Stoller
Belt	Fowler	McClure	Syverson

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Bennett	Gillespie	McConchie	Tracy
Bryant	Glowiak Hilton	Morrison	Turner, D.
Bush	Harris	Muñoz	Turner, S.
Castro	Hastings	Murphy	Van Pelt
Collins	Holmes	Pacione-Zayas	Villa
Connor	Hunter	Peters	Villanueva
Crowe	Johnson	Plummer	Villivalam
Cullerton, T.	Jones, E.	Rezin	Wilcox
Cunningham	Joyce	Rose	Mr. President
Curran	Koehler	Simmons	

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof.

On motion of Senator Castro, **House Bill No. 369** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

And the question being, “Shall this bill pass?” it was decided in the affirmative by the following vote:

YEAS 57; NAYS None.

The following voted in the affirmative:

Anderson	DeWitte	Landek	Sims
Aquino	Ellman	Lightford	Stadelman
Bailey	Feigenholtz	Loughran Cappel	Syverson
Barickman	Fine	Martwick	Tracy
Belt	Fowler	McClure	Turner, D.
Bennett	Gillespie	McConchie	Turner, S.
Bryant	Glowiak Hilton	Morrison	Van Pelt
Bush	Harris	Muñoz	Villa
Castro	Hastings	Murphy	Villanueva
Collins	Holmes	Pacione-Zayas	Villivalam
Connor	Hunter	Peters	Wilcox
Crowe	Johnson	Plummer	Mr. President
Cullerton, T.	Jones, E.	Rezin	
Cunningham	Joyce	Rose	
Curran	Koehler	Simmons	

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof.

On motion of Senator Simmons, **House Bill No. 648** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

And the question being, “Shall this bill pass?” it was decided in the affirmative by the following vote:

YEAS 59; NAYS None.

The following voted in the affirmative:

Anderson	DeWitte	Landek	Sims
Aquino	Ellman	Lightford	Stadelman
Bailey	Feigenholtz	Loughran Cappel	Stewart

Barickman	Fine	Martwick	Stoller
Belt	Fowler	McClure	Syverson
Bennett	Gillespie	McConchie	Tracy
Bryant	Glowiak Hilton	Morrison	Turner, D.
Bush	Harris	Muñoz	Turner, S.
Castro	Hastings	Murphy	Van Pelt
Collins	Holmes	Pacione-Zayas	Villa
Connor	Hunter	Peters	Villanueva
Crowe	Johnson	Plummer	Villivalam
Cullerton, T.	Jones, E.	Rezin	Wilcox
Cunningham	Joyce	Rose	Mr. President
Curran	Koehler	Simmons	

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof.

On motion of Senator Villivalam, **House Bill No. 684** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

And the question being, “Shall this bill pass?” it was decided in the affirmative by the following vote:

YEAS 58; NAYS None.

The following voted in the affirmative:

Anderson	DeWitte	Lightford	Stadelman
Aquino	Ellman	Loughran Cappel	Stewart
Bailey	Feigenholtz	Martwick	Stoller
Barickman	Fine	McClure	Syverson
Belt	Fowler	McConchie	Tracy
Bennett	Glowiak Hilton	Morrison	Turner, D.
Bryant	Harris	Muñoz	Turner, S.
Bush	Hastings	Murphy	Van Pelt
Castro	Holmes	Pacione-Zayas	Villa
Collins	Hunter	Peters	Villanueva
Connor	Johnson	Plummer	Villivalam
Crowe	Jones, E.	Rezin	Wilcox
Cullerton, T.	Joyce	Rose	Mr. President
Cunningham	Koehler	Simmons	
Curran	Landek	Sims	

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof.

On motion of Senator Hunter, **House Bill No. 690** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

And the question being, “Shall this bill pass?” it was decided in the affirmative by the following vote:

YEAS 58; NAYS None.

The following voted in the affirmative:

Anderson	DeWitte	Landek	Stadelman
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Aquino	Ellman	Lightford	Stewart
Bailey	Feigenholtz	Loughran Cappel	Stoller
Barickman	Fine	Martwick	Syverson
Belt	Fowler	McClure	Tracy
Bennett	Gillespie	Morrison	Turner, D.
Bryant	Glowiak Hilton	Muñoz	Turner, S.
Bush	Harris	Murphy	Van Pelt
Castro	Hastings	Pacione-Zayas	Villa
Collins	Holmes	Peters	Villanueva
Connor	Hunter	Plummer	Villivalam
Crowe	Johnson	Rezin	Wilcox
Cullerton, T.	Jones, E.	Rose	Mr. President
Cunningham	Joyce	Simmons	
Curran	Koehler	Sims	

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).  
Ordered that the Secretary inform the House of Representatives thereof.

#### HOUSE BILL RECALLED

On motion of Senator Harris, **House Bill No. 1725** was recalled from the order of third reading to the order of second reading.

Floor Amendment No. 1 was withdrawn by the sponsor.

There being no further amendments, the bill was ordered to a third reading.

#### READING BILL FROM THE HOUSE OF REPRESENTATIVES A THIRD TIME

On motion of Senator Harris, **House Bill No. 1725** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:

YEAS 59; NAYS None.

The following voted in the affirmative:

Anderson	DeWitte	Landek	Sims
Aquino	Ellman	Lightford	Stadelman
Bailey	Feigenholtz	Loughran Cappel	Stewart
Barickman	Fine	Martwick	Stoller
Belt	Fowler	McClure	Syverson
Bennett	Gillespie	McConchie	Tracy
Bryant	Glowiak Hilton	Morrison	Turner, D.
Bush	Harris	Muñoz	Turner, S.
Castro	Hastings	Murphy	Van Pelt
Collins	Holmes	Pacione-Zayas	Villa
Connor	Hunter	Peters	Villanueva
Crowe	Johnson	Plummer	Villivalam
Cullerton, T.	Jones, E.	Rezin	Wilcox
Cunningham	Joyce	Rose	Mr. President
Curran	Koehler	Simmons	

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

[May 31, 2021]

Ordered that the Secretary inform the House of Representatives thereof.

### HOUSE BILL RECALLED

On motion of Senator Castro, **House Bill No. 2567** was recalled from the order of third reading to the order of second reading.

Senator Castro offered the following amendment and moved its adoption:

#### AMENDMENT NO. 2 TO HOUSE BILL 2567

AMENDMENT NO. 2. Amend House Bill 2567, AS AMENDED, by replacing everything after the enacting clause with the following:

"Section 5. The Commission to End Hunger Act is amended by changing Section 15 as follows:  
(20 ILCS 5015/15)

Sec. 15. Members. The Commission to End Hunger shall be composed of no more than 21 voting members including 2 members of the Illinois House of Representatives, one appointed by the Speaker of the House and one appointed by the House Minority Leader; 2 members of the Illinois Senate, one appointed by the Senate President and one appointed by the Senate Minority Leader; one representative of the Office of the Governor appointed by the Governor; one representative of the Office of the Lieutenant Governor appointed by the Lieutenant Governor; and 15 public members, who shall be appointed by the Governor.

The public members shall include 2 representatives of food banks; 2 representatives from other community food assistance programs; a representative of a statewide organization focused on responding to hunger; a representative from an anti-poverty organization; a representative of an organization that serves or advocates for children and youth; a representative of an organization that serves or advocates for older adults; a representative of an organization that advocates for people who are homeless; a representative of an organization that serves or advocates for persons with disabilities; a representative of an organization that advocates for immigrants; a representative of a municipal or county government; and 3 at-large members. The appointed members shall reflect the racial, gender, and geographic diversity of the State and shall include representation from regions of the State.

The following officials shall serve as ex-officio members: the Secretary of Human Services or his or her designee; the State Superintendent of Education or his or her designee; the Director of Healthcare and Family Services or his or her designee; the Director of Children and Family Services or his or her designee; the Director of Aging or his or her designee; the Director of Natural Resources or his or her designee; and the Director of Agriculture or his or her designee. The African-American Family Commission ~~and~~ the Latino Family Commission, ~~and the Local Food, Farms, and Jobs Council~~ shall each designate a liaison to serve ex-officio on the Commission.

Members shall serve without compensation and are responsible for the cost of all reasonable and necessary travel expenses connected to Commission business, as the State of Illinois will not reimburse Commission members for these costs.

Commission members shall be appointed within 60 days after the effective date of this Act. The Commission shall hold their initial meetings within 60 days after at least 50% of the members have been appointed.

The representative of the Office of the Governor and a representative of a food bank shall serve as co-chairs of the Commission.

At the first meeting of the Commission, the members shall select a 5-person Steering Committee that includes the co-chairs.

The Commission may establish committees that address specific issues or populations and may appoint individuals with relevant expertise who are not appointed members of the Commission to serve on committees as needed.

The Office of the Governor, or a designee of the Governor's choosing, shall provide guidance to the Commission. Under the leadership of the Office of the Governor, subject to appropriation, the Department of Human Services shall also provide leadership to support the Commission. The Department of Human Services and the State of Illinois shall not incur any costs as a result of the creation of the Commission to End Hunger as the coordination of meetings, report preparation, and other related duties will be completed by a representative of a food bank that is serving as a co-chair of the Commission.

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(Source: P.A. 96-1119, eff. 7-20-10; 97-419, eff. 8-16-11.)

Section 10. The Illinois Procurement Code is amended by changing Sections 1-10, 1-12, 1-13, 1-15.93, 20-20, 20-60, 30-30, and 55-20 and by adding Section 50-90 as follows:

(30 ILCS 500/1-10)

Sec. 1-10. Application.

(a) This Code applies only to procurements for which bidders, offerors, potential contractors, or contractors were first solicited on or after July 1, 1998. This Code shall not be construed to affect or impair any contract, or any provision of a contract, entered into based on a solicitation prior to the implementation date of this Code as described in Article 99, including, but not limited to, any covenant entered into with respect to any revenue bonds or similar instruments. All procurements for which contracts are solicited between the effective date of Articles 50 and 99 and July 1, 1998 shall be substantially in accordance with this Code and its intent.

(b) This Code shall apply regardless of the source of the funds with which the contracts are paid, including federal assistance moneys. This Code shall not apply to:

(1) Contracts between the State and its political subdivisions or other governments, or between State governmental bodies, except as specifically provided in this Code.

(2) Grants, except for the filing requirements of Section 20-80.

(3) Purchase of care, except as provided in Section 5-30.6 of the Illinois Public Aid Code and this Section.

(4) Hiring of an individual as employee and not as an independent contractor, whether pursuant to an employment code or policy or by contract directly with that individual.

(5) Collective bargaining contracts.

(6) Purchase of real estate, except that notice of this type of contract with a value of more than \$25,000 must be published in the Procurement Bulletin within 10 calendar days after the deed is recorded in the county of jurisdiction. The notice shall identify the real estate purchased, the names of all parties to the contract, the value of the contract, and the effective date of the contract.

(7) Contracts necessary to prepare for anticipated litigation, enforcement actions, or investigations, provided that the chief legal counsel to the Governor shall give his or her prior approval when the procuring agency is one subject to the jurisdiction of the Governor, and provided that the chief legal counsel of any other procuring entity subject to this Code shall give his or her prior approval when the procuring entity is not one subject to the jurisdiction of the Governor.

(8) (Blank).

(9) Procurement expenditures by the Illinois Conservation Foundation when only private funds are used.

(10) (Blank).

(11) Public-private agreements entered into according to the procurement requirements of Section 20 of the Public-Private Partnerships for Transportation Act and design-build agreements entered into according to the procurement requirements of Section 25 of the Public-Private Partnerships for Transportation Act.

(12) Contracts for legal, financial, and other professional and artistic services entered into on or before December 31, 2018 by the Illinois Finance Authority in which the State of Illinois is not obligated. Such contracts shall be awarded through a competitive process authorized by the Board of the Illinois Finance Authority and are subject to Sections 5-30, 20-160, 50-13, 50-20, 50-35, and 50-37 of this Code, as well as the final approval by the Board of the Illinois Finance Authority of the terms of the contract.

(13) Contracts for services, commodities, and equipment to support the delivery of timely forensic science services in consultation with and subject to the approval of the Chief Procurement Officer as provided in subsection (d) of Section 5-4-3a of the Unified Code of Corrections, except for the requirements of Sections 20-60, 20-65, 20-70, and 20-160 and Article 50 of this Code; however, the Chief Procurement Officer may, in writing with justification, waive any certification required under Article 50 of this Code. For any contracts for services which are currently provided by members of a collective bargaining agreement, the applicable terms of the collective bargaining agreement concerning subcontracting shall be followed.

On and after January 1, 2019, this paragraph (13), except for this sentence, is inoperative.

(14) Contracts for participation expenditures required by a domestic or international trade show or exhibition of an exhibitor, member, or sponsor.

(15) Contracts with a railroad or utility that requires the State to reimburse the railroad or utilities for the relocation of utilities for construction or other public purpose. Contracts included within this paragraph (15) shall include, but not be limited to, those associated with: relocations, crossings, installations, and maintenance. For the purposes of this paragraph (15), "railroad" means any form of non-highway ground transportation that runs on rails or electromagnetic guideways and "utility" means: (1) public utilities as defined in Section 3-105 of the Public Utilities Act, (2) telecommunications carriers as defined in Section 13-202 of the Public Utilities Act, (3) electric cooperatives as defined in Section 3.4 of the Electric Supplier Act, (4) telephone or telecommunications cooperatives as defined in Section 13-212 of the Public Utilities Act, (5) rural water or waste water systems with 10,000 connections or less, (6) a holder as defined in Section 21-201 of the Public Utilities Act, and (7) municipalities owning or operating utility systems consisting of public utilities as that term is defined in Section 11-117-2 of the Illinois Municipal Code.

(16) Procurement expenditures necessary for the Department of Public Health to provide the delivery of timely newborn screening services in accordance with the Newborn Metabolic Screening Act.

(17) Procurement expenditures necessary for the Department of Agriculture, the Department of Financial and Professional Regulation, the Department of Human Services, and the Department of Public Health to implement the Compassionate Use of Medical Cannabis Program and Opioid Alternative Pilot Program requirements and ensure access to medical cannabis for patients with debilitating medical conditions in accordance with the Compassionate Use of Medical Cannabis Program Act.

(18) This Code does not apply to any procurements necessary for the Department of Agriculture, the Department of Financial and Professional Regulation, the Department of Human Services, the Department of Commerce and Economic Opportunity, and the Department of Public Health to implement the Cannabis Regulation and Tax Act if the applicable agency has made a good faith determination that it is necessary and appropriate for the expenditure to fall within this exemption and if the process is conducted in a manner substantially in accordance with the requirements of Sections 20-160, 25-60, 30-22, 50-5, 50-10, 50-10.5, 50-12, 50-13, 50-15, 50-20, 50-21, 50-35, 50-36, 50-37, 50-38, and 50-50 of this Code; however, for Section 50-35, compliance applies only to contracts or subcontracts over \$100,000. Notice of each contract entered into under this paragraph (18) that is related to the procurement of goods and services identified in paragraph (1) through (9) of this subsection shall be published in the Procurement Bulletin within 14 calendar days after contract execution. The Chief Procurement Officer shall prescribe the form and content of the notice. Each agency shall provide the Chief Procurement Officer, on a monthly basis, in the form and content prescribed by the Chief Procurement Officer, a report of contracts that are related to the procurement of goods and services identified in this subsection. At a minimum, this report shall include the name of the contractor, a description of the supply or service provided, the total amount of the contract, the term of the contract, and the exception to this Code utilized. A copy of any or all of these contracts shall be made available to the Chief Procurement Officer immediately upon request. The Chief Procurement Officer shall submit a report to the Governor and General Assembly no later than November 1 of each year that includes, at a minimum, an annual summary of the monthly information reported to the Chief Procurement Officer. This exemption becomes inoperative 5 years after June 25, 2019 (the effective date of Public Act 101-27) ~~this amendatory Act of the 101st General Assembly.~~

Notwithstanding any other provision of law, for contracts with an annual value of more than \$100,000 entered into on or after October 1, 2017 under an exemption provided in any paragraph of this subsection (b), except paragraph (1), (2), or (5), each State agency shall post to the appropriate procurement bulletin the name of the contractor, a description of the supply or service provided, the total amount of the contract, the term of the contract, and the exception to the Code utilized. The chief procurement officer shall submit a report to the Governor and General Assembly no later than November 1 of each year that shall include, at a minimum, an annual summary of the monthly information reported to the chief procurement officer.

(c) This Code does not apply to the electric power procurement process provided for under Section 1-75 of the Illinois Power Agency Act and Section 16-111.5 of the Public Utilities Act.

(d) Except for Section 20-160 and Article 50 of this Code, and as expressly required by Section 9.1 of the Illinois Lottery Law, the provisions of this Code do not apply to the procurement process provided for under Section 9.1 of the Illinois Lottery Law.

(e) This Code does not apply to the process used by the Capital Development Board to retain a person or entity to assist the Capital Development Board with its duties related to the determination of costs of a clean coal SNG brownfield facility, as defined by Section 1-10 of the Illinois Power Agency Act, as required in subsection (h-3) of Section 9-220 of the Public Utilities Act, including calculating the range of capital costs, the range of operating and maintenance costs, or the sequestration costs or monitoring the construction of clean coal SNG brownfield facility for the full duration of construction.

(f) (Blank).

(g) (Blank).

(h) This Code does not apply to the process to procure or contracts entered into in accordance with Sections 11-5.2 and 11-5.3 of the Illinois Public Aid Code.

(i) Each chief procurement officer may access records necessary to review whether a contract, purchase, or other expenditure is or is not subject to the provisions of this Code, unless such records would be subject to attorney-client privilege.

(j) This Code does not apply to the process used by the Capital Development Board to retain an artist or work or works of art as required in Section 14 of the Capital Development Board Act.

(k) This Code does not apply to the process to procure contracts, or contracts entered into, by the State Board of Elections or the State Electoral Board for hearing officers appointed pursuant to the Election Code.

(l) This Code does not apply to the processes used by the Illinois Student Assistance Commission to procure supplies and services paid for from the private funds of the Illinois Prepaid Tuition Fund. As used in this subsection (l), "private funds" means funds derived from deposits paid into the Illinois Prepaid Tuition Trust Fund and the earnings thereon.

(Source: P.A. 100-43, eff. 8-9-17; 100-580, eff. 3-12-18; 100-757, eff. 8-10-18; 100-1114, eff. 8-28-18; 101-27, eff. 6-25-19; 101-81, eff. 7-12-19; 101-363, eff. 8-9-19; revised 9-17-19.)

(30 ILCS 500/1-12)

Sec. 1-12. Applicability to artistic or musical services.

(a) This Code shall not apply to procurement expenditures necessary to provide artistic or musical services, performances, or theatrical productions held at a venue operated or leased by a State agency.

(b) Notice of each contract with an annual value of more than \$100,000 entered into by a State agency that is related to the procurement of goods and services identified in this Section shall be published in the Illinois Procurement Bulletin within 14 calendar days after contract execution. The chief procurement officer shall prescribe the form and content of the notice. Each State agency shall provide the chief procurement officer, on a monthly basis, in the form and content prescribed by the chief procurement officer, a report of contracts that are related to the procurement of supplies and services identified in this Section. At a minimum, this report shall include the name of the contractor, a description of the supply or service provided, the total amount of the contract, the term of the contract, and the exception to the Code utilized. A copy of any or all of these contracts shall be made available to the chief procurement officer immediately upon request. The chief procurement officer shall submit a report to the Governor and General Assembly no later than November 1 of each year that shall include, at a minimum, an annual summary of the monthly information reported to the chief procurement officer.

(c) (Blank).

(d) The General Assembly finds and declares that:

(1) This amendatory Act of the 100th General Assembly manifests the intention of the General Assembly to remove the repeal of this Section.

(2) This Section was originally enacted to protect, promote, and preserve the general welfare. Any construction of this Section that results in the repeal of this Section on December 31, 2016 would be inconsistent with the manifest intent of the General Assembly and repugnant to the context of this Code.

It is hereby declared to have been the intent of the General Assembly that this Section not be subject to repeal on December 31, 2016.

This Section shall be deemed to have been in continuous effect since August 3, 2012 (the effective date of Public Act 97-895), and it shall continue to be in effect henceforward until it is otherwise lawfully repealed. All previously enacted amendments to this Section taking effect on or after December 31, 2016, are hereby validated.

All actions taken in reliance on or pursuant to this Section in the procurement of artistic or musical services are hereby validated.

In order to ensure the continuing effectiveness of this Section, it is set forth in full and re-enacted by this amendatory Act of the 100th General Assembly. This re-enactment is intended as a continuation of this Section. It is not intended to supersede any amendment to this Section that is enacted by the 100th General Assembly.

In this amendatory Act of the 100th General Assembly, the base text of this Section is set forth as amended by Public Act 98-1076. Striking and underscoring is used only to show changes being made to the base text.

This Section applies to all procurements made on or before the effective date of this amendatory Act of the 100th General Assembly.

(Source: P.A. 100-43, eff. 8-9-17.)

(30 ILCS 500/1-13)

Sec. 1-13. Applicability to public institutions of higher education.

(a) This Code shall apply to public institutions of higher education, regardless of the source of the funds with which contracts are paid, except as provided in this Section.

(b) Except as provided in this Section, this Code shall not apply to procurements made by or on behalf of public institutions of higher education for any of the following:

(1) Memberships in professional, academic, research, or athletic organizations on behalf of a public institution of higher education, an employee of a public institution of higher education, or a student at a public institution of higher education.

(2) Procurement expenditures for events or activities paid for exclusively by revenues generated by the event or activity, gifts or donations for the event or activity, private grants, or any combination thereof.

(3) Procurement expenditures for events or activities for which the use of specific potential contractors is mandated or identified by the sponsor of the event or activity, provided that the sponsor is providing a majority of the funding for the event or activity.

(4) Procurement expenditures necessary to provide athletic, artistic or musical services, performances, events, or productions by or for a public institution of higher education.

(5) Procurement expenditures for periodicals, books, subscriptions, database licenses, and other publications procured for use by a university library or academic department, except for expenditures related to procuring textbooks for student use or materials for resale or rental.

(6) Procurement expenditures for placement of students in externships, practicums, field experiences, and for medical residencies and rotations.

(7) Contracts for programming and broadcast license rights for university-operated radio and television stations.

(8) Procurement expenditures necessary to perform sponsored research and other sponsored activities under grants and contracts funded by the sponsor or by sources other than State appropriations.

(9) Contracts with a foreign entity for research or educational activities, provided that the foreign entity either does not maintain an office in the United States or is the sole source of the service or product.

Notice of each contract with an annual value of more than \$100,000 entered into by a public institution of higher education that is related to the procurement of goods and services identified in items (1) through (9) of this subsection shall be published in the Procurement Bulletin within 14 calendar days after contract execution. The Chief Procurement Officer shall prescribe the form and content of the notice. Each public institution of higher education shall provide the Chief Procurement Officer, on a monthly basis, in the form and content prescribed by the Chief Procurement Officer, a report of contracts that are related to the procurement of goods and services identified in this subsection. At a minimum, this report shall include the name of the contractor, a description of the supply or service provided, the total amount of the contract, the term of the contract, and the exception to the Code utilized. A copy of any or all of these contracts shall be made available to the Chief Procurement Officer immediately upon request. The Chief Procurement Officer shall submit a report to the Governor and General Assembly no later than November 1 of each year that shall include, at a minimum, an annual summary of the monthly information reported to the Chief Procurement Officer.

(b-5) Except as provided in this subsection, the provisions of this Code shall not apply to contracts for medical supplies, and to contracts for medical services necessary for the delivery of care and treatment at medical, dental, or veterinary teaching facilities utilized by Southern Illinois University or the University of Illinois and at any university-operated health care center or dispensary that provides care, treatment, and medications for students, faculty and staff. Other supplies and services needed for these teaching facilities shall be subject to the jurisdiction of the Chief Procurement Officer for Public Institutions of Higher Education who may establish expedited procurement procedures and may waive or modify certification, contract, hearing, process and registration requirements required by the Code. All procurements made under this subsection shall be documented and may require publication in the Illinois Procurement Bulletin.

(b-10) Procurements made by or on behalf of the University of Illinois for investment services scheduled to expire June 2020 may be extended through June 2021 without being subject to the requirements of this Code. Any contract extended, renewed, or entered pursuant to this exception shall be published on the Executive Ethics Commission's website within 5 days of contract execution. This subsection is inoperative on and after July 1, 2021.

(c) Procurements made by or on behalf of public institutions of higher education for the fulfillment of a grant shall be made in accordance with the requirements of this Code to the extent practical.

Upon the written request of a public institution of higher education, the Chief Procurement Officer may waive contract, registration, certification, and hearing requirements of this Code if, based on the item to be procured or the terms of a grant, compliance is impractical. The public institution of higher education shall provide the Chief Procurement Officer with specific reasons for the waiver, including the necessity of contracting with a particular potential contractor, and shall certify that an effort was made in good faith to comply with the provisions of this Code. The Chief Procurement Officer shall provide written justification for any waivers. By November 1 of each year, the Chief Procurement Officer shall file a report with the General Assembly identifying each contract approved with waivers and providing the justification given for any waivers for each of those contracts. Notice of each waiver made under this subsection shall be published in the Procurement Bulletin within 14 calendar days after contract execution. The Chief Procurement Officer shall prescribe the form and content of the notice.

(d) Notwithstanding this Section, a waiver of the registration requirements of Section 20-160 does not permit a business entity and any affiliated entities or affiliated persons to make campaign contributions if otherwise prohibited by Section 50-37. The total amount of contracts awarded in accordance with this Section shall be included in determining the aggregate amount of contracts or pending bids of a business entity and any affiliated entities or affiliated persons.

(e) Notwithstanding subsection (e) of Section 50-10.5 of this Code, the Chief Procurement Officer, with the approval of the Executive Ethics Commission, may permit a public institution of higher education to accept a bid or enter into a contract with a business that assisted the public institution of higher education in determining whether there is a need for a contract or assisted in reviewing, drafting, or preparing documents related to a bid or contract, provided that the bid or contract is essential to research administered by the public institution of higher education and it is in the best interest of the public institution of higher education to accept the bid or contract. For purposes of this subsection, "business" includes all individuals with whom a business is affiliated, including, but not limited to, any officer, agent, employee, consultant, independent contractor, director, partner, manager, or shareholder of a business. The Executive Ethics Commission may promulgate rules and regulations for the implementation and administration of the provisions of this subsection (e).

(f) As used in this Section:

"Grant" means non-appropriated funding provided by a federal or private entity to support a project or program administered by a public institution of higher education and any non-appropriated funding provided to a sub-recipient of the grant.

"Public institution of higher education" means Chicago State University, Eastern Illinois University, Governors State University, Illinois State University, Northeastern Illinois University, Northern Illinois University, Southern Illinois University, University of Illinois, Western Illinois University, and, for purposes of this Code only, the Illinois Mathematics and Science Academy.

(g) (Blank).

(h) The General Assembly finds and declares that:

(1) Public Act 98-1076, which took effect on January 1, 2015, changed the repeal date set for this Section from December 31, 2014 to December 31, 2016.

(2) The Statute on Statutes sets forth general rules on the repeal of statutes and the construction of multiple amendments, but Section 1 of that Act also states that these rules will not be observed when the result would be "inconsistent with the manifest intent of the General Assembly or repugnant to the context of the statute".

(3) This amendatory Act of the 100th General Assembly manifests the intention of the General Assembly to remove the repeal of this Section.

(4) This Section was originally enacted to protect, promote, and preserve the general welfare. Any construction of this Section that results in the repeal of this Section on December 31, 2014 would be inconsistent with the manifest intent of the General Assembly and repugnant to the context of this Code.

It is hereby declared to have been the intent of the General Assembly that this Section not be subject to repeal on December 31, 2014.

This Section shall be deemed to have been in continuous effect since December 20, 2011 (the effective date of Public Act 97-643), and it shall continue to be in effect henceforward until it is otherwise lawfully repealed. All previously enacted amendments to this Section taking effect on or after December 31, 2014, are hereby validated.

All actions taken in reliance on or pursuant to this Section by any public institution of higher education, person, or entity are hereby validated.

In order to ensure the continuing effectiveness of this Section, it is set forth in full and re-enacted by this amendatory Act of the 100th General Assembly. This re-enactment is intended as a continuation of this Section. It is not intended to supersede any amendment to this Section that is enacted by the 100th General Assembly.

In this amendatory Act of the 100th General Assembly, the base text of the reenacted Section is set forth as amended by Public Act 98-1076. Striking and underscoring is used only to show changes being made to the base text.

This Section applies to all procurements made on or before the effective date of this amendatory Act of the 100th General Assembly.

(Source: P.A. 100-43, eff. 8-9-17; 101-640, eff. 6-12-20.)

(30 ILCS 500/1-15.93)

(Section scheduled to be repealed on January 1, 2022)

Sec. 1-15.93. Single prime. "Single prime" means the design-bid-build procurement delivery method for a building construction project in which the Capital Development Board is the construction agency procuring 2 or more subdivisions of work enumerated in paragraphs (1) through (5) of subsection (a) of Section 30-30 of this Code under a single contract. This Section is repealed on January 1, 2024 ~~2022~~.

(Source: P.A. 101-369, eff. 12-15-19; 101-645, eff. 6-26-20.)

(30 ILCS 500/20-20)

Sec. 20-20. Small purchases.

(a) Amount. Any individual procurement of supplies or services not exceeding \$100,000 and any procurement of construction not exceeding \$100,000, or any individual procurement of professional or artistic services not exceeding \$100,000 may be made without competitive source selection. Procurements shall not be artificially divided so as to constitute a small purchase under this Section. Any procurement of construction not exceeding \$100,000 may be made by an alternative competitive source selection. The construction agency shall establish rules for an alternative competitive source selection process. This Section does not apply to construction-related professional services contracts awarded in accordance with the provisions of the Architectural, Engineering, and Land Surveying Qualifications Based Selection Act.

(b) Adjustment. Each July 1, the small purchase maximum established in subsection (a) shall be adjusted for inflation as determined by the Consumer Price Index for All Urban Consumers as determined by the United States Department of Labor and rounded to the nearest \$100.

(c) Based upon rules proposed by the Board and rules promulgated by the chief procurement officers, the small purchase maximum established in subsection (a) may be modified.

(d) Certification. All small purchases with an annual value of more than \$50,000 shall be accompanied by Standard Illinois Certifications in a form prescribed by each Chief Procurement Officer.

(Source: P.A. 100-43, eff. 8-9-17.)

(30 ILCS 500/20-60)

(Text of Section before amendment by P.A. 101-657, Article 40, Section 40-125)

Sec. 20-60. Duration of contracts.

(a) Maximum duration. A contract may be entered into for any period of time deemed to be in the best interests of the State but not exceeding 10 years inclusive, beginning January 1, 2010, of proposed contract renewals. Third parties may lease State-owned dark fiber networks for any period of time deemed to be in the best interest of the State, but not exceeding 20 years. The length of a lease for real property or capital improvements shall be in accordance with the provisions of Section 40-25. The length of energy conservation program contracts or energy savings contracts or leases shall be in accordance with the provisions of Section 25-45. A contract for bond or mortgage insurance awarded by the Illinois Housing Development Authority, however, may be entered into for any period of time less than or equal to the maximum period of time that the subject bond or mortgage may remain outstanding.

(b) Subject to appropriation. All contracts made or entered into shall recite that they are subject to termination and cancellation in any year for which the General Assembly fails to make an appropriation to make payments under the terms of the contract.

(c) The chief procurement officer shall file a proposed extension or renewal of a contract with the Procurement Policy Board prior to entering into any extension or renewal if the cost associated with the extension or renewal exceeds \$249,999. The Procurement Policy Board may object to the proposed extension or renewal within 30 calendar days and require a hearing before the Board prior to entering into the extension or renewal. If the Procurement Policy Board does not object within 30 calendar days or takes affirmative action to recommend the extension or renewal, the chief procurement officer may enter into the extension or renewal of a contract. This subsection does not apply to any emergency procurement, any procurement under Article 40, or any procurement exempted by Section 1-10(b) of this Code. If any State agency contract is paid for in whole or in part with federal-aid funds, grants, or loans and the provisions of this subsection would result in the loss of those federal-aid funds, grants, or loans, then the contract is exempt from the provisions of this subsection in order to remain eligible for those federal-aid funds, grants, or loans, and the State agency shall file notice of this exemption with the Procurement Policy Board prior to entering into the proposed extension or renewal. Nothing in this subsection permits a chief procurement officer to enter into an extension or renewal in violation of subsection (a). By August 1 each year, the Procurement Policy Board shall file a report with the General Assembly identifying for the previous fiscal year (i) the proposed extensions or renewals that were filed with the Board and whether the Board objected and (ii) the contracts exempt from this subsection.

(d) Notwithstanding the provisions of subsection (a) of this Section, the Department of Innovation and Technology may enter into leases for dark fiber networks for any period of time deemed to be in the best interests of the State but not exceeding 20 years inclusive. The Department of Innovation and Technology may lease dark fiber networks from third parties only for the primary purpose of providing services (i) to the offices of Governor, Lieutenant Governor, Attorney General, Secretary of State, Comptroller, or Treasurer and State agencies, as defined under Section 5-15 of the Civil Administrative Code of Illinois or (ii) for anchor institutions, as defined in Section 7 of the Illinois Century Network Act. Dark fiber network lease contracts shall be subject to all other provisions of this Code and any applicable rules or requirements, including, but not limited to, publication of lease solicitations, use of standard State contracting terms and conditions, and approval of vendor certifications and financial disclosures.

(e) As used in this Section, "dark fiber network" means a network of fiber optic cables laid but currently unused by a third party that the third party is leasing for use as network infrastructure.

(f) No vendor shall be eligible for renewal of a contract when that vendor has failed to meet the goals agreed to in the vendor's utilization plan unless the State agency or public institution of higher education has determined that the vendor made good faith efforts toward meeting the contract goals and has issued a waiver ~~or that vendor is not otherwise excused from compliance by the chief procurement officer in consultation with the purchasing State agency.~~ The form and content of the waiver shall be prescribed by each chief procurement officer, but shall not impair the State agency or public institutions of higher education determination to execute the renewal. The chief procurement officer shall post the completed form on his or her official website within 5 business days after receipt from the State agency or public institution of higher education. The chief procurement officer shall maintain on his or her official website a database of waivers granted under this Section with respect to contracts under his or her jurisdiction. The database shall be updated periodically and shall be searchable by contractor name and by contracting State agency or public institution of higher education.

(Source: P.A. 100-23, eff. 7-6-17; 100-611, eff. 7-20-18; 101-81, eff. 7-12-19; 101-657, Article 5, Section 5-5, eff. 3-23-21.)

(Text of Section after amendment by P.A. 101-657, Article 40, Section 40-125)  
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(a) Maximum duration. A contract may be entered into for any period of time deemed to be in the best interests of the State but not exceeding 10 years inclusive, beginning January 1, 2010, of proposed contract renewals. Third parties may lease State-owned dark fiber networks for any period of time deemed to be in the best interest of the State, but not exceeding 20 years. The length of a lease for real property or capital improvements shall be in accordance with the provisions of Section 40-25. The length of energy conservation program contracts or energy savings contracts or leases shall be in accordance with the provisions of Section 25-45. A contract for bond or mortgage insurance awarded by the Illinois Housing Development Authority, however, may be entered into for any period of time less than or equal to the maximum period of time that the subject bond or mortgage may remain outstanding.

(b) Subject to appropriation. All contracts made or entered into shall recite that they are subject to termination and cancellation in any year for which the General Assembly fails to make an appropriation to make payments under the terms of the contract.

(c) The chief procurement officer shall file a proposed extension or renewal of a contract with the Procurement Policy Board and the Commission on Equity and Inclusion prior to entering into any extension or renewal if the cost associated with the extension or renewal exceeds \$249,999. The Procurement Policy Board or the Commission on Equity and Inclusion may object to the proposed extension or renewal within 30 calendar days and require a hearing before the Board or the Commission on Equity and Inclusion prior to entering into the extension or renewal. If the Procurement Policy Board or the Commission on Equity and Inclusion does not object within 30 calendar days or takes affirmative action to recommend the extension or renewal, the chief procurement officer may enter into the extension or renewal of a contract. This subsection does not apply to any emergency procurement, any procurement under Article 40, or any procurement exempted by Section 1-10(b) of this Code. If any State agency contract is paid for in whole or in part with federal-aid funds, grants, or loans and the provisions of this subsection would result in the loss of those federal-aid funds, grants, or loans, then the contract is exempt from the provisions of this subsection in order to remain eligible for those federal-aid funds, grants, or loans, and the State agency shall file notice of this exemption with the Procurement Policy Board or the Commission on Equity and Inclusion prior to entering into the proposed extension or renewal. Nothing in this subsection permits a chief procurement officer to enter into an extension or renewal in violation of subsection (a). By August 1 each year, the Procurement Policy Board and the Commission on Equity and Inclusion shall each file a report with the General Assembly identifying for the previous fiscal year (i) the proposed extensions or renewals that were filed and whether such extensions and renewals were objected to and (ii) the contracts exempt from this subsection.

(d) Notwithstanding the provisions of subsection (a) of this Section, the Department of Innovation and Technology may enter into leases for dark fiber networks for any period of time deemed to be in the best interests of the State but not exceeding 20 years inclusive. The Department of Innovation and Technology may lease dark fiber networks from third parties only for the primary purpose of providing services (i) to the offices of Governor, Lieutenant Governor, Attorney General, Secretary of State, Comptroller, or Treasurer and State agencies, as defined under Section 5-15 of the Civil Administrative Code of Illinois or (ii) for anchor institutions, as defined in Section 7 of the Illinois Century Network Act. Dark fiber network lease contracts shall be subject to all other provisions of this Code and any applicable rules or requirements, including, but not limited to, publication of lease solicitations, use of standard State contracting terms and conditions, and approval of vendor certifications and financial disclosures.

(e) As used in this Section, "dark fiber network" means a network of fiber optic cables laid but currently unused by a third party that the third party is leasing for use as network infrastructure.

(f) No vendor shall be eligible for renewal of a contract when that vendor has failed to meet the goals agreed to in the vendor's utilization plan unless the State agency or public institution of higher education has determined that the vendor made good faith efforts toward meeting the contract goals and has issued a waiver ~~or that vendor is not otherwise excused from compliance by the chief procurement officer in consultation with the purchasing State agency.~~ The form and content of the waiver shall be prescribed by each chief procurement officer, but shall not impair the State agency or public institution of higher education determination to execute the renewal. The chief procurement officer shall post the completed form on his or her official website within 5 business days after receipt from the State agency or public institution of higher education. The chief procurement officer who shall maintain on his or her official website a database of waivers granted under this Section with respect to contracts under his or her jurisdiction. The database shall

be updated periodically and shall be searchable by contractor name and by contracting State agency or public institution of higher education.

(Source: P.A. 100-23, eff. 7-6-17; 100-611, eff. 7-20-18; 101-81, eff. 7-12-19; 101-657, Article 5, Section 5-5, eff. 3-23-21; 101-657, Article 40, Section 40-125, eff. 1-1-22; revised 5-18-21.)

(30 ILCS 500/30-30)

Sec. 30-30. Design-bid-build construction.

(a) The provisions of this subsection are operative through December 31, 2023 ~~2021~~.

For building construction contracts in excess of \$250,000, separate specifications may be prepared for all equipment, labor, and materials in connection with the following 5 subdivisions of the work to be performed:

- (1) plumbing;
- (2) heating, piping, refrigeration, and automatic temperature control systems, including the testing and balancing of those systems;
- (3) ventilating and distribution systems for conditioned air, including the testing and balancing of those systems;
- (4) electric wiring; and
- (5) general contract work.

The specifications may be so drawn as to permit separate and independent bidding upon each of the 5 subdivisions of work. All contracts awarded for any part thereof may award the 5 subdivisions of work separately to responsible and reliable persons, firms, or corporations engaged in these classes of work. The contracts, at the discretion of the construction agency, may be assigned to the successful bidder on the general contract work or to the successful bidder on the subdivision of work designated by the construction agency before the bidding as the prime subdivision of work, provided that all payments will be made directly to the contractors for the 5 subdivisions of work upon compliance with the conditions of the contract.

Beginning on the effective date of this amendatory Act of the 101st General Assembly and through December 31, 2023 ~~2020~~, for single prime projects: (i) the bid of the successful low bidder shall identify the name of the subcontractor, if any, and the bid proposal costs for each of the 5 subdivisions of work set forth in this Section; (ii) the contract entered into with the successful bidder shall provide that no identified subcontractor may be terminated without the written consent of the Capital Development Board; (iii) the contract shall comply with the disadvantaged business practices of the Business Enterprise for Minorities, Women, and Persons with Disabilities Act and the equal employment practices of Section 2-105 of the Illinois Human Rights Act; and (iv) the Capital Development Board shall submit an annual report to the General Assembly and Governor on the bidding, award, and performance of all single prime projects.

For building construction projects with a total construction cost valued at \$5,000,000 or less, the Capital Development Board shall not use the single prime procurement delivery method for more than 50% of the total number of projects bid for each fiscal year. Any project with a total construction cost valued greater than \$5,000,000 may be bid using single prime at the discretion of the Executive Director of the Capital Development Board.

(b) The provisions of this subsection are operative on and after January 1, 2024 ~~2022~~. For building construction contracts in excess of \$250,000, separate specifications shall be prepared for all equipment, labor, and materials in connection with the following 5 subdivisions of the work to be performed:

- (1) plumbing;
- (2) heating, piping, refrigeration, and automatic temperature control systems, including the testing and balancing of those systems;
- (3) ventilating and distribution systems for conditioned air, including the testing and balancing of those systems;
- (4) electric wiring; and
- (5) general contract work.

The specifications must be so drawn as to permit separate and independent bidding upon each of the 5 subdivisions of work. All contracts awarded for any part thereof shall award the 5 subdivisions of work separately to responsible and reliable persons, firms, or corporations engaged in these classes of work. The contracts, at the discretion of the construction agency, may be assigned to the successful bidder on the general contract work or to the successful bidder on the subdivision of work designated by the construction agency before the bidding as the prime subdivision of work, provided that all payments will be made

directly to the contractors for the 5 subdivisions of work upon compliance with the conditions of the contract.

(Source: P.A. 100-391, eff. 8-25-17; 101-369, eff. 12-15-19; 101-645, eff. 6-26-20.)

(30 ILCS 500/50-90 new)

Sec. 50-90. Certifications. All contracts under this Code with an annual value of more than \$50,000 annually shall be accompanied by Standard Illinois Certifications in a form prescribed by each Chief Procurement Officer.

(30 ILCS 500/55-20)

Sec. 55-20. Contracts for food donation; food donation policy.

(a) After the effective date of this amendatory Act of the 99th General Assembly, a public entity shall not enter into a contract to purchase food with a bidder or offeror if the bidder's or offeror's contract terms prohibit the public entity from donating food to food banks, including, but not limited to, homeless shelters, food pantries, and soup kitchens.

(b) Each State agency that purchases food through a contract procured in accordance with ~~entering into or maintaining a contract for the purchase of food under~~ this Code shall adopt a policy that permits the donation of leftover food ~~purchased with~~ ~~procured by~~ State funds. The policy shall address any daily food operations run by the agency, including one-time events, and shall contain a list of nearby soup kitchens, food pantries, and other non-profit organizations where leftover food can be donated. Each State agency shall circulate its policy to all agency employees, and submit its food donation policy to the Department of Central Management Services on an annual basis beginning December 31, 2018.

(Source: P.A. 99-552, eff. 7-15-16; 100-709, eff. 8-3-18.)

Section 15. The Design-Build Procurement Act is amended by changing Section 90 as follows:

(30 ILCS 537/90)

(Section scheduled to be repealed on July 1, 2022)

Sec. 90. Repealer. This Act is repealed on January 1, 2024 ~~July 1, 2022~~.

(Source: P.A. 100-1189, eff. 4-5-19.)

Section 20. The Local Food, Farms, and Jobs Act is amended by changing Section 10 as follows:

(30 ILCS 595/10)

Sec. 10. Procurement goals for local farm or food products.

(a) In order to create, strengthen, and expand local farm and food economies throughout Illinois, it shall be the goal of this State that 20% of all food and food products purchased by State agencies and State-owned facilities, including, without limitation, facilities for persons with mental health and developmental disabilities, correctional facilities, and public universities, shall, by 2020, be local farm or food products.

(b) ~~The State Local Food, Farms, and Jobs Council established under this Act~~ shall support and encourage that 10% of food and food products purchased by entities funded in part or in whole by State dollars, which spend more than \$25,000 per year on food or food products for its students, residents, or clients, including, without limitation, public schools, child care facilities, after-school programs, and hospitals, shall, by 2020, be local farm or food products.

(c) To meet the goals set forth in this Section, when a State contract for purchase of food or food products is to be awarded to the lowest responsible bidder, an otherwise qualified bidder who will fulfill the contract through the use of local farm or food products may be given preference over other bidders, provided that the cost included in the bid of local farm or food products is not more than 10% greater than the cost included in a bid that is not for local farm or food products.

(d) All State agencies and State-owned facilities that purchase food and food products shall, ~~with the assistance of the Local Food, Farms, and Jobs Council,~~ develop a system for (i) identifying the percentage of local farm or food products purchased for fiscal year ~~2020~~ ~~2011~~ as the baseline; and (ii) tracking and reporting local farm or food products purchases on an annual basis.

(e) All State agencies and State-owned facilities that purchase food and food products shall publish on their applicable procurement bulletin their farm or food purchases for the recently completed fiscal year. The first published report shall be due no later than January 1, 2022 and represent fiscal year 2021 purchases. A report shall be due each January 1 thereafter and be published on a form prescribed by each applicable Chief Procurement Officer.

(Source: P.A. 96-579, eff. 8-18-09.)

[May 31, 2021]

(30 ILCS 595/15 rep.)

(30 ILCS 595/20 rep.)

(30 ILCS 595/25 rep.)

Section 25. The Local Food, Farms, and Jobs Act is amended by repealing Sections 15, 20, and 25.

Section 30. The Illinois Human Rights Act is amended by changing Section 2-105 as follows:

(775 ILCS 5/2-105) (from Ch. 68, par. 2-105)

Sec. 2-105. Equal Employment Opportunities; Affirmative Action.

(A) Public Contracts. Every party to a public contract and every eligible bidder shall:

(1) Refrain from unlawful discrimination and discrimination based on citizenship status in employment and undertake affirmative action to assure equality of employment opportunity and eliminate the effects of past discrimination;

(2) Comply with the procedures and requirements of the Department's regulations concerning equal employment opportunities and affirmative action;

(3) Provide such information, with respect to its employees and applicants for employment, and assistance as the Department may reasonably request;

(4) Have written sexual harassment policies that shall include, at a minimum, the following information: (i) the illegality of sexual harassment; (ii) the definition of sexual harassment under State law; (iii) a description of sexual harassment, utilizing examples; (iv) the vendor's internal complaint process including penalties; (v) the legal recourse, investigative and complaint process available through the Department and the Commission; (vi) directions on how to contact the Department and Commission; and (vii) protection against retaliation as provided by Section 6-101 of this Act. A copy of the policies shall be provided to the Department upon request. Additionally, each bidder who submits a bid or offer for a State contract under the Illinois Procurement Code shall have a written copy of the bidder's sexual harassment policy as required under this paragraph (4). A copy of the policy shall be provided to the State agency entering into the contract upon request.

The Department, by rule, shall establish a reasonable opportunity to cure any noncompliance with this subsection by a bidder prior to the awarding of a contract.

(B) State Agencies. Every State executive department, State agency, board, commission, and instrumentality shall:

(1) Comply with the procedures and requirements of the Department's regulations concerning equal employment opportunities and affirmative action;

(2) Provide such information and assistance as the Department may request.

(3) Establish, maintain, and carry out a continuing affirmative action plan consistent with this Act and the regulations of the Department designed to promote equal opportunity for all State residents in every aspect of agency personnel policy and practice. For purposes of these affirmative action plans, the race and national origin categories to be included in the plans are: American Indian or Alaska Native, Asian, Black or African American, Hispanic or Latino, Native Hawaiian or Other Pacific Islander.

This plan shall include a current detailed status report:

(a) indicating, by each position in State service, the number, percentage, and average salary of individuals employed by race, national origin, sex and disability, and any other category that the Department may require by rule;

(b) identifying all positions in which the percentage of the people employed by race, national origin, sex and disability, and any other category that the Department may require by rule, is less than four-fifths of the percentage of each of those components in the State work force;

(c) specifying the goals and methods for increasing the percentage by race, national origin, sex and disability, and any other category that the Department may require by rule, in State positions;

(d) indicating progress and problems toward meeting equal employment opportunity goals, including, if applicable, but not limited to, Department of Central Management Services recruitment efforts, publicity, promotions, and use of options designating positions by linguistic abilities;

(e) establishing a numerical hiring goal for the employment of qualified persons with disabilities in the agency as a whole, to be based on the proportion of people with work disabilities in the Illinois labor force as reflected in the most recent employment data made available by the United States Census Bureau.

(4) If the agency has 1000 or more employees, appoint a full-time Equal Employment Opportunity officer, subject to the Department's approval, whose duties shall include:

(a) Advising the head of the particular State agency with respect to the preparation of equal employment opportunity programs, procedures, regulations, reports, and the agency's affirmative action plan.

(b) Evaluating in writing each fiscal year the sufficiency of the total agency program for equal employment opportunity and reporting thereon to the head of the agency with recommendations as to any improvement or correction in recruiting, hiring or promotion needed, including remedial or disciplinary action with respect to managerial or supervisory employees who have failed to cooperate fully or who are in violation of the program.

(c) Making changes in recruitment, training and promotion programs and in hiring and promotion procedures designed to eliminate discriminatory practices when authorized.

(d) Evaluating tests, employment policies, practices and qualifications and reporting to the head of the agency and to the Department any policies, practices and qualifications that have unequal impact by race, national origin as required by Department rule, sex or disability or any other category that the Department may require by rule, and to assist in the recruitment of people in underrepresented classifications. This function shall be performed in cooperation with the State Department of Central Management Services.

(e) Making any aggrieved employee or applicant for employment aware of his or her remedies under this Act.

In any meeting, investigation, negotiation, conference, or other proceeding between a State employee and an Equal Employment Opportunity officer, a State employee (1) who is not covered by a collective bargaining agreement and (2) who is the complaining party or the subject of such proceeding may be accompanied, advised and represented by (1) an attorney licensed to practice law in the State of Illinois or (2) a representative of an employee organization whose membership is composed of employees of the State and of which the employee is a member. A representative of an employee, other than an attorney, may observe but may not actively participate, or advise the State employee during the course of such meeting, investigation, negotiation, conference or other proceeding. Nothing in this Section shall be construed to permit any person who is not licensed to practice law in Illinois to deliver any legal services or otherwise engage in any activities that would constitute the unauthorized practice of law. Any representative of an employee who is present with the consent of the employee, shall not, during or after termination of the relationship permitted by this Section with the State employee, use or reveal any information obtained during the course of the meeting, investigation, negotiation, conference or other proceeding without the consent of the complaining party and any State employee who is the subject of the proceeding and pursuant to rules and regulations governing confidentiality of such information as promulgated by the appropriate State agency. Intentional or reckless disclosure of information in violation of these confidentiality requirements shall constitute a Class B misdemeanor.

(5) Establish, maintain and carry out a continuing sexual harassment program that shall include the following:

(a) Develop a written sexual harassment policy that includes at a minimum the following information: (i) the illegality of sexual harassment; (ii) the definition of sexual harassment under State law; (iii) a description of sexual harassment, utilizing examples; (iv) the agency's internal complaint process including penalties; (v) the legal recourse, investigative and complaint process available through the Department and the Commission; (vi) directions on how to contact the Department and Commission; and (vii) protection against retaliation as provided by Section 6-101 of this Act. The policy shall be reviewed annually.

(b) Post in a prominent and accessible location and distribute in a manner to assure notice to all agency employees without exception the agency's sexual harassment policy. Such documents may meet, but shall not exceed, the 6th grade literacy level. Distribution shall be

effectuated within 90 days of the effective date of this amendatory Act of 1992 and shall occur annually thereafter.

(c) Provide training on sexual harassment prevention and the agency's sexual harassment policy as a component of all ongoing or new employee training programs.

(6) Notify the Department 30 days before effecting any layoff. Once notice is given, the following shall occur:

(a) No layoff may be effective earlier than 10 working days after notice to the Department, unless an emergency layoff situation exists.

(b) The State executive department, State agency, board, commission, or instrumentality in which the layoffs are to occur must notify each employee targeted for layoff, the employee's union representative (if applicable), and the State Dislocated Worker Unit at the Department of Commerce and Economic Opportunity.

(c) The State executive department, State agency, board, commission, or instrumentality in which the layoffs are to occur must conform to applicable collective bargaining agreements.

(d) The State executive department, State agency, board, commission, or instrumentality in which the layoffs are to occur should notify each employee targeted for layoff that transitional assistance may be available to him or her under the Economic Dislocation and Worker Adjustment Assistance Act administered by the Department of Commerce and Economic Opportunity. Failure to give such notice shall not invalidate the layoff or postpone its effective date.

As used in this subsection (B), "disability" shall be defined in rules promulgated under the Illinois Administrative Procedure Act.

(C) Civil Rights Violations. It is a civil rights violation for any public contractor or eligible bidder to:

(1) fail to comply with the public contractor's or eligible bidder's duty to refrain from unlawful discrimination and discrimination based on citizenship status in employment under subsection (A)(1) of this Section; or

(2) fail to comply with the public contractor's or eligible bidder's duties of affirmative action under subsection (A) of this Section, provided however, that the Department has notified the public contractor or eligible bidder in writing by certified mail that the public contractor or eligible bidder may not be in compliance with affirmative action requirements of subsection (A). A minimum of 60 days to comply with the requirements shall be afforded to the public contractor or eligible bidder before the Department may issue formal notice of non-compliance.

(D) As used in this Section:

(1) "American Indian or Alaska Native" means a person having origins in any of the original peoples of North and South America, including Central America, and who maintains tribal affiliation or community attachment.

(2) "Asian" means a person having origins in any of the original peoples of the Far East, Southeast Asia, or the Indian subcontinent, including, but not limited to, Cambodia, China, India, Japan, Korea, Malaysia, Pakistan, the Philippine Islands, Thailand, and Vietnam.

(3) "Black or African American" means a person having origins in any of the black racial groups of Africa. Terms such as "Haitian" or "Negro" can be used in addition to "Black or African American".

(4) "Hispanic or Latino" means a person of Cuban, Mexican, Puerto Rican, South or Central American, or other Spanish culture or origin, regardless of race.

(5) "Native Hawaiian or Other Pacific Islander" means a person having origins in any of the original peoples of Hawaii, Guam, Samoa, or other Pacific Islands.

(Source: P.A. 99-933, eff. 1-27-17; 100-698, eff. 1-1-19.)

Section 95. No acceleration or delay. Where this Act makes changes in a statute that is represented in this Act by text that is not yet or no longer in effect (for example, a Section represented by multiple versions), the use of that text does not accelerate or delay the taking effect of (i) the changes made by this Act or (ii) provisions derived from any other Public Act.

Section 99. Effective date. This Act takes effect upon becoming law."

The motion prevailed.

And the amendment was adopted and ordered printed.  
There being no further amendments, the bill, as amended, was ordered to a third reading.

### READING BILL FROM THE HOUSE OF REPRESENTATIVES A THIRD TIME

On motion of Senator Castro, **House Bill No. 2567** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:

YEAS 58; NAYS None.

The following voted in the affirmative:

Anderson	Ellman	Lightford	Stadelman
Aquino	Feigenholtz	Loughran Cappel	Stewart
Bailey	Fine	Martwick	Stoller
Barickman	Fowler	McClure	Syverson
Belt	Gillespie	McConchie	Tracy
Bennett	Glowiak Hilton	Morrison	Turner, D.
Bryant	Harris	Muñoz	Turner, S.
Bush	Hastings	Murphy	Van Pelt
Castro	Holmes	Pacione-Zayas	Villa
Collins	Hunter	Peters	Villanueva
Connor	Johnson	Plummer	Villivalam
Crowe	Jones, E.	Rezin	Wilcox
Cullerton, T.	Joyce	Rose	Mr. President
Cunningham	Koehler	Simmons	
Curran	Landek	Sims	

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence in the Senate Amendments adopted thereto.

Senator DeWitte asked and obtained unanimous consent for the Journal to reflect his intention to have voted in the affirmative on **House Bill No. 2567**.

### HOUSE BILL RECALLED

On motion of Senator Cunningham, **House Bill No. 2620** was recalled from the order of third reading to the order of second reading.

Senator Cunningham offered the following amendment and moved its adoption:

#### AMENDMENT NO. 2 TO HOUSE BILL 2620

AMENDMENT NO. 2. Amend House Bill 2620, AS AMENDED, by replacing everything after the enacting clause with the following:

"Section 5. The Liquor Control Act of 1934 is amended by changing Sections 1-3.03, 3-12, 5-1, 5-3, 6-4, 6-5, and 6-9.1 and by adding Sections 1-3.43, 1-3.44, 6-6.1, 6-9.5, 6-9.10, 6-9.15, 6-17.5, 6-37, 6-38 and 8-10.5 as follows:

(235 ILCS 5/1-3.03) (from Ch. 43, par. 95.03)

Sec. 1-3.03. "Wine" means any alcoholic beverage obtained by the fermentation of the natural contents of fruits, ~~or~~ vegetables, or honey, containing sugar, including mead and such beverages when fortified by the addition of alcohol or spirits, as above defined.

[May 31, 2021]

(Source: P.A. 82-783.)

(235 ILCS 5/1-3.43 new)

Sec. 1-3.43. Beer showcase permit license. "Beer showcase permit" means a license for use by a class 3 brewer, or distributor to allow for the transfer of beer only from an existing licensed premises of a class 3 brewer or distributor to a designated site for a specific event.

(235 ILCS 5/1-3.44 new)

Sec. 1-3.44. Class 3 brewer. "Class 3 brewer" means a holder of a brewer's license or a non-resident dealer's license who manufactures no more than 155,000 gallons at any single brewery premises and no more than 465,000 gallons of beer per year in the aggregate, and to make sales to importing distributors, distributors, and retail licensees in accordance with the conditions set forth in paragraph (20) of subsection (a) of Section 3-12.

(235 ILCS 5/3-12)

Sec. 3-12. Powers and duties of State Commission.

(a) The State Commission shall have the following powers, functions, and duties:

(1) To receive applications and to issue licenses to manufacturers, foreign importers, importing distributors, distributors, non-resident dealers, on premise consumption retailers, off premise sale retailers, special event retailer licensees, special use permit licenses, auction liquor licenses, brew pubs, caterer retailers, non-beverage users, railroads, including owners and lessees of sleeping, dining and cafe cars, airplanes, boats, brokers, and wine maker's premises licensees in accordance with the provisions of this Act, and to suspend or revoke such licenses upon the State Commission's determination, upon notice after hearing, that a licensee has violated any provision of this Act or any rule or regulation issued pursuant thereto and in effect for 30 days prior to such violation. Except in the case of an action taken pursuant to a violation of Section 6-3, 6-5, or 6-9, any action by the State Commission to suspend or revoke a licensee's license may be limited to the license for the specific premises where the violation occurred. An action for a violation of this Act shall be commenced by the State Commission within 2 years after the date the State Commission becomes aware of the violation.

In lieu of suspending or revoking a license, the commission may impose a fine, upon the State Commission's determination and notice after hearing, that a licensee has violated any provision of this Act or any rule or regulation issued pursuant thereto and in effect for 30 days prior to such violation.

For the purpose of this paragraph (1), when determining multiple violations for the sale of alcohol to a person under the age of 21, a second or subsequent violation for the sale of alcohol to a person under the age of 21 shall only be considered if it was committed within 5 years after the date when a prior violation for the sale of alcohol to a person under the age of 21 was committed.

The fine imposed under this paragraph may not exceed \$500 for each violation. Each day that the activity, which gave rise to the original fine, continues is a separate violation. The maximum fine that may be levied against any licensee, for the period of the license, shall not exceed \$20,000. The maximum penalty that may be imposed on a licensee for selling a bottle of alcoholic liquor with a foreign object in it or serving from a bottle of alcoholic liquor with a foreign object in it shall be the destruction of that bottle of alcoholic liquor for the first 10 bottles so sold or served from by the licensee. For the eleventh bottle of alcoholic liquor and for each third bottle thereafter sold or served from by the licensee with a foreign object in it, the maximum penalty that may be imposed on the licensee is the destruction of the bottle of alcoholic liquor and a fine of up to \$50.

Any notice issued by the State Commission to a licensee for a violation of this Act or any notice with respect to settlement or offer in compromise shall include the field report, photographs, and any other supporting documentation necessary to reasonably inform the licensee of the nature and extent of the violation or the conduct alleged to have occurred. The failure to include such required documentation shall result in the dismissal of the action.

(2) To adopt such rules and regulations consistent with the provisions of this Act which shall be necessary to carry on its functions and duties to the end that the health, safety and welfare of the People of the State of Illinois shall be protected and temperance in the consumption of alcoholic liquors shall be fostered and promoted and to distribute copies of such rules and regulations to all licensees affected thereby.

(3) To call upon other administrative departments of the State, county and municipal governments, county and city police departments and upon prosecuting officers for such information and assistance as it deems necessary in the performance of its duties.

(4) To recommend to local commissioners rules and regulations, not inconsistent with the law, for the distribution and sale of alcoholic liquors throughout the State.

(5) To inspect, or cause to be inspected, any premises in this State where alcoholic liquors are manufactured, distributed, warehoused, or sold. Nothing in this Act authorizes an agent of the State Commission to inspect private areas within the premises without reasonable suspicion or a warrant during an inspection. "Private areas" include, but are not limited to, safes, personal property, and closed desks.

(5.1) Upon receipt of a complaint or upon having knowledge that any person is engaged in business as a manufacturer, importing distributor, distributor, or retailer without a license or valid license, to conduct an investigation. If, after conducting an investigation, the State Commission is satisfied that the alleged conduct occurred or is occurring, it may issue a cease and desist notice as provided in this Act, impose civil penalties as provided in this Act, notify the local liquor authority, or file a complaint with the State's Attorney's Office of the county where the incident occurred or the Attorney General.

(5.2) Upon receipt of a complaint or upon having knowledge that any person is shipping alcoholic liquor into this State from a point outside of this State if the shipment is in violation of this Act, to conduct an investigation. If, after conducting an investigation, the State Commission is satisfied that the alleged conduct occurred or is occurring, it may issue a cease and desist notice as provided in this Act, impose civil penalties as provided in this Act, notify the foreign jurisdiction, or file a complaint with the State's Attorney's Office of the county where the incident occurred or the Attorney General.

(5.3) To receive complaints from licensees, local officials, law enforcement agencies, organizations, and persons stating that any licensee has been or is violating any provision of this Act or the rules and regulations issued pursuant to this Act. Such complaints shall be in writing, signed and sworn to by the person making the complaint, and shall state with specificity the facts in relation to the alleged violation. If the State Commission has reasonable grounds to believe that the complaint substantially alleges a violation of this Act or rules and regulations adopted pursuant to this Act, it shall conduct an investigation. If, after conducting an investigation, the State Commission is satisfied that the alleged violation did occur, it shall proceed with disciplinary action against the licensee as provided in this Act.

(5.4) To make arrests and issue notices of civil violations where necessary for the enforcement of this Act.

(5.5) To investigate any and all unlicensed activity.

(5.6) To impose civil penalties or fines to any person who, without holding a valid license, engages in conduct that requires a license pursuant to this Act, in an amount not to exceed \$20,000 for each offense as determined by the State Commission. A civil penalty shall be assessed by the State Commission after a hearing is held in accordance with the provisions set forth in this Act regarding the provision of a hearing for the revocation or suspension of a license.

(6) To hear and determine appeals from orders of a local commission in accordance with the provisions of this Act, as hereinafter set forth. Hearings under this subsection shall be held in Springfield or Chicago, at whichever location is the more convenient for the majority of persons who are parties to the hearing.

(7) The State Commission shall establish uniform systems of accounts to be kept by all retail licensees having more than 4 employees, and for this purpose the State Commission may classify all retail licensees having more than 4 employees and establish a uniform system of accounts for each class and prescribe the manner in which such accounts shall be kept. The State Commission may also prescribe the forms of accounts to be kept by all retail licensees having more than 4 employees, including, but not limited to, accounts of earnings and expenses and any distribution, payment, or other distribution of earnings or assets, and any other forms, records, and memoranda which in the judgment of the commission may be necessary or appropriate to carry out any of the provisions of this Act, including, but not limited to, such forms, records, and memoranda as will readily and accurately disclose at all times the beneficial ownership of such retail licensed business. The accounts, forms, records, and memoranda shall be available at all reasonable times for inspection by authorized representatives of the State Commission or by any local liquor control commissioner or his or her authorized representative. The commission may, from time to time, alter, amend, or repeal, in whole or in part, any uniform system of accounts, or the form and manner of keeping accounts.

(8) In the conduct of any hearing authorized to be held by the State Commission, to appoint, at the commission's discretion, hearing officers to conduct hearings involving complex issues or issues that will require a protracted period of time to resolve, to examine, or cause to be examined, under oath, any licensee, and to examine or cause to be examined the books and records of such licensee; to hear testimony and take proof material for its information in the discharge of its duties hereunder; to administer or cause to be administered oaths; for any such purpose to issue subpoena or subpoenas to require the attendance of witnesses and the production of books, which shall be effective in any part of this State, and to adopt rules to implement its powers under this paragraph (8).

Any circuit court may, by order duly entered, require the attendance of witnesses and the production of relevant books subpoenaed by the State Commission and the court may compel obedience to its order by proceedings for contempt.

(9) To investigate the administration of laws in relation to alcoholic liquors in this and other states and any foreign countries, and to recommend from time to time to the Governor and through him or her to the legislature of this State, such amendments to this Act, if any, as it may think desirable and as will serve to further the general broad purposes contained in Section 1-2 hereof.

(10) To adopt such rules and regulations consistent with the provisions of this Act which shall be necessary for the control, sale, or disposition of alcoholic liquor damaged as a result of an accident, wreck, flood, fire, or other similar occurrence.

(11) To develop industry educational programs related to responsible serving and selling, particularly in the areas of overserving consumers and illegal underage purchasing and consumption of alcoholic beverages.

(11.1) To license persons providing education and training to alcohol beverage sellers and servers for mandatory and non-mandatory training under the Beverage Alcohol Sellers and Servers Education and Training (BASSET) programs and to develop and administer a public awareness program in Illinois to reduce or eliminate the illegal purchase and consumption of alcoholic beverage products by persons under the age of 21. Application for a license shall be made on forms provided by the State Commission.

(12) To develop and maintain a repository of license and regulatory information.

(13) (Blank).

(14) On or before April 30, 2008 and every 2 years thereafter, the State Commission shall present a written report to the Governor and the General Assembly that shall be based on a study of the impact of Public Act 95-634 on the business of soliciting, selling, and shipping wine from inside and outside of this State directly to residents of this State. As part of its report, the State Commission shall provide all of the following information:

(A) The amount of State excise and sales tax revenues generated.

(B) The amount of licensing fees received.

(C) The number of cases of wine shipped from inside and outside of this State directly to residents of this State.

(D) The number of alcohol compliance operations conducted.

(E) The number of winery shipper's licenses issued.

(F) The number of each of the following: reported violations; cease and desist notices issued by the Commission; notices of violations issued by the Commission and to the Department of Revenue; and notices and complaints of violations to law enforcement officials, including, without limitation, the Illinois Attorney General and the U.S. Department of Treasury's Alcohol and Tobacco Tax and Trade Bureau.

(15) As a means to reduce the underage consumption of alcoholic liquors, the State Commission shall conduct alcohol compliance operations to investigate whether businesses that are soliciting, selling, and shipping wine from inside or outside of this State directly to residents of this State are licensed by this State or are selling or attempting to sell wine to persons under 21 years of age in violation of this Act.

(16) The State Commission shall, in addition to notifying any appropriate law enforcement agency, submit notices of complaints or violations of Sections 6-29 and 6-29.1 by persons who do not hold a winery shipper's license under this Act to the Illinois Attorney General and to the U.S. Department of Treasury's Alcohol and Tobacco Tax and Trade Bureau.

(17)(A) A person licensed to make wine under the laws of another state who has a winery shipper's license under this Act and annually produces less than 25,000 gallons of wine or a person

who has a first-class or second-class wine manufacturer's license, a first-class or second-class wine-maker's license, or a limited wine manufacturer's license under this Act and annually produces less than 25,000 gallons of wine may make application to the Commission for a self-distribution exemption to allow the sale of not more than 5,000 gallons of the exemption holder's wine to retail licensees per year and to sell cider, mead, or both cider and mead to brewers, class 1 brewers, class 2 brewers, and class 3 brewers that, pursuant to subsection (e) of Section 6-4 of this Act, sell beer, cider, mead, or any combination thereof to non-licensees at their breweries.

(B) In the application, which shall be sworn under penalty of perjury, such person shall state (1) the date it was established; (2) its volume of production and sales for each year since its establishment; (3) its efforts to establish distributor relationships; (4) that a self-distribution exemption is necessary to facilitate the marketing of its wine; and (5) that it will comply with the liquor and revenue laws of the United States, this State, and any other state where it is licensed.

(C) The State Commission shall approve the application for a self-distribution exemption if such person: (1) is in compliance with State revenue and liquor laws; (2) is not a member of any affiliated group that produces directly or indirectly more than 25,000 gallons of wine per annum, 930,000 gallons of beer per annum, or 50,000 gallons of spirits per annum ~~or produces any other alcoholic liquor~~; (3) will not annually produce for sale more than 25,000 gallons of wine, 930,000 gallons of beer, or 50,000 gallons of spirits; and (4) will not annually sell more than 5,000 gallons of its wine to retail licensees.

(D) A self-distribution exemption holder shall annually certify to the State Commission its production of wine in the previous 12 months and its anticipated production and sales for the next 12 months. The State Commission may fine, suspend, or revoke a self-distribution exemption after a hearing if it finds that the exemption holder has made a material misrepresentation in its application, violated a revenue or liquor law of Illinois, exceeded production of 25,000 gallons of wine, 930,000 gallons of beer, or 50,000 gallons of spirits in any calendar year, or become part of an affiliated group producing more than 25,000 gallons of wine, 930,000 gallons of beer, or 50,000 gallons of spirits ~~or any other alcoholic liquor~~.

(E) Except in hearings for violations of this Act or Public Act 95-634 or a bona fide investigation by duly sworn law enforcement officials, the State Commission, or its agents, the State Commission shall maintain the production and sales information of a self-distribution exemption holder as confidential and shall not release such information to any person.

(F) The State Commission shall issue regulations governing self-distribution exemptions consistent with this Section and this Act.

(G) Nothing in this paragraph (17) shall prohibit a self-distribution exemption holder from entering into or simultaneously having a distribution agreement with a licensed Illinois distributor.

(H) It is the intent of this paragraph (17) to promote and continue orderly markets. The General Assembly finds that, in order to preserve Illinois' regulatory distribution system, it is necessary to create an exception for smaller makers of wine as their wines are frequently adjusted in varietals, mixes, vintages, and taste to find and create market niches sometimes too small for distributor or importing distributor business strategies. Limited self-distribution rights will afford and allow smaller makers of wine access to the marketplace in order to develop a customer base without impairing the integrity of the 3-tier system.

(18)(A) A class 1 brewer licensee, who must also be either a licensed brewer or licensed non-resident dealer and annually manufacture less than 930,000 gallons of beer, may make application to the State Commission for a self-distribution exemption to allow the sale of not more than 232,500 gallons per year of the exemption holder's beer ~~per year~~ to retail licensees and to brewers, class 1 brewers, and class 2 brewers that, pursuant to subsection (e) of Section 6-4 of this Act, sell beer, cider, mead, or any combination thereof ~~or both beer and cider~~ to non-licensees at their breweries.

(B) In the application, which shall be sworn under penalty of perjury, the class 1 brewer licensee shall state (1) the date it was established; (2) its volume of beer manufactured and sold for each year since its establishment; (3) its efforts to establish distributor relationships; (4) that a self-distribution exemption is necessary to facilitate the marketing of its beer; and (5) that it will comply with the alcoholic beverage and revenue laws of the United States, this State, and any other state where it is licensed.

(C) Any application submitted shall be posted on the State Commission's website at least 45 days prior to action by the State Commission. The State Commission shall approve the application for

a self-distribution exemption if the class 1 brewer licensee: (1) is in compliance with the State, revenue, and alcoholic beverage laws; (2) is not a member of any affiliated group that manufactures, directly or indirectly, more than 930,000 gallons of beer per annum, 25,000 gallons of wine per annum, or 50,000 gallons of spirits per annum ~~or produces any other alcoholic beverages~~; (3) shall not annually manufacture for sale more than 930,000 gallons of beer, 25,000 gallons of wine, or 50,000 gallons of spirits; (4) shall not annually sell more than 232,500 gallons of its beer to retail licensees and class 3 brewers and ~~or~~ to brewers, class 1 brewers, and class 2 brewers that, pursuant to subsection (e) of Section 6-4 of this Act, sell beer, cider, mead, or any combination thereof ~~or both beer and cider~~ to non-licensees at their breweries; and (5) has relinquished any brew pub license held by the licensee, including any ownership interest it held in the licensed brew pub.

(D) A self-distribution exemption holder shall annually certify to the State Commission its manufacture of beer during the previous 12 months and its anticipated manufacture and sales of beer for the next 12 months. The State Commission may fine, suspend, or revoke a self-distribution exemption after a hearing if it finds that the exemption holder has made a material misrepresentation in its application, violated a revenue or alcoholic beverage law of Illinois, exceeded the manufacture of 930,000 gallons of beer, 25,000 gallons of wine, or 50,000 gallons of spirits in any calendar year or became part of an affiliated group manufacturing more than 930,000 gallons of beer, 25,000 gallons of wine, or 50,000 gallons of spirits ~~or any other alcoholic beverage~~.

(E) The State Commission shall issue rules and regulations governing self-distribution exemptions consistent with this Act.

(F) Nothing in this paragraph (18) shall prohibit a self-distribution exemption holder from entering into or simultaneously having a distribution agreement with a licensed Illinois importing distributor or a distributor. If a self-distribution exemption holder enters into a distribution agreement and has assigned distribution rights to an importing distributor or distributor, then the self-distribution exemption holder's distribution rights in the assigned territories shall cease in a reasonable time not to exceed 60 days.

(G) It is the intent of this paragraph (18) to promote and continue orderly markets. The General Assembly finds that in order to preserve Illinois' regulatory distribution system, it is necessary to create an exception for smaller manufacturers in order to afford and allow such smaller manufacturers of beer access to the marketplace in order to develop a customer base without impairing the integrity of the 3-tier system.

(19)(A) A class 1 craft distiller licensee or a non-resident dealer who manufactures less than 50,000 gallons of distilled spirits per year may make application to the State Commission for a self-distribution exemption to allow the sale of not more than 5,000 gallons of the exemption holder's spirits to retail licensees per year.

(B) In the application, which shall be sworn under penalty of perjury, the class 1 craft distiller licensee or non-resident dealer shall state (1) the date it was established; (2) its volume of spirits manufactured and sold for each year since its establishment; (3) its efforts to establish distributor relationships; (4) that a self-distribution exemption is necessary to facilitate the marketing of its spirits; and (5) that it will comply with the alcoholic beverage and revenue laws of the United States, this State, and any other state where it is licensed.

(C) Any application submitted shall be posted on the State Commission's website at least 45 days prior to action by the State Commission. The State Commission shall approve the application for a self-distribution exemption if the applicant: (1) is in compliance with State revenue and alcoholic beverage laws; (2) is not a member of any affiliated group that produces more than 50,000 gallons of spirits per annum, 930,000 gallons of beer per annum, or 25,000 gallons of wine per annum ~~or produces any other alcoholic liquor~~; (3) does not annually manufacture for sale more than 50,000 gallons of spirits, 930,000 gallons of beer, or 25,000 gallons of wine; and (4) does not annually sell more than 5,000 gallons of its spirits to retail licensees.

(D) A self-distribution exemption holder shall annually certify to the State Commission its manufacture of spirits during the previous 12 months and its anticipated manufacture and sales of spirits for the next 12 months. The State Commission may fine, suspend, or revoke a self-distribution exemption after a hearing if it finds that the exemption holder has made a material misrepresentation in its application, violated a revenue or alcoholic beverage law of Illinois, exceeded the manufacture of 50,000 gallons of spirits, 930,000 gallons of beer, or 25,000 gallons of wine in any calendar year, or

has become part of an affiliated group manufacturing more than 50,000 gallons of spirits, 930,000 gallons of beer, or 25,000 gallons of wine or any other alcoholic beverage.

(E) The State Commission shall adopt rules governing self-distribution exemptions consistent with this Act.

(F) Nothing in this paragraph (19) shall prohibit a self-distribution exemption holder from entering into or simultaneously having a distribution agreement with a licensed Illinois importing distributor or a distributor.

(G) It is the intent of this paragraph (19) to promote and continue orderly markets. The General Assembly finds that in order to preserve Illinois' regulatory distribution system, it is necessary to create an exception for smaller manufacturers in order to afford and allow such smaller manufacturers of spirits access to the marketplace in order to develop a customer base without impairing the integrity of the 3-tier system.

(20)(A) A class 3 brewer licensee who must manufacture less than 465,000 gallons of beer in the aggregate and not more than 155,000 gallons at any single brewery premises may make application to the State Commission for a self-distribution exemption to allow the sale of not more than 6,200 gallons of beer from each in-state or out-of-state class 3 brewery premises, which shall not exceed 18,600 gallons annually in the aggregate, that is manufactured at a wholly owned class 3 brewer's in-state or out-of-state licensed premises to retail licensees and class 3 brewers and to brewers, class 1 brewers, class 2 brewers that, pursuant to subsection (e) of Section 6-4, sell beer, cider, or both beer and cider to non-licensees at their licensed breweries.

(B) In the application, which shall be sworn under penalty of perjury, the class 3 brewer licensee shall state:

(1) the date it was established;

(2) its volume of beer manufactured and sold for each year since its establishment;

(3) its efforts to establish distributor relationships;

(4) that a self-distribution exemption is necessary to facilitate the marketing of its beer;

and

(5) that it will comply with the alcoholic beverage and revenue laws of the United States, this State, and any other state where it is licensed.

(C) Any application submitted shall be posted on the State Commission's website at least 45 days before action by the State Commission. The State Commission shall approve the application for a self-distribution exemption if the class 3 brewer licensee: (1) is in compliance with the State, revenue, and alcoholic beverage laws; (2) is not a member of any affiliated group that manufacturers, directly or indirectly, more than 465,000 gallons of beer per annum, (3) shall not annually manufacture for sale more than 465,000 gallons of beer or more than 155,000 gallons at any single brewery premises; and (4) shall not annually sell more than 6,200 gallons of beer from each in-state or out-of-state class 3 brewery premises, and shall not exceed 18,600 gallons annually in the aggregate, to retail licensees and class 3 brewers and to brewers, class 1 brewers, and class 2 brewers that, pursuant to subsection (e) of Section 6-4 of this Act, sell beer, cider, or both beer and cider to non-licensees at their breweries.

(D) A self-distribution exemption holder shall annually certify to the State Commission its manufacture of beer during the previous 12 months and its anticipated manufacture and sales of beer for the next 12 months. The State Commission may fine, suspend, or revoke a self-distribution exemption after a hearing if it finds that the exemption holder has made a material misrepresentation in its application, violated a revenue or alcoholic beverage law of Illinois, exceeded the manufacture of 465,000 gallons of beer in any calendar year or became part of an affiliated group manufacturing more than 465,000 gallons of beer, or exceeded the sale to retail licensees, brewers, class 1 brewers, class 2 brewers, and class 3 brewers of 6,200 gallons per brewery location or 18,600 gallons in the aggregate.

(E) The State Commission may adopt rules governing self-distribution exemptions consistent with this Act.

(F) Nothing in this paragraph shall prohibit a self-distribution exemption holder from entering into or simultaneously having a distribution agreement with a licensed Illinois importing distributor or a distributor. If a self-distribution exemption holder enters into a distribution agreement and has assigned distribution rights to an importing distributor or distributor, then the self-distribution

exemption holder's distribution rights in the assigned territories shall cease in a reasonable time not to exceed 60 days.

(G) It is the intent of this paragraph to promote and continue orderly markets. The General Assembly finds that in order to preserve Illinois' regulatory distribution system, it is necessary to create an exception for smaller manufacturers in order to afford and allow such smaller manufacturers of beer access to the marketplace in order to develop a customer base without impairing the integrity of the 3-tier system.

(b) On or before April 30, 1999, the Commission shall present a written report to the Governor and the General Assembly that shall be based on a study of the impact of Public Act 90-739 on the business of soliciting, selling, and shipping alcoholic liquor from outside of this State directly to residents of this State.

As part of its report, the Commission shall provide the following information:

(i) the amount of State excise and sales tax revenues generated as a result of Public Act 90-739;

(ii) the amount of licensing fees received as a result of Public Act 90-739;

(iii) the number of reported violations, the number of cease and desist notices issued by the Commission, the number of notices of violations issued to the Department of Revenue, and the number of notices and complaints of violations to law enforcement officials.

(Source: P.A. 100-134, eff. 8-18-17; 100-201, eff. 8-18-17; 100-816, eff. 8-13-18; 100-1012, eff. 8-21-18; 100-1050, eff. 8-23-18; 101-37, eff. 7-3-19; 101-81, eff. 7-12-19; 101-482, eff. 8-23-19; revised 9-20-19.)

(235 ILCS 5/5-1) (from Ch. 43, par. 115)

(Text of Section before amendment by P.A. 101-668)

Sec. 5-1. Licenses issued by the Illinois Liquor Control Commission shall be of the following classes:

(a) Manufacturer's license - Class 1. Distiller, Class 2. Rectifier, Class 3. Brewer, Class 4. First Class Wine Manufacturer, Class 5. Second Class Wine Manufacturer, Class 6. First Class Winemaker, Class 7. Second Class Winemaker, Class 8. Limited Wine Manufacturer, Class 9. Craft Distiller, Class 10. Class 1 Craft Distiller, Class 11. Class 2 Craft Distiller, Class 12. Class 1 Brewer, Class 13. Class 2 Brewer, Class 14. Class 3 Brewer.

(b) Distributor's license,

(c) Importing Distributor's license,

(d) Retailer's license,

(e) Special Event Retailer's license (not-for-profit),

(f) Railroad license,

(g) Boat license,

(h) Non-Beverage User's license,

(i) Wine-maker's premises license,

(j) Airplane license,

(k) Foreign importer's license,

(l) Broker's license,

(m) Non-resident dealer's license,

(n) Brew Pub license,

(o) Auction liquor license,

(p) Caterer retailer license,

(q) Special use permit license,

(r) Winery shipper's license,

(s) Craft distiller tasting permit,

(t) Brewer warehouse permit,

(u) Distilling pub license,

(v) Craft distiller warehouse permit,

(w) Beer showcase permit.

No person, firm, partnership, corporation, or other legal business entity that is engaged in the manufacturing of wine may concurrently obtain and hold a wine-maker's license and a wine manufacturer's license.

(a) A manufacturer's license shall allow the manufacture, importation in bulk, storage, distribution and sale of alcoholic liquor to persons without the State, as may be permitted by law and to licensees in this State as follows:

Class 1. A Distiller may make sales and deliveries of alcoholic liquor to distillers, rectifiers, importing distributors, distributors and non-beverage users and to no other licensees.

Class 2. A Rectifier, who is not a distiller, as defined herein, may make sales and deliveries of alcoholic liquor to rectifiers, importing distributors, distributors, retailers and non-beverage users and to no other licensees.

Class 3. A Brewer may make sales and deliveries of beer to importing distributors and distributors and may make sales as authorized under subsection (e) of Section 6-4 of this Act, including any alcoholic liquor that subsection (e) of Section 6-4 authorizes a brewer to sell in its original package only to a non-licensee for pick-up by a non-licensee either within the interior of the brewery premises or at outside of the brewery premises at a curb-side or parking lot adjacent to the brewery premises, subject to any local ordinance.

Class 4. A first class wine-manufacturer may make sales and deliveries of up to 50,000 gallons of wine to manufacturers, importing distributors and distributors, and to no other licensees. If a first-class wine-manufacturer manufactures beer, it shall also obtain and shall only be eligible for, in addition to any current license, a class 1 brewer license, shall not manufacture more than 930,000 gallons of beer per year, and shall not be a member of or affiliated with, directly or indirectly, a manufacturer that produces more than 930,000 gallons of beer per year. If the first-class wine-manufacturer manufactures spirits, it shall also obtain and shall only be eligible for, in addition to any current license, a class 1 craft distiller license, shall not manufacture more than 50,000 gallons of spirits per year, and shall not be a member of or affiliated with, directly or indirectly, a manufacturer that produces more than 50,000 gallons of spirits per year. A first-class wine-manufacturer shall be permitted to sell wine manufactured at the first-class wine-manufacturer premises to non-licensees.

Class 5. A second class Wine manufacturer may make sales and deliveries of more than 50,000 gallons of wine to manufacturers, importing distributors and distributors and to no other licensees.

Class 6. A first-class wine-maker's license shall allow the manufacture of up to 50,000 gallons of wine per year, and the storage and sale of such wine to distributors in the State and to persons without the State, as may be permitted by law. A person who, prior to June 1, 2008 (the effective date of Public Act 95-634), is a holder of a first-class wine-maker's license and annually produces more than 25,000 gallons of its own wine and who distributes its wine to licensed retailers shall cease this practice on or before July 1, 2008 in compliance with Public Act 95-634. If a first-class wine-maker manufactures beer, it shall also obtain and shall only be eligible for, in addition to any current license, a class 1 brewer license, shall not manufacture more than 930,000 gallons of beer per year, and shall not be a member of or affiliated with, directly or indirectly, a manufacturer that produces more than 930,000 gallons of beer per year. If the first-class wine-maker manufactures spirits, it shall also obtain and shall only be eligible for, in addition to any current license, a class 1 craft distiller license, shall not manufacture more than 50,000 gallons of spirits per year, and shall not be a member of or affiliated with, directly or indirectly, a manufacturer that produces more than 50,000 gallons of spirits per year. A first-class wine-maker holding a class 1 brewer license or a class 1 craft distiller license shall not be eligible for a wine-maker's premises license but shall be permitted to sell wine manufactured at the first-class wine-maker premises to non-licensees.

Class 7. A second-class wine-maker's license shall allow the manufacture of up to between 50,000 and 150,000 gallons of wine per year, and the storage and sale of such wine to distributors in this State and to persons without the State, as may be permitted by law. A person who, prior to June 1, 2008 (the effective date of Public Act 95-634), is a holder of a second-class wine-maker's license and annually produces more than 25,000 gallons of its own wine and who distributes its wine to licensed retailers shall cease this practice on or before July 1, 2008 in compliance with Public Act 95-634. If a second-class wine-maker manufactures beer, it shall also obtain and shall only be eligible for, in addition to any current license, a class 2 brewer license, shall not manufacture more than 3,720,000 gallons of beer per year, and shall not be a member of or affiliated with, directly or indirectly, a manufacturer that produces more than 3,720,000 gallons of beer per year. If a second-class wine-maker manufactures spirits, it shall also obtain and shall only be eligible for, in addition to any current license, a class 2 craft distiller license, shall not manufacture more than 100,000 gallons of spirits per year, and shall not be a member of or affiliated with, directly or indirectly, a manufacturer that produces more than 100,000 gallons of spirits per year.

Class 8. A limited wine-manufacturer may make sales and deliveries not to exceed 40,000 gallons of wine per year to distributors, and to non-licensees in accordance with the provisions of this Act.

Class 9. A craft distiller license, which may only be held by a class 1 craft distiller licensee or class 2 craft distiller licensee but not held by both a class 1 craft distiller licensee and a class 2 craft distiller licensee, shall grant all rights conveyed by either: (i) a class 1 craft distiller license if the craft distiller holds a class 1 craft distiller license; or (ii) a class 2 craft distiller licensee if the craft distiller holds a class 2 craft distiller license.

Class 10. A class 1 craft distiller license, which may only be issued to a licensed craft distiller or licensed non-resident dealer, shall allow the manufacture of up to 50,000 gallons of spirits per year provided that the class 1 craft distiller licensee does not manufacture more than a combined 50,000 gallons of spirits per year and is not a member of or affiliated with, directly or indirectly, a manufacturer that produces more than 50,000 gallons of spirits per year ~~or any other alcoholic liquor~~. If a class 1 craft distiller manufactures beer, it shall also obtain and shall only be eligible for, in addition to any current license, a class 1 brewer license, shall not manufacture more than 930,000 gallons of beer per year, and shall not be a member of or affiliated with, directly or indirectly, a manufacturer that produces more than 930,000 gallons of beer per year. If a class 1 craft distiller manufactures wine, it shall also obtain and shall only be eligible for, in addition to any current license, a first-class wine-manufacturer license or a first-class wine-maker's license, shall not manufacture more than 50,000 gallons of wine per year, and shall not be a member of or affiliated with, directly or indirectly, a manufacturer that produces more than 50,000 gallons of wine per year. A class 1 craft distiller licensee may make sales and deliveries to importing distributors and distributors and to retail licensees in accordance with the conditions set forth in paragraph (19) of subsection (a) of Section 3-12 of this Act. However, the aggregate amount of spirits sold to non-licensees and sold or delivered to retail licensees may not exceed 5,000 gallons per year.

A class 1 craft distiller licensee may sell up to 5,000 gallons of such spirits to non-licensees to the extent permitted by any exemption approved by the State Commission pursuant to Section 6-4 of this Act. A class 1 craft distiller license holder may store such spirits at a non-contiguous licensed location, but at no time shall a class 1 craft distiller license holder directly or indirectly produce in the aggregate more than 50,000 gallons of spirits per year.

A class 1 craft distiller licensee may hold more than one class 1 craft distiller's license. However, a class 1 craft distiller that holds more than one class 1 craft distiller license shall not manufacture, in the aggregate, more than 50,000 gallons of spirits by distillation per year and shall not sell, in the aggregate, more than 5,000 gallons of such spirits to non-licensees in accordance with an exemption approved by the State Commission pursuant to Section 6-4 of this Act.

Class 11. A class 2 craft distiller license, which may only be issued to a licensed craft distiller or licensed non-resident dealer, shall allow the manufacture of up to 100,000 gallons of spirits per year provided that the class 2 craft distiller licensee does not manufacture more than a combined 100,000 gallons of spirits per year and is not a member of or affiliated with, directly or indirectly, a manufacturer that produces more than 100,000 gallons of spirits per year ~~or any other alcoholic liquor~~. If a class 2 craft distiller manufactures beer, it shall also obtain and shall only be eligible for, in addition to any current license, a class 2 brewer license, shall not manufacture more than 3,720,000 gallons of beer per year, and shall not be a member of or affiliated with, directly or indirectly, a manufacturer that produces more than 3,720,000 gallons of beer per year. If a class 2 craft distiller manufactures wine, it shall also obtain and shall only be eligible for, in addition to any current license, a second-class wine-maker's license, shall not manufacture more than 150,000 gallons of wine per year, and shall not be a member of or affiliated with, directly or indirectly, a manufacturer that produces more than 150,000 gallons of wine per year. A class 2 craft distiller licensee may make sales and deliveries to importing distributors and distributors, but shall not make sales or deliveries to any other licensee. If the State Commission provides prior approval, a class 2 craft distiller licensee may annually transfer up to 100,000 gallons of spirits manufactured by that class 2 craft distiller licensee to the premises of a licensed class 2 craft distiller wholly owned and operated by the same licensee. A class 2 craft distiller may transfer spirits to a distilling pub wholly owned and operated by the class 2 craft distiller subject to the following limitations and restrictions: (i) the transfer shall not annually exceed more than 5,000 gallons; (ii) the annual amount transferred shall reduce the distilling pub's annual permitted production limit; (iii) all spirits transferred shall be subject to Article VIII of this Act; (iv) a written record shall be maintained by the distiller and distilling pub specifying the amount, date of delivery, and receipt of the product by the distilling pub; and (v) the distilling pub shall be located no farther than 80 miles from the class 2 craft distiller's licensed location.

A class 2 craft distiller shall, prior to transferring spirits to a distilling pub wholly owned by the class 2 craft distiller, furnish a written notice to the State Commission of intent to transfer spirits setting forth the name and address of the distilling pub and shall annually submit to the State Commission a verified report identifying the total gallons of spirits transferred to the distilling pub wholly owned by the class 2 craft distiller.

A class 2 craft distiller license holder may store such spirits at a non-contiguous licensed location, but at no time shall a class 2 craft distiller license holder directly or indirectly produce in the aggregate more than 100,000 gallons of spirits per year.

Class 12. A class 1 brewer license, which may only be issued to a licensed brewer or licensed non-resident dealer, shall allow the manufacture of up to 930,000 gallons of beer per year provided that the class 1 brewer licensee does not manufacture more than a combined 930,000 gallons of beer per year and is not a member of or affiliated with, directly or indirectly, a manufacturer that produces more than 930,000 gallons of beer per year ~~or any other alcoholic liquor~~. If a class 1 brewer manufactures spirits, it shall also obtain and shall only be eligible for, in addition to any current license, a class 1 craft distiller license, shall not manufacture more than 50,000 gallons of spirits per year, and shall not be a member of or affiliated with, directly or indirectly, a manufacturer that produces more than 50,000 gallons of spirits per year. If a class 1 craft brewer manufactures wine, it shall also obtain and shall only be eligible for, in addition to any current license, a first-class wine-manufacturer license or a first-class wine-maker's license, shall not manufacture more than 50,000 gallons of wine per year, and shall not be a member of or affiliated with, directly or indirectly, a manufacturer that produces more than 50,000 gallons of wine per year. A class 1 brewer licensee may make sales and deliveries to importing distributors and distributors and to retail licensees in accordance with the conditions set forth in paragraph (18) of subsection (a) of Section 3-12 of this Act. If the State Commission provides prior approval, a class 1 brewer may annually transfer up to 930,000 gallons of beer manufactured by that class 1 brewer to the premises of a licensed class 1 brewer wholly owned and operated by the same licensee.

Class 13. A class 2 brewer license, which may only be issued to a licensed brewer or licensed non-resident dealer, shall allow the manufacture of up to 3,720,000 gallons of beer per year provided that the class 2 brewer licensee does not manufacture more than a combined 3,720,000 gallons of beer per year and is not a member of or affiliated with, directly or indirectly, a manufacturer that produces more than 3,720,000 gallons of beer per year ~~or any other alcoholic liquor~~. If a class 2 brewer manufactures spirits, it shall also obtain and shall only be eligible for, in addition to any current license, a class 2 craft distiller license, shall not manufacture more than 100,000 gallons of spirits per year, and shall not be a member of or affiliated with, directly or indirectly, a manufacturer that produces more than 100,000 gallons of spirits per year. If a class 2 craft distiller manufactures wine, it shall also obtain and shall only be eligible for, in addition to any current license, a second-class wine-maker's license, shall not manufacture more than 150,000 gallons of wine per year, and shall not be a member of or affiliated with, directly or indirectly, a manufacturer that produces more than 150,000 gallons of wine a year. A class 2 brewer licensee may make sales and deliveries to importing distributors and distributors, but shall not make sales or deliveries to any other licensee. If the State Commission provides prior approval, a class 2 brewer licensee may annually transfer up to 3,720,000 gallons of beer manufactured by that class 2 brewer licensee to the premises of a licensed class 2 brewer wholly owned and operated by the same licensee.

A class 2 brewer may transfer beer to a brew pub wholly owned and operated by the class 2 brewer subject to the following limitations and restrictions: (i) the transfer shall not annually exceed more than 31,000 gallons; (ii) the annual amount transferred shall reduce the brew pub's annual permitted production limit; (iii) all beer transferred shall be subject to Article VIII of this Act; (iv) a written record shall be maintained by the brewer and brew pub specifying the amount, date of delivery, and receipt of the product by the brew pub; and (v) the brew pub shall be located no farther than 80 miles from the class 2 brewer's licensed location.

A class 2 brewer shall, prior to transferring beer to a brew pub wholly owned by the class 2 brewer, furnish a written notice to the State Commission of intent to transfer beer setting forth the name and address of the brew pub and shall annually submit to the State Commission a verified report identifying the total gallons of beer transferred to the brew pub wholly owned by the class 2 brewer.

Class 14. A class 3 brewer license, which may be issued to a brewer or a non-resident dealer, shall allow the manufacture of no more than 465,000 gallons of beer per year and no more than 155,000 gallons at a single brewery premises, and shall allow the sale of no more than 6,200 gallons of beer from each in-state or out-of-state class 3 brewery premises, or 18,600 gallons in the aggregate, to retail licensees, class 1 brewers, class 2 brewers, and class 3 brewers as long as the class 3 brewer licensee does not manufacture more than a combined 465,000 gallons of beer per year and is not a member of or affiliated with, directly or indirectly, a manufacturer that produces more than 465,000 gallons of beer per year to make sales to importing distributors, distributors, retail licensees, brewers, class 1 brewers, class 2 brewers, and class 3 brewers in accordance with the conditions set forth in paragraph (20) of subsection (a) of Section 3-12. If

the State Commission provides prior approval, a class 3 brewer may annually transfer up to 155,000 gallons of beer manufactured by that class 3 brewer to the premises of a licensed class 3 brewer wholly owned and operated by the same licensee. A class 3 brewer shall manufacture beer at the brewer's class 3 designated licensed premises, and may sell beer as otherwise provided in this Act.

(a-1) A manufacturer which is licensed in this State to make sales or deliveries of alcoholic liquor to licensed distributors or importing distributors and which enlists agents, representatives, or individuals acting on its behalf who contact licensed retailers on a regular and continual basis in this State must register those agents, representatives, or persons acting on its behalf with the State Commission.

Registration of agents, representatives, or persons acting on behalf of a manufacturer is fulfilled by submitting a form to the Commission. The form shall be developed by the Commission and shall include the name and address of the applicant, the name and address of the manufacturer he or she represents, the territory or areas assigned to sell to or discuss pricing terms of alcoholic liquor, and any other questions deemed appropriate and necessary. All statements in the forms required to be made by law or by rule shall be deemed material, and any person who knowingly misstates any material fact under oath in an application is guilty of a Class B misdemeanor. Fraud, misrepresentation, false statements, misleading statements, evasions, or suppression of material facts in the securing of a registration are grounds for suspension or revocation of the registration. The State Commission shall post a list of registered agents on the Commission's website.

(b) A distributor's license shall allow (i) the wholesale purchase and storage of alcoholic liquors and sale of alcoholic liquors to licensees in this State and to persons without the State, as may be permitted by law; (ii) the sale of beer, cider, mead, or any combination thereof ~~or both beer and cider~~ to brewers, class 1 brewers, and class 2 brewers that, pursuant to subsection (e) of Section 6-4 of this Act, sell beer, cider, mead, or any combination thereof ~~or both beer and cider~~ to non-licensees at their breweries; ~~and~~ (iii) the sale of vermouth to class 1 craft distillers and class 2 craft distillers that, pursuant to subsection (e) of Section 6-4 of this Act, sell spirits, vermouth, or both spirits and vermouth to non-licensees at their distilleries; or (iv) as otherwise provided in this Act. No person licensed as a distributor shall be granted a non-resident dealer's license.

(c) An importing distributor's license may be issued to and held by those only who are duly licensed distributors, upon the filing of an application by a duly licensed distributor, with the Commission and the Commission shall, without the payment of any fee, immediately issue such importing distributor's license to the applicant, which shall allow the importation of alcoholic liquor by the licensee into this State from any point in the United States outside this State, and the purchase of alcoholic liquor in barrels, casks or other bulk containers and the bottling of such alcoholic liquors before resale thereof, but all bottles or containers so filled shall be sealed, labeled, stamped and otherwise made to comply with all provisions, rules and regulations governing manufacturers in the preparation and bottling of alcoholic liquors. The importing distributor's license shall permit such licensee to purchase alcoholic liquor from Illinois licensed non-resident dealers and foreign importers only. No person licensed as an importing distributor shall be granted a non-resident dealer's license.

(d) A retailer's license shall allow the licensee to sell and offer for sale at retail, only in the premises specified in the license, alcoholic liquor for use or consumption, but not for resale in any form. Nothing in Public Act 95-634 shall deny, limit, remove, or restrict the ability of a holder of a retailer's license to transfer, deliver, or ship alcoholic liquor to the purchaser for use or consumption subject to any applicable local law or ordinance. Any retail license issued to a manufacturer shall only permit the manufacturer to sell beer at retail on the premises actually occupied by the manufacturer. For the purpose of further describing the type of business conducted at a retail licensed premises, a retailer's licensee may be designated by the State Commission as (i) an on premise consumption retailer, (ii) an off premise sale retailer, or (iii) a combined on premise consumption and off premise sale retailer.

Notwithstanding any other provision of this subsection (d), a retail licensee may sell alcoholic liquors to a special event retailer licensee for resale to the extent permitted under subsection (e).

(e) A special event retailer's license (not-for-profit) shall permit the licensee to purchase alcoholic liquors from an Illinois licensed distributor (unless the licensee purchases less than \$500 of alcoholic liquors for the special event, in which case the licensee may purchase the alcoholic liquors from a licensed retailer) and shall allow the licensee to sell and offer for sale, at retail, alcoholic liquors for use or consumption, but not for resale in any form and only at the location and on the specific dates designated for the special event in the license. An applicant for a special event retailer license must (i) furnish with the application: (A) a resale number issued under Section 2c of the Retailers' Occupation Tax Act or evidence that the applicant is

registered under Section 2a of the Retailers' Occupation Tax Act, (B) a current, valid exemption identification number issued under Section 1g of the Retailers' Occupation Tax Act, and a certification to the Commission that the purchase of alcoholic liquors will be a tax-exempt purchase, or (C) a statement that the applicant is not registered under Section 2a of the Retailers' Occupation Tax Act, does not hold a resale number under Section 2c of the Retailers' Occupation Tax Act, and does not hold an exemption number under Section 1g of the Retailers' Occupation Tax Act, in which event the Commission shall set forth on the special event retailer's license a statement to that effect; (ii) submit with the application proof satisfactory to the State Commission that the applicant will provide dram shop liability insurance in the maximum limits; and (iii) show proof satisfactory to the State Commission that the applicant has obtained local authority approval.

Nothing in this Act prohibits an Illinois licensed distributor from offering credit or a refund for unused, salable alcoholic liquors to a holder of a special event retailer's license or the special event retailer's licensee from accepting the credit or refund of alcoholic liquors at the conclusion of the event specified in the license.

(f) A railroad license shall permit the licensee to import alcoholic liquors into this State from any point in the United States outside this State and to store such alcoholic liquors in this State; to make wholesale purchases of alcoholic liquors directly from manufacturers, foreign importers, distributors and importing distributors from within or outside this State; and to store such alcoholic liquors in this State; provided that the above powers may be exercised only in connection with the importation, purchase or storage of alcoholic liquors to be sold or dispensed on a club, buffet, lounge or dining car operated on an electric, gas or steam railway in this State; and provided further, that railroad licensees exercising the above powers shall be subject to all provisions of Article VIII of this Act as applied to importing distributors. A railroad license shall also permit the licensee to sell or dispense alcoholic liquors on any club, buffet, lounge or dining car operated on an electric, gas or steam railway regularly operated by a common carrier in this State, but shall not permit the sale for resale of any alcoholic liquors to any licensee within this State. A license shall be obtained for each car in which such sales are made.

(g) A boat license shall allow the sale of alcoholic liquor in individual drinks, on any passenger boat regularly operated as a common carrier on navigable waters in this State or on any riverboat operated under the Illinois Gambling Act, which boat or riverboat maintains a public dining room or restaurant thereon.

(h) A non-beverage user's license shall allow the licensee to purchase alcoholic liquor from a licensed manufacturer or importing distributor, without the imposition of any tax upon the business of such licensed manufacturer or importing distributor as to such alcoholic liquor to be used by such licensee solely for the non-beverage purposes set forth in subsection (a) of Section 8-1 of this Act, and such licenses shall be divided and classified and shall permit the purchase, possession and use of limited and stated quantities of alcoholic liquor as follows:

Class 1, not to exceed .....	500 gallons
Class 2, not to exceed .....	1,000 gallons
Class 3, not to exceed .....	5,000 gallons
Class 4, not to exceed .....	10,000 gallons
Class 5, not to exceed .....	50,000 gallons

(i) A wine-maker's premises license shall allow a licensee that concurrently holds a first-class wine-maker's license to sell and offer for sale at retail in the premises specified in such license not more than 50,000 gallons of the first-class wine-maker's wine that is made at the first-class wine-maker's licensed premises per year for use or consumption, but not for resale in any form. A first-class wine-maker that concurrently holds a class 1 brewer license or a class 1 craft distiller license shall not be eligible to hold a wine-maker's premises license. A wine-maker's premises license shall allow a licensee who concurrently holds a second-class wine-maker's license to sell and offer for sale at retail in the premises specified in such license up to 100,000 gallons of the second-class wine-maker's wine that is made at the second-class wine-maker's licensed premises per year for use or consumption but not for resale in any form. A wine-maker's premises license shall allow a licensee that concurrently holds a first-class wine-maker's license or a second-class wine-maker's license to sell and offer for sale at retail at the premises specified in the wine-maker's premises license, for use or consumption but not for resale in any form, any beer, wine, and spirits purchased from a licensed distributor. Upon approval from the State Commission, a wine-maker's premises license shall allow the licensee to sell and offer for sale at (i) the wine-maker's licensed premises and (ii) at up to 2 additional locations for use and consumption and not for resale. Each location shall require additional licensing per location as specified in Section 5-3 of this Act. A wine-maker's premises

licensee shall secure liquor liability insurance coverage in an amount at least equal to the maximum liability amounts set forth in subsection (a) of Section 6-21 of this Act.

(j) An airplane license shall permit the licensee to import alcoholic liquors into this State from any point in the United States outside this State and to store such alcoholic liquors in this State; to make wholesale purchases of alcoholic liquors directly from manufacturers, foreign importers, distributors and importing distributors from within or outside this State; and to store such alcoholic liquors in this State; provided that the above powers may be exercised only in connection with the importation, purchase or storage of alcoholic liquors to be sold or dispensed on an airplane; and provided further, that airplane licensees exercising the above powers shall be subject to all provisions of Article VIII of this Act as applied to importing distributors. An airplane licensee shall also permit the sale or dispensing of alcoholic liquors on any passenger airplane regularly operated by a common carrier in this State, but shall not permit the sale for resale of any alcoholic liquors to any licensee within this State. A single airplane license shall be required of an airline company if liquor service is provided on board aircraft in this State. The annual fee for such license shall be as determined in Section 5-3.

(k) A foreign importer's license shall permit such licensee to purchase alcoholic liquor from Illinois licensed non-resident dealers only, and to import alcoholic liquor other than in bulk from any point outside the United States and to sell such alcoholic liquor to Illinois licensed importing distributors and to no one else in Illinois; provided that (i) the foreign importer registers with the State Commission every brand of alcoholic liquor that it proposes to sell to Illinois licensees during the license period, (ii) the foreign importer complies with all of the provisions of Section 6-9 of this Act with respect to registration of such Illinois licensees as may be granted the right to sell such brands at wholesale, and (iii) the foreign importer complies with the provisions of Sections 6-5 and 6-6 of this Act to the same extent that these provisions apply to manufacturers.

(l) (i) A broker's license shall be required of all persons who solicit orders for, offer to sell or offer to supply alcoholic liquor to retailers in the State of Illinois, or who offer to retailers to ship or cause to be shipped or to make contact with distillers, craft distillers, rectifiers, brewers or manufacturers or any other party within or without the State of Illinois in order that alcoholic liquors be shipped to a distributor, importing distributor or foreign importer, whether such solicitation or offer is consummated within or without the State of Illinois.

No holder of a retailer's license issued by the Illinois Liquor Control Commission shall purchase or receive any alcoholic liquor, the order for which was solicited or offered for sale to such retailer by a broker unless the broker is the holder of a valid broker's license.

The broker shall, upon the acceptance by a retailer of the broker's solicitation of an order or offer to sell or supply or deliver or have delivered alcoholic liquors, promptly forward to the Illinois Liquor Control Commission a notification of said transaction in such form as the Commission may by regulations prescribe.

(ii) A broker's license shall be required of a person within this State, other than a retail licensee, who, for a fee or commission, promotes, solicits, or accepts orders for alcoholic liquor, for use or consumption and not for resale, to be shipped from this State and delivered to residents outside of this State by an express company, common carrier, or contract carrier. This Section does not apply to any person who promotes, solicits, or accepts orders for wine as specifically authorized in Section 6-29 of this Act.

A broker's license under this subsection (l) shall not entitle the holder to buy or sell any alcoholic liquors for his own account or to take or deliver title to such alcoholic liquors.

This subsection (l) shall not apply to distributors, employees of distributors, or employees of a manufacturer who has registered the trademark, brand or name of the alcoholic liquor pursuant to Section 6-9 of this Act, and who regularly sells such alcoholic liquor in the State of Illinois only to its registrants thereunder.

Any agent, representative, or person subject to registration pursuant to subsection (a-1) of this Section shall not be eligible to receive a broker's license.

(m) A non-resident dealer's license shall permit such licensee to ship into and warehouse alcoholic liquor into this State from any point outside of this State, and to sell such alcoholic liquor to Illinois licensed foreign importers and importing distributors and to no one else in this State; provided that (i) said non-resident dealer shall register with the Illinois Liquor Control Commission each and every brand of alcoholic liquor which it proposes to sell to Illinois licensees during the license period, (ii) it shall comply with all of the provisions of Section 6-9 hereof with respect to registration of such Illinois licensees as may be granted the right to sell such brands at wholesale by duly filing such registration statement, thereby authorizing the non-resident dealer to proceed to sell such brands at wholesale, and (iii) the non-resident

dealer shall comply with the provisions of Sections 6-5 and 6-6 of this Act to the same extent that these provisions apply to manufacturers. No person licensed as a non-resident dealer shall be granted a distributor's or importing distributor's license.

(n) A brew pub license shall allow the licensee to only (i) manufacture up to 155,000 gallons of beer per year only on the premises specified in the license, (ii) make sales of the beer manufactured on the premises or, with the approval of the Commission, beer manufactured on another brew pub licensed premises that is wholly owned and operated by the same licensee to importing distributors, distributors, and to non-licensees for use and consumption, (iii) store the beer upon the premises, (iv) sell and offer for sale at retail from the licensed premises for off-premises consumption no more than 155,000 gallons per year so long as such sales are only made in-person, (v) sell and offer for sale at retail for use and consumption on the premises specified in the license any form of alcoholic liquor purchased from a licensed distributor or importing distributor, (vi) with the prior approval of the Commission, annually transfer no more than 155,000 gallons of beer manufactured on the premises to a licensed brew pub wholly owned and operated by the same licensee, and (vii) notwithstanding item (i) of this subsection, brew pubs wholly owned and operated by the same licensee may combine each location's production limit of 155,000 gallons of beer per year and allocate the aggregate total between the wholly owned, operated, and licensed locations.

A brew pub licensee shall not under any circumstance sell or offer for sale beer manufactured by the brew pub licensee to retail licensees.

A person who holds a class 2 brewer license may simultaneously hold a brew pub license if the class 2 brewer (i) does not, under any circumstance, sell or offer for sale beer manufactured by the class 2 brewer to retail licensees; (ii) does not hold more than 3 brew pub licenses in this State; (iii) does not manufacture more than a combined 3,720,000 gallons of beer per year, including the beer manufactured at the brew pub; and (iv) is not a member of or affiliated with, directly or indirectly, a manufacturer that produces more than 3,720,000 gallons of beer per year or any other alcoholic liquor.

Notwithstanding any other provision of this Act, a licensed brewer, class 2 brewer, or non-resident dealer who before July 1, 2015 manufactured less than 3,720,000 gallons of beer per year and held a brew pub license on or before July 1, 2015 may (i) continue to qualify for and hold that brew pub license for the licensed premises and (ii) manufacture more than 3,720,000 gallons of beer per year and continue to qualify for and hold that brew pub license if that brewer, class 2 brewer, or non-resident dealer does not simultaneously hold a class 1 brewer license and is not a member of or affiliated with, directly or indirectly, a manufacturer that produces more than 3,720,000 gallons of beer per year or that produces any other alcoholic liquor.

A brew pub licensee may apply for a class 3 brewer license and upon: (i) meeting all applicable qualifications of this Act, and relinquishing all commonly owned brew pub or retail licenses shall be issued a class 3 brewer license. Nothing in this Act shall prohibit the issuance of a class 3 brewer license if the applicant:

(1) has a valid retail license on or before May 1, 2021;

(2) has an ownership interest in at least two brew pubs licenses on or before May 1, 2021;

(3) the brew pub licensee applies for a class 3 brewer license on or before October 1, 2022 and relinquishes all commonly owned brew pub licenses; and

(4) relinquishes all commonly owned retail licenses on or before December 31, 2022.

If a brew pub licensee is issued a class 3 brewer license, the class 3 brewer license shall expire on the same date as the existing brew pub license and the State Commission shall not require a class 3 brewer licensee to obtain a brewer license, or in the alternative to pay a fee for a brewer license, until the date the brew pub license of the applicant would have expired.

(o) A caterer retailer license shall allow the holder to serve alcoholic liquors as an incidental part of a food service that serves prepared meals which excludes the serving of snacks as the primary meal, either on or off-site whether licensed or unlicensed. A caterer retailer license shall allow the holder, a distributor, or an importing distributor to transfer any inventory to and from the holder's retail premises and shall allow the holder to purchase alcoholic liquor from a distributor or importing distributor to be delivered directly to an off-site event.

Nothing in this Act prohibits a distributor or importing distributor from offering credit or a refund for unused, salable beer to a holder of a caterer retailer license or a caterer retailer licensee from accepting a credit or refund for unused, salable beer, in the event an act of God is the sole reason an off-site event is cancelled and if: (i) the holder of a caterer retailer license has not transferred alcoholic liquor from its caterer retailer premises to an off-site location; (ii) the distributor or importing distributor offers the credit or

refund for the unused, salable beer that it delivered to the off-site premises and not for any unused, salable beer that the distributor or importing distributor delivered to the caterer retailer's premises; and (iii) the unused, salable beer would likely spoil if transferred to the caterer retailer's premises. A caterer retailer license shall allow the holder to transfer any inventory from any off-site location to its caterer retailer premises at the conclusion of an off-site event or engage a distributor or importing distributor to transfer any inventory from any off-site location to its caterer retailer premises at the conclusion of an off-site event, provided that the distributor or importing distributor issues bona fide charges to the caterer retailer licensee for fuel, labor, and delivery and the distributor or importing distributor collects payment from the caterer retailer licensee prior to the distributor or importing distributor transferring inventory to the caterer retailer premises.

For purposes of this subsection (o), an "act of God" means an unforeseeable event, such as a rain or snow storm, hail, a flood, or a similar event, that is the sole cause of the cancellation of an off-site, outdoor event.

(p) An auction liquor license shall allow the licensee to sell and offer for sale at auction wine and spirits for use or consumption, or for resale by an Illinois liquor licensee in accordance with provisions of this Act. An auction liquor license will be issued to a person and it will permit the auction liquor licensee to hold the auction anywhere in the State. An auction liquor license must be obtained for each auction at least 14 days in advance of the auction date.

(q) A special use permit license shall allow an Illinois licensed retailer to transfer a portion of its alcoholic liquor inventory from its retail licensed premises to the premises specified in the license hereby created; to purchase alcoholic liquor from a distributor or importing distributor to be delivered directly to the location specified in the license hereby created; and to sell or offer for sale at retail, only in the premises specified in the license hereby created, the transferred or delivered alcoholic liquor for use or consumption, but not for resale in any form. A special use permit license may be granted for the following time periods: one day or less; 2 or more days to a maximum of 15 days per location in any 12-month period. An applicant for the special use permit license must also submit with the application proof satisfactory to the State Commission that the applicant will provide dram shop liability insurance to the maximum limits and have local authority approval.

A special use permit license shall allow the holder to transfer any inventory from the holder's special use premises to its retail premises at the conclusion of the special use event or engage a distributor or importing distributor to transfer any inventory from the holder's special use premises to its retail premises at the conclusion of an off-site event, provided that the distributor or importing distributor issues bona fide charges to the special use permit licensee for fuel, labor, and delivery and the distributor or importing distributor collects payment from the retail licensee prior to the distributor or importing distributor transferring inventory to the retail premises.

Nothing in this Act prohibits a distributor or importing distributor from offering credit or a refund for unused, salable beer to a special use permit licensee or a special use permit licensee from accepting a credit or refund for unused, salable beer at the conclusion of the event specified in the license if: (i) the holder of the special use permit license has not transferred alcoholic liquor from its retail licensed premises to the premises specified in the special use permit license; (ii) the distributor or importing distributor offers the credit or refund for the unused, salable beer that it delivered to the premises specified in the special use permit license and not for any unused, salable beer that the distributor or importing distributor delivered to the retailer's premises; and (iii) the unused, salable beer would likely spoil if transferred to the retailer premises.

(r) A winery shipper's license shall allow a person with a first-class or second-class wine manufacturer's license, a first-class or second-class wine-maker's license, or a limited wine manufacturer's license or who is licensed to make wine under the laws of another state to ship wine made by that licensee directly to a resident of this State who is 21 years of age or older for that resident's personal use and not for resale. Prior to receiving a winery shipper's license, an applicant for the license must provide the Commission with a true copy of its current license in any state in which it is licensed as a manufacturer of wine. An applicant for a winery shipper's license must also complete an application form that provides any other information the Commission deems necessary. The application form shall include all addresses from which the applicant for a winery shipper's license intends to ship wine, including the name and address of any third party, except for a common carrier, authorized to ship wine on behalf of the manufacturer. The application form shall include an acknowledgement consenting to the jurisdiction of the Commission, the Illinois Department of Revenue, and the courts of this State concerning the enforcement of this Act and any

related laws, rules, and regulations, including authorizing the Department of Revenue and the Commission to conduct audits for the purpose of ensuring compliance with Public Act 95-634, and an acknowledgement that the wine manufacturer is in compliance with Section 6-2 of this Act. Any third party, except for a common carrier, authorized to ship wine on behalf of a first-class or second-class wine manufacturer's licensee, a first-class or second-class wine-maker's licensee, a limited wine manufacturer's licensee, or a person who is licensed to make wine under the laws of another state shall also be disclosed by the winery shipper's licensee, and a copy of the written appointment of the third-party wine provider, except for a common carrier, to the wine manufacturer shall be filed with the State Commission as a supplement to the winery shipper's license application or any renewal thereof. The winery shipper's license holder shall affirm under penalty of perjury, as part of the winery shipper's license application or renewal, that he or she only ships wine, either directly or indirectly through a third-party provider, from the licensee's own production.

Except for a common carrier, a third-party provider shipping wine on behalf of a winery shipper's license holder is the agent of the winery shipper's license holder and, as such, a winery shipper's license holder is responsible for the acts and omissions of the third-party provider acting on behalf of the license holder. A third-party provider, except for a common carrier, that engages in shipping wine into Illinois on behalf of a winery shipper's license holder shall consent to the jurisdiction of the State Commission and the State. Any third-party, except for a common carrier, holding such an appointment shall, by February 1 of each calendar year and upon request by the State Commission or the Department of Revenue, file with the State Commission a statement detailing each shipment made to an Illinois resident. The statement shall include the name and address of the third-party provider filing the statement, the time period covered by the statement, and the following information:

- (1) the name, address, and license number of the winery shipper on whose behalf the shipment was made;
- (2) the quantity of the products delivered; and
- (3) the date and address of the shipment.

If the Department of Revenue or the State Commission requests a statement under this paragraph, the third-party provider must provide that statement no later than 30 days after the request is made. Any books, records, supporting papers, and documents containing information and data relating to a statement under this paragraph shall be kept and preserved for a period of 3 years, unless their destruction sooner is authorized, in writing, by the Director of Revenue, and shall be open and available to inspection by the Director of Revenue or the State Commission or any duly authorized officer, agent, or employee of the State Commission or the Department of Revenue, at all times during business hours of the day. Any person who violates any provision of this paragraph or any rule of the State Commission for the administration and enforcement of the provisions of this paragraph is guilty of a Class C misdemeanor. In case of a continuing violation, each day's continuance thereof shall be a separate and distinct offense.

The State Commission shall adopt rules as soon as practicable to implement the requirements of Public Act 99-904 and shall adopt rules prohibiting any such third-party appointment of a third-party provider, except for a common carrier, that has been deemed by the State Commission to have violated the provisions of this Act with regard to any winery shipper licensee.

A winery shipper licensee must pay to the Department of Revenue the State liquor gallonage tax under Section 8-1 for all wine that is sold by the licensee and shipped to a person in this State. For the purposes of Section 8-1, a winery shipper licensee shall be taxed in the same manner as a manufacturer of wine. A licensee who is not otherwise required to register under the Retailers' Occupation Tax Act must register under the Use Tax Act to collect and remit use tax to the Department of Revenue for all gallons of wine that are sold by the licensee and shipped to persons in this State. If a licensee fails to remit the tax imposed under this Act in accordance with the provisions of Article VIII of this Act, the winery shipper's license shall be revoked in accordance with the provisions of Article VII of this Act. If a licensee fails to properly register and remit tax under the Use Tax Act or the Retailers' Occupation Tax Act for all wine that is sold by the winery shipper and shipped to persons in this State, the winery shipper's license shall be revoked in accordance with the provisions of Article VII of this Act.

A winery shipper licensee must collect, maintain, and submit to the Commission on a semi-annual basis the total number of cases per resident of wine shipped to residents of this State. A winery shipper licensed under this subsection (r) must comply with the requirements of Section 6-29 of this Act.

Pursuant to paragraph (5.1) or (5.3) of subsection (a) of Section 3-12, the State Commission may receive, respond to, and investigate any complaint and impose any of the remedies specified in paragraph (1) of subsection (a) of Section 3-12.

As used in this subsection, "third-party provider" means any entity that provides fulfillment house services, including warehousing, packaging, distribution, order processing, or shipment of wine, but not the sale of wine, on behalf of a licensed winery shipper.

(s) A craft distiller tasting permit license shall allow an Illinois licensed class 1 craft distiller or class 2 craft distiller to transfer a portion of its alcoholic liquor inventory from its class 1 craft distiller or class 2 craft distiller licensed premises to the premises specified in the license hereby created and to conduct a sampling, only in the premises specified in the license hereby created, of the transferred alcoholic liquor in accordance with subsection (c) of Section 6-31 of this Act. The transferred alcoholic liquor may not be sold or resold in any form. An applicant for the craft distiller tasting permit license must also submit with the application proof satisfactory to the State Commission that the applicant will provide dram shop liability insurance to the maximum limits and have local authority approval.

(t) A brewer warehouse permit may be issued to the holder of a class 1 brewer license or a class 2 brewer license. If the holder of the permit is a class 1 brewer licensee, the brewer warehouse permit shall allow the holder to store or warehouse up to 930,000 gallons of tax-determined beer manufactured by the holder of the permit at the premises specified on the permit. If the holder of the permit is a class 2 brewer licensee, the brewer warehouse permit shall allow the holder to store or warehouse up to 3,720,000 gallons of tax-determined beer manufactured by the holder of the permit at the premises specified on the permit. Sales to non-licensees are prohibited at the premises specified in the brewer warehouse permit.

(u) A distilling pub license shall allow the licensee to only (i) manufacture up to 5,000 gallons of spirits per year only on the premises specified in the license, (ii) make sales of the spirits manufactured on the premises or, with the approval of the State Commission, spirits manufactured on another distilling pub licensed premises that is wholly owned and operated by the same licensee to importing distributors and distributors and to non-licensees for use and consumption, (iii) store the spirits upon the premises, (iv) sell and offer for sale at retail from the licensed premises for off-premises consumption no more than 5,000 gallons per year so long as such sales are only made in-person, (v) sell and offer for sale at retail for use and consumption on the premises specified in the license any form of alcoholic liquor purchased from a licensed distributor or importing distributor, and (vi) with the prior approval of the State Commission, annually transfer no more than 5,000 gallons of spirits manufactured on the premises to a licensed distilling pub wholly owned and operated by the same licensee.

A distilling pub licensee shall not under any circumstance sell or offer for sale spirits manufactured by the distilling pub licensee to retail licensees.

A person who holds a class 2 craft distiller license may simultaneously hold a distilling pub license if the class 2 craft distiller (i) does not, under any circumstance, sell or offer for sale spirits manufactured by the class 2 craft distiller to retail licensees; (ii) does not hold more than 3 distilling pub licenses in this State; (iii) does not manufacture more than a combined 100,000 gallons of spirits per year, including the spirits manufactured at the distilling pub; and (iv) is not a member of or affiliated with, directly or indirectly, a manufacturer that produces more than 100,000 gallons of spirits per year or any other alcoholic liquor.

(v) A craft distiller warehouse permit may be issued to the holder of a class 1 craft distiller or class 2 craft distiller license. The craft distiller warehouse permit shall allow the holder to store or warehouse up to 500,000 gallons of spirits manufactured by the holder of the permit at the premises specified on the permit. Sales to non-licensees are prohibited at the premises specified in the craft distiller warehouse permit.

(w) A beer showcase permit license shall allow an Illinois-licensed distributor to transfer a portion of its beer inventory from its licensed premises to the premises specified in the beer showcase permit license, and, in the case of a class 3 brewer, transfer only beer the class 3 brewer manufactures from its licensed premises to the premises specified in the beer showcase permit license; and to sell or offer for sale at retail, only in the premises specified in the beer showcase permit license, the transferred or delivered beer for on or off premise consumption, but not for resale in any form and to sell to non-licensees not more than 96 fluid ounces of beer per person. A beer showcase permit license may be granted for the following time periods: one day or less; or 2 or more days to a maximum of 15 days per location in any 12-month period. An applicant for a beer showcase permit license must also submit with the application proof satisfactory to the State Commission that the applicant will provide dram shop liability insurance to the maximum limits and have local authority approval. The State Commission shall require the beer showcase applicant to comply with Section 6-27.1.

(Source: P.A. 100-17, eff. 6-30-17; 100-201, eff. 8-18-17; 100-816, eff. 8-13-18; 100-885, eff. 8-14-18; 100-1050, eff. 8-23-18; 101-16, eff. 6-14-19; 101-31, eff. 6-28-19; 101-81, eff. 7-12-19; 101-482, eff. 8-23-19; 101-517, eff. 8-23-19; 101-615, eff. 12-20-19.)

(Text of Section after amendment by P.A. 101-668)

Sec. 5-1. Licenses issued by the Illinois Liquor Control Commission shall be of the following classes:

(a) Manufacturer's license - Class 1. Distiller, Class 2. Rectifier, Class 3. Brewer, Class 4. First Class Wine Manufacturer, Class 5. Second Class Wine Manufacturer, Class 6. First Class Winemaker, Class 7. Second Class Winemaker, Class 8. Limited Wine Manufacturer, Class 9. Craft Distiller, Class 10. Class 1 Craft Distiller, Class 11. Class 2 Craft Distiller, Class 12. Class 1 Brewer, Class 13. Class 2 Brewer, Class 14. Class 3 Brewer,

- (b) Distributor's license,
- (c) Importing Distributor's license,
- (d) Retailer's license,
- (e) Special Event Retailer's license (not-for-profit),
- (f) Railroad license,
- (g) Boat license,
- (h) Non-Beverage User's license,
- (i) Wine-maker's premises license,
- (j) Airplane license,
- (k) Foreign importer's license,
- (l) Broker's license,
- (m) Non-resident dealer's license,
- (n) Brew Pub license,
- (o) Auction liquor license,
- (p) Caterer retailer license,
- (q) Special use permit license,
- (r) Winery shipper's license,
- (s) Craft distiller tasting permit,
- (t) Brewer warehouse permit,
- (u) Distilling pub license,
- (v) Craft distiller warehouse permit,-
- (w) Beer showcase permit.

No person, firm, partnership, corporation, or other legal business entity that is engaged in the manufacturing of wine may concurrently obtain and hold a wine-maker's license and a wine manufacturer's license.

(a) A manufacturer's license shall allow the manufacture, importation in bulk, storage, distribution and sale of alcoholic liquor to persons without the State, as may be permitted by law and to licensees in this State as follows:

Class 1. A Distiller may make sales and deliveries of alcoholic liquor to distillers, rectifiers, importing distributors, distributors and non-beverage users and to no other licensees.

Class 2. A Rectifier, who is not a distiller, as defined herein, may make sales and deliveries of alcoholic liquor to rectifiers, importing distributors, distributors, retailers and non-beverage users and to no other licensees.

Class 3. A Brewer may make sales and deliveries of beer to importing distributors and distributors and may make sales as authorized under subsection (e) of Section 6-4 of this Act, including any alcoholic liquor that subsection (e) of Section 6-4 authorizes a brewer to sell in its original package only to a non-licensee for pick-up by a non-licensee either within the interior of the brewery premises or at outside of the brewery premises at a curb-side or parking lot adjacent to the brewery premises, subject to any local ordinance.

Class 4. A first class wine-manufacturer may make sales and deliveries of up to 50,000 gallons of wine to manufacturers, importing distributors and distributors, and to no other licensees. If a first-class wine-manufacturer manufactures beer, it shall also obtain and shall only be eligible for, in addition to any current license, a class 1 brewer license, shall not manufacture more than 930,000 gallons of beer per year, and shall not be a member of or affiliated with, directly or indirectly, a manufacturer that produces more than 930,000 gallons of beer per year. If the first-class wine-manufacturer manufactures spirits, it shall also obtain and shall only be eligible for, in addition to any current license, a class 1 craft distiller license, shall not manufacture more than 50,000 gallons of spirits per year, and shall not be a member of or affiliated with, directly or indirectly, a manufacturer that produces more than 50,000 gallons of spirits per year. A first-class

wine-manufacturer shall be permitted to sell wine manufactured at the first-class wine-manufacturer premises to non-licensees.

Class 5. A second class Wine manufacturer may make sales and deliveries of more than 50,000 gallons of wine to manufacturers, importing distributors and distributors and to no other licensees.

Class 6. A first-class wine-maker's license shall allow the manufacture of up to 50,000 gallons of wine per year, and the storage and sale of such wine to distributors in the State and to persons without the State, as may be permitted by law. A person who, prior to June 1, 2008 (the effective date of Public Act 95-634), is a holder of a first-class wine-maker's license and annually produces more than 25,000 gallons of its own wine and who distributes its wine to licensed retailers shall cease this practice on or before July 1, 2008 in compliance with Public Act 95-634. If a first-class wine-maker manufactures beer, it shall also obtain and shall only be eligible for, in addition to any current license, a class 1 brewer license, shall not manufacture more than 930,000 gallons of beer per year, and shall not be a member of or affiliated with, directly or indirectly, a manufacturer that produces more than 930,000 gallons of beer per year. If the first-class wine-maker manufactures spirits, it shall also obtain and shall only be eligible for, in addition to any current license, a class 1 craft distiller license, shall not manufacture more than 50,000 gallons of spirits per year, and shall not be a member of or affiliated with, directly or indirectly, a manufacturer that produces more than 50,000 gallons of spirits per year. A first-class wine-maker holding a class 1 brewer license or a class 1 craft distiller license shall not be eligible for a wine-maker's premises license but shall be permitted to sell wine manufactured at the first-class wine-maker premises to non-licensees.

Class 7. A second-class wine-maker's license shall allow the manufacture of up to ~~between 50,000 and~~ 150,000 gallons of wine per year, and the storage and sale of such wine to distributors in this State and to persons without the State, as may be permitted by law. A person who, prior to June 1, 2008 (the effective date of Public Act 95-634), is a holder of a second-class wine-maker's license and annually produces more than 25,000 gallons of its own wine and who distributes its wine to licensed retailers shall cease this practice on or before July 1, 2008 in compliance with Public Act 95-634. If a second-class wine-maker manufactures beer, it shall also obtain and shall only be eligible for, in addition to any current license, a class 2 brewer license, shall not manufacture more than 3,720,000 gallons of beer per year, and shall not be a member of or affiliated with, directly or indirectly, a manufacturer that produces more than 3,720,000 gallons of beer per year. If a second-class wine-maker manufactures spirits, it shall also obtain and shall only be eligible for, in addition to any current license, a class 2 craft distiller license, shall not manufacture more than 100,000 gallons of spirits per year, and shall not be a member of or affiliated with, directly or indirectly, a manufacturer that produces more than 100,000 gallons of spirits per year.

Class 8. A limited wine-manufacturer may make sales and deliveries not to exceed 40,000 gallons of wine per year to distributors, and to non-licensees in accordance with the provisions of this Act.

Class 9. A craft distiller license, which may only be held by a class 1 craft distiller licensee or class 2 craft distiller licensee but not held by both a class 1 craft distiller licensee and a class 2 craft distiller licensee, shall grant all rights conveyed by either: (i) a class 1 craft distiller license if the craft distiller holds a class 1 craft distiller license; or (ii) a class 2 craft distiller licensee if the craft distiller holds a class 2 craft distiller license.

Class 10. A class 1 craft distiller license, which may only be issued to a licensed craft distiller or licensed non-resident dealer, shall allow the manufacture of up to 50,000 gallons of spirits per year provided that the class 1 craft distiller licensee does not manufacture more than a combined 50,000 gallons of spirits per year and is not a member of or affiliated with, directly or indirectly, a manufacturer that produces more than 50,000 gallons of spirits per year ~~or any other alcoholic liquor~~. If a class 1 craft distiller manufactures beer, it shall also obtain and shall only be eligible for, in addition to any current license, a class 1 brewer license, shall not manufacture more than 930,000 gallons of beer per year, and shall not be a member of or affiliated with, directly or indirectly, a manufacturer that produces more than 930,000 gallons of beer per year. If a class 1 craft distiller manufactures wine, it shall also obtain and shall only be eligible for, in addition to any current license, a first-class wine-manufacturer license or a first-class wine-maker's license, shall not manufacture more than 50,000 gallons of wine per year, and shall not be a member of or affiliated with, directly or indirectly, a manufacturer that produces more than 50,000 gallons of wine per year. A class 1 craft distiller licensee may make sales and deliveries to importing distributors and distributors and to retail licensees in accordance with the conditions set forth in paragraph (19) of subsection (a) of Section 3-12 of this Act. However, the aggregate amount of spirits sold to non-licensees and sold or delivered to retail licensees may not exceed 5,000 gallons per year.

A class 1 craft distiller licensee may sell up to 5,000 gallons of such spirits to non-licensees to the extent permitted by any exemption approved by the State Commission pursuant to Section 6-4 of this Act. A class 1 craft distiller license holder may store such spirits at a non-contiguous licensed location, but at no time shall a class 1 craft distiller license holder directly or indirectly produce in the aggregate more than 50,000 gallons of spirits per year.

A class 1 craft distiller licensee may hold more than one class 1 craft distiller's license. However, a class 1 craft distiller that holds more than one class 1 craft distiller license shall not manufacture, in the aggregate, more than 50,000 gallons of spirits by distillation per year and shall not sell, in the aggregate, more than 5,000 gallons of such spirits to non-licensees in accordance with an exemption approved by the State Commission pursuant to Section 6-4 of this Act.

Class 11. A class 2 craft distiller license, which may only be issued to a licensed craft distiller or licensed non-resident dealer, shall allow the manufacture of up to 100,000 gallons of spirits per year provided that the class 2 craft distiller licensee does not manufacture more than a combined 100,000 gallons of spirits per year and is not a member of or affiliated with, directly or indirectly, a manufacturer that produces more than 100,000 gallons of spirits per year ~~or any other alcoholic liquor~~. If a class 2 craft distiller manufactures beer, it shall also obtain and shall only be eligible for, in addition to any current license, a class 2 brewer license, shall not manufacture more than 3,720,000 gallons of beer per year, and shall not be a member of or affiliated with, directly or indirectly, a manufacturer that produces more than 3,720,000 gallons of beer per year. If a class 2 craft distiller manufactures wine, it shall also obtain and shall only be eligible for, in addition to any current license, a second-class wine-maker's license, shall not manufacture more than 150,000 gallons of wine per year, and shall not be a member of or affiliated with, directly or indirectly, a manufacturer that produces more than 150,000 gallons of wine per year. A class 2 craft distiller licensee may make sales and deliveries to importing distributors and distributors, but shall not make sales or deliveries to any other licensee. If the State Commission provides prior approval, a class 2 craft distiller licensee may annually transfer up to 100,000 gallons of spirits manufactured by that class 2 craft distiller licensee to the premises of a licensed class 2 craft distiller wholly owned and operated by the same licensee. A class 2 craft distiller may transfer spirits to a distilling pub wholly owned and operated by the class 2 craft distiller subject to the following limitations and restrictions: (i) the transfer shall not annually exceed more than 5,000 gallons; (ii) the annual amount transferred shall reduce the distilling pub's annual permitted production limit; (iii) all spirits transferred shall be subject to Article VIII of this Act; (iv) a written record shall be maintained by the distiller and distilling pub specifying the amount, date of delivery, and receipt of the product by the distilling pub; and (v) the distilling pub shall be located no farther than 80 miles from the class 2 craft distiller's licensed location.

A class 2 craft distiller shall, prior to transferring spirits to a distilling pub wholly owned by the class 2 craft distiller, furnish a written notice to the State Commission of intent to transfer spirits setting forth the name and address of the distilling pub and shall annually submit to the State Commission a verified report identifying the total gallons of spirits transferred to the distilling pub wholly owned by the class 2 craft distiller.

A class 2 craft distiller license holder may store such spirits at a non-contiguous licensed location, but at no time shall a class 2 craft distiller license holder directly or indirectly produce in the aggregate more than 100,000 gallons of spirits per year.

Class 12. A class 1 brewer license, which may only be issued to a licensed brewer or licensed non-resident dealer, shall allow the manufacture of up to 930,000 gallons of beer per year provided that the class 1 brewer licensee does not manufacture more than a combined 930,000 gallons of beer per year and is not a member of or affiliated with, directly or indirectly, a manufacturer that produces more than 930,000 gallons of beer per year ~~or any other alcoholic liquor~~. If a class 1 brewer manufactures spirits, it shall also obtain and shall only be eligible for, in addition to any current license, a class 1 craft distiller license, shall not manufacture more than 50,000 gallons of spirits per year, and shall not be a member of or affiliated with, directly or indirectly, a manufacturer that produces more than 50,000 gallons of spirits per year. If a class 1 craft brewer manufactures wine, it shall also obtain and shall only be eligible for, in addition to any current license, a first-class wine-manufacturer license or a first-class wine-maker's license, shall not manufacture more than 50,000 gallons of wine per year, and shall not be a member of or affiliated with, directly or indirectly, a manufacturer that produces more than 50,000 gallons of wine per year. A class 1 brewer licensee may make sales and deliveries to importing distributors and distributors and to retail licensees in accordance with the conditions set forth in paragraph (18) of subsection (a) of Section 3-12 of this Act. If the State Commission provides prior approval, a class 1 brewer may annually transfer up to 930,000 gallons

of beer manufactured by that class 1 brewer to the premises of a licensed class 1 brewer wholly owned and operated by the same licensee.

Class 13. A class 2 brewer license, which may only be issued to a licensed brewer or licensed non-resident dealer, shall allow the manufacture of up to 3,720,000 gallons of beer per year provided that the class 2 brewer licensee does not manufacture more than a combined 3,720,000 gallons of beer per year and is not a member of or affiliated with, directly or indirectly, a manufacturer that produces more than 3,720,000 gallons of beer per year ~~or any other alcoholic liquor~~. If a class 2 brewer manufactures spirits, it shall also obtain and shall only be eligible for, in addition to any current license, a class 2 craft distiller license, shall not manufacture more than 100,000 gallons of spirits per year, and shall not be a member of or affiliated with, directly or indirectly, a manufacturer that produces more than 100,000 gallons of spirits per year. If a class 2 craft distiller manufactures wine, it shall also obtain and shall only be eligible for, in addition to any current license, a second-class wine-maker's license, shall not manufacture more than 150,000 gallons of wine per year, and shall not be a member of or affiliated with, directly or indirectly, a manufacturer that produces more than 150,000 gallons of wine a year. A class 2 brewer licensee may make sales and deliveries to importing distributors and distributors, but shall not make sales or deliveries to any other licensee. If the State Commission provides prior approval, a class 2 brewer licensee may annually transfer up to 3,720,000 gallons of beer manufactured by that class 2 brewer licensee to the premises of a licensed class 2 brewer wholly owned and operated by the same licensee.

A class 2 brewer may transfer beer to a brew pub wholly owned and operated by the class 2 brewer subject to the following limitations and restrictions: (i) the transfer shall not annually exceed more than 31,000 gallons; (ii) the annual amount transferred shall reduce the brew pub's annual permitted production limit; (iii) all beer transferred shall be subject to Article VIII of this Act; (iv) a written record shall be maintained by the brewer and brew pub specifying the amount, date of delivery, and receipt of the product by the brew pub; and (v) the brew pub shall be located no farther than 80 miles from the class 2 brewer's licensed location.

A class 2 brewer shall, prior to transferring beer to a brew pub wholly owned by the class 2 brewer, furnish a written notice to the State Commission of intent to transfer beer setting forth the name and address of the brew pub and shall annually submit to the State Commission a verified report identifying the total gallons of beer transferred to the brew pub wholly owned by the class 2 brewer.

Class 14. A class 3 brewer license, which may be issued to a brewer or a non-resident dealer, shall allow the manufacture of no more than 465,000 gallons of beer per year and no more than 155,000 gallons at a single brewery premises, and shall allow the sale of no more than 6,200 gallons of beer from each in-state or out-of-state class 3 brewery premises, or 18,600 gallons in the aggregate, to retail licensees, class 1 brewers, class 2 brewers, and class 3 brewers as long as the class 3 brewer licensee does not manufacture more than a combined 465,000 gallons of beer per year and is not a member of or affiliated with, directly or indirectly, a manufacturer that produces more than 465,000 gallons of beer per year to make sales to importing distributors, distributors, retail licensees, brewers, class 1 brewers, class 2 brewers, and class 3 brewers in accordance with the conditions set forth in paragraph (20) of subsection (a) of Section 3-12. If the State Commission provides prior approval, a class 3 brewer may annually transfer up to 155,000 gallons of beer manufactured by that class 3 brewer to the premises of a licensed class 3 brewer wholly owned and operated by the same licensee. A class 3 brewer shall manufacture beer at the brewer's class 3 designated licensed premises, and may sell beer as otherwise provided in this Act.

(a-1) A manufacturer which is licensed in this State to make sales or deliveries of alcoholic liquor to licensed distributors or importing distributors and which enlists agents, representatives, or individuals acting on its behalf who contact licensed retailers on a regular and continual basis in this State must register those agents, representatives, or persons acting on its behalf with the State Commission.

Registration of agents, representatives, or persons acting on behalf of a manufacturer is fulfilled by submitting a form to the Commission. The form shall be developed by the Commission and shall include the name and address of the applicant, the name and address of the manufacturer he or she represents, the territory or areas assigned to sell to or discuss pricing terms of alcoholic liquor, and any other questions deemed appropriate and necessary. All statements in the forms required to be made by law or by rule shall be deemed material, and any person who knowingly misstates any material fact under oath in an application is guilty of a Class B misdemeanor. Fraud, misrepresentation, false statements, misleading statements, evasions, or suppression of material facts in the securing of a registration are grounds for suspension or revocation of the registration. The State Commission shall post a list of registered agents on the Commission's website.

(b) A distributor's license shall allow (i) the wholesale purchase and storage of alcoholic liquors and sale of alcoholic liquors to licensees in this State and to persons without the State, as may be permitted by law; (ii) the sale of beer, cider, mead, or any combination thereof ~~or both beer and cider~~ to brewers, class 1 brewers, and class 2 brewers that, pursuant to subsection (e) of Section 6-4 of this Act, sell beer, cider, mead, or any combination thereof ~~or both beer and cider~~ to non-licensees at their breweries; ~~and~~ (iii) the sale of vermouth to class 1 craft distillers and class 2 craft distillers that, pursuant to subsection (e) of Section 6-4 of this Act, sell spirits, vermouth, or both spirits and vermouth to non-licensees at their distilleries; ~~or~~ (iv) as otherwise provided in this Act. No person licensed as a distributor shall be granted a non-resident dealer's license.

(c) An importing distributor's license may be issued to and held by those only who are duly licensed distributors, upon the filing of an application by a duly licensed distributor, with the Commission and the Commission shall, without the payment of any fee, immediately issue such importing distributor's license to the applicant, which shall allow the importation of alcoholic liquor by the licensee into this State from any point in the United States outside this State, and the purchase of alcoholic liquor in barrels, casks or other bulk containers and the bottling of such alcoholic liquors before resale thereof, but all bottles or containers so filled shall be sealed, labeled, stamped and otherwise made to comply with all provisions, rules and regulations governing manufacturers in the preparation and bottling of alcoholic liquors. The importing distributor's license shall permit such licensee to purchase alcoholic liquor from Illinois licensed non-resident dealers and foreign importers only. No person licensed as an importing distributor shall be granted a non-resident dealer's license.

(d) A retailer's license shall allow the licensee to sell and offer for sale at retail, only in the premises specified in the license, alcoholic liquor for use or consumption, but not for resale in any form. Except as provided in Section 6-16, 6-29, or 6-29.1, nothing in this Act shall deny, limit, remove, or restrict the ability of a holder of a retailer's license to transfer or ship alcoholic liquor to the purchaser for use or consumption subject to any applicable local law or ordinance. For the purposes of this Section, "shipping" means the movement of alcoholic liquor from a licensed retailer to a consumer via a common carrier. Except as provided in Section 6-16, 6-29, or 6-29.1, nothing in this Act shall deny, limit, remove, or restrict the ability of a holder of a retailer's license to deliver alcoholic liquor to the purchaser for use or consumption. The delivery shall be made only within 12 hours from the time the alcoholic liquor leaves the licensed premises of the retailer for delivery. For the purposes of this Section, "delivery" means the movement of alcoholic liquor purchased from a licensed retailer to a consumer through the following methods:

- (1) delivery within licensed retailer's parking lot, including curbside, for pickup by the consumer;
- (2) delivery by an owner, officer, director, shareholder, or employee of the licensed retailer; or
- (3) delivery by a third-party contractor, independent contractor, or agent with whom the licensed retailer has contracted to make deliveries of alcoholic liquor.

Under subsection (1), (2), or (3), delivery shall not include the use of common carriers.

Any retail license issued to a manufacturer shall only permit the manufacturer to sell beer at retail on the premises actually occupied by the manufacturer. For the purpose of further describing the type of business conducted at a retail licensed premises, a retailer's licensee may be designated by the State Commission as (i) an on premise consumption retailer, (ii) an off premise sale retailer, or (iii) a combined on premise consumption and off premise sale retailer.

Except for a municipality with a population of more than 1,000,000 inhabitants, a home rule unit may not regulate the delivery of alcoholic liquor inconsistent with this subsection. This paragraph is a limitation under subsection (i) of Section 6 of Article VII of the Illinois Constitution on the concurrent exercise by home rule units of powers and functions exercised by the State.

Notwithstanding any other provision of this subsection (d), a retail licensee may sell alcoholic liquors to a special event retailer licensee for resale to the extent permitted under subsection (e).

(e) A special event retailer's license (not-for-profit) shall permit the licensee to purchase alcoholic liquors from an Illinois licensed distributor (unless the licensee purchases less than \$500 of alcoholic liquors for the special event, in which case the licensee may purchase the alcoholic liquors from a licensed retailer) and shall allow the licensee to sell and offer for sale, at retail, alcoholic liquors for use or consumption, but not for resale in any form and only at the location and on the specific dates designated for the special event in the license. An applicant for a special event retailer license must (i) furnish with the application: (A) a resale number issued under Section 2c of the Retailers' Occupation Tax Act or evidence that the applicant is registered under Section 2a of the Retailers' Occupation Tax Act, (B) a current, valid exemption

identification number issued under Section 1g of the Retailers' Occupation Tax Act, and a certification to the Commission that the purchase of alcoholic liquors will be a tax-exempt purchase, or (C) a statement that the applicant is not registered under Section 2a of the Retailers' Occupation Tax Act, does not hold a resale number under Section 2c of the Retailers' Occupation Tax Act, and does not hold an exemption number under Section 1g of the Retailers' Occupation Tax Act, in which event the Commission shall set forth on the special event retailer's license a statement to that effect; (ii) submit with the application proof satisfactory to the State Commission that the applicant will provide dram shop liability insurance in the maximum limits; and (iii) show proof satisfactory to the State Commission that the applicant has obtained local authority approval.

Nothing in this Act prohibits an Illinois licensed distributor from offering credit or a refund for unused, salable alcoholic liquors to a holder of a special event retailer's license or the special event retailer's licensee from accepting the credit or refund of alcoholic liquors at the conclusion of the event specified in the license.

(f) A railroad license shall permit the licensee to import alcoholic liquors into this State from any point in the United States outside this State and to store such alcoholic liquors in this State; to make wholesale purchases of alcoholic liquors directly from manufacturers, foreign importers, distributors and importing distributors from within or outside this State; and to store such alcoholic liquors in this State; provided that the above powers may be exercised only in connection with the importation, purchase or storage of alcoholic liquors to be sold or dispensed on a club, buffet, lounge or dining car operated on an electric, gas or steam railway in this State; and provided further, that railroad licensees exercising the above powers shall be subject to all provisions of Article VIII of this Act as applied to importing distributors. A railroad license shall also permit the licensee to sell or dispense alcoholic liquors on any club, buffet, lounge or dining car operated on an electric, gas or steam railway regularly operated by a common carrier in this State, but shall not permit the sale for resale of any alcoholic liquors to any licensee within this State. A license shall be obtained for each car in which such sales are made.

(g) A boat license shall allow the sale of alcoholic liquor in individual drinks, on any passenger boat regularly operated as a common carrier on navigable waters in this State or on any riverboat operated under the Illinois Gambling Act, which boat or riverboat maintains a public dining room or restaurant thereon.

(h) A non-beverage user's license shall allow the licensee to purchase alcoholic liquor from a licensed manufacturer or importing distributor, without the imposition of any tax upon the business of such licensed manufacturer or importing distributor as to such alcoholic liquor to be used by such licensee solely for the non-beverage purposes set forth in subsection (a) of Section 8-1 of this Act, and such licenses shall be divided and classified and shall permit the purchase, possession and use of limited and stated quantities of alcoholic liquor as follows:

Class 1, not to exceed .....	500 gallons
Class 2, not to exceed .....	1,000 gallons
Class 3, not to exceed .....	5,000 gallons
Class 4, not to exceed .....	10,000 gallons
Class 5, not to exceed .....	50,000 gallons

(i) A wine-maker's premises license shall allow a licensee that concurrently holds a first-class wine-maker's license to sell and offer for sale at retail in the premises specified in such license not more than 50,000 gallons of the first-class wine-maker's wine that is made at the first-class wine-maker's licensed premises per year for use or consumption, but not for resale in any form. A wine-maker's premises license shall allow a licensee who concurrently holds a second-class wine-maker's license to sell and offer for sale at retail in the premises specified in such license up to 100,000 gallons of the second-class wine-maker's wine that is made at the second-class wine-maker's licensed premises per year for use or consumption but not for resale in any form. A first-class wine-maker that concurrently holds a class 1 brewer license or a class 1 craft distiller license shall not be eligible to hold a wine-maker's premises license. A wine-maker's premises license shall allow a licensee that concurrently holds a first-class wine-maker's license or a second-class wine-maker's license to sell and offer for sale at retail at the premises specified in the wine-maker's premises license, for use or consumption but not for resale in any form, any beer, wine, and spirits purchased from a licensed distributor. Upon approval from the State Commission, a wine-maker's premises license shall allow the licensee to sell and offer for sale at (i) the wine-maker's licensed premises and (ii) at up to 2 additional locations for use and consumption and not for resale. Each location shall require additional licensing per location as specified in Section 5-3 of this Act. A wine-maker's premises

licensee shall secure liquor liability insurance coverage in an amount at least equal to the maximum liability amounts set forth in subsection (a) of Section 6-21 of this Act.

(j) An airplane license shall permit the licensee to import alcoholic liquors into this State from any point in the United States outside this State and to store such alcoholic liquors in this State; to make wholesale purchases of alcoholic liquors directly from manufacturers, foreign importers, distributors and importing distributors from within or outside this State; and to store such alcoholic liquors in this State; provided that the above powers may be exercised only in connection with the importation, purchase or storage of alcoholic liquors to be sold or dispensed on an airplane; and provided further, that airplane licensees exercising the above powers shall be subject to all provisions of Article VIII of this Act as applied to importing distributors. An airplane licensee shall also permit the sale or dispensing of alcoholic liquors on any passenger airplane regularly operated by a common carrier in this State, but shall not permit the sale for resale of any alcoholic liquors to any licensee within this State. A single airplane license shall be required of an airline company if liquor service is provided on board aircraft in this State. The annual fee for such license shall be as determined in Section 5-3.

(k) A foreign importer's license shall permit such licensee to purchase alcoholic liquor from Illinois licensed non-resident dealers only, and to import alcoholic liquor other than in bulk from any point outside the United States and to sell such alcoholic liquor to Illinois licensed importing distributors and to no one else in Illinois; provided that (i) the foreign importer registers with the State Commission every brand of alcoholic liquor that it proposes to sell to Illinois licensees during the license period, (ii) the foreign importer complies with all of the provisions of Section 6-9 of this Act with respect to registration of such Illinois licensees as may be granted the right to sell such brands at wholesale, and (iii) the foreign importer complies with the provisions of Sections 6-5 and 6-6 of this Act to the same extent that these provisions apply to manufacturers.

(l) (i) A broker's license shall be required of all persons who solicit orders for, offer to sell or offer to supply alcoholic liquor to retailers in the State of Illinois, or who offer to retailers to ship or cause to be shipped or to make contact with distillers, craft distillers, rectifiers, brewers or manufacturers or any other party within or without the State of Illinois in order that alcoholic liquors be shipped to a distributor, importing distributor or foreign importer, whether such solicitation or offer is consummated within or without the State of Illinois.

No holder of a retailer's license issued by the Illinois Liquor Control Commission shall purchase or receive any alcoholic liquor, the order for which was solicited or offered for sale to such retailer by a broker unless the broker is the holder of a valid broker's license.

The broker shall, upon the acceptance by a retailer of the broker's solicitation of an order or offer to sell or supply or deliver or have delivered alcoholic liquors, promptly forward to the Illinois Liquor Control Commission a notification of said transaction in such form as the Commission may by regulations prescribe.

(ii) A broker's license shall be required of a person within this State, other than a retail licensee, who, for a fee or commission, promotes, solicits, or accepts orders for alcoholic liquor, for use or consumption and not for resale, to be shipped from this State and delivered to residents outside of this State by an express company, common carrier, or contract carrier. This Section does not apply to any person who promotes, solicits, or accepts orders for wine as specifically authorized in Section 6-29 of this Act.

A broker's license under this subsection (l) shall not entitle the holder to buy or sell any alcoholic liquors for his own account or to take or deliver title to such alcoholic liquors.

This subsection (l) shall not apply to distributors, employees of distributors, or employees of a manufacturer who has registered the trademark, brand or name of the alcoholic liquor pursuant to Section 6-9 of this Act, and who regularly sells such alcoholic liquor in the State of Illinois only to its registrants thereunder.

Any agent, representative, or person subject to registration pursuant to subsection (a-1) of this Section shall not be eligible to receive a broker's license.

(m) A non-resident dealer's license shall permit such licensee to ship into and warehouse alcoholic liquor into this State from any point outside of this State, and to sell such alcoholic liquor to Illinois licensed foreign importers and importing distributors and to no one else in this State; provided that (i) said non-resident dealer shall register with the Illinois Liquor Control Commission each and every brand of alcoholic liquor which it proposes to sell to Illinois licensees during the license period, (ii) it shall comply with all of the provisions of Section 6-9 hereof with respect to registration of such Illinois licensees as may be granted the right to sell such brands at wholesale by duly filing such registration statement, thereby authorizing the non-resident dealer to proceed to sell such brands at wholesale, and (iii) the non-resident

dealer shall comply with the provisions of Sections 6-5 and 6-6 of this Act to the same extent that these provisions apply to manufacturers. No person licensed as a non-resident dealer shall be granted a distributor's or importing distributor's license.

(n) A brew pub license shall allow the licensee to only (i) manufacture up to 155,000 gallons of beer per year only on the premises specified in the license, (ii) make sales of the beer manufactured on the premises or, with the approval of the Commission, beer manufactured on another brew pub licensed premises that is wholly owned and operated by the same licensee to importing distributors, distributors, and to non-licensees for use and consumption, (iii) store the beer upon the premises, (iv) sell and offer for sale at retail from the licensed premises for off-premises consumption no more than 155,000 gallons per year so long as such sales are only made in-person, (v) sell and offer for sale at retail for use and consumption on the premises specified in the license any form of alcoholic liquor purchased from a licensed distributor or importing distributor, (vi) with the prior approval of the Commission, annually transfer no more than 155,000 gallons of beer manufactured on the premises to a licensed brew pub wholly owned and operated by the same licensee, and (vii) notwithstanding item (i) of this subsection, brew pubs wholly owned and operated by the same licensee may combine each location's production limit of 155,000 gallons of beer per year and allocate the aggregate total between the wholly owned, operated, and licensed locations.

A brew pub licensee shall not under any circumstance sell or offer for sale beer manufactured by the brew pub licensee to retail licensees.

A person who holds a class 2 brewer license may simultaneously hold a brew pub license if the class 2 brewer (i) does not, under any circumstance, sell or offer for sale beer manufactured by the class 2 brewer to retail licensees; (ii) does not hold more than 3 brew pub licenses in this State; (iii) does not manufacture more than a combined 3,720,000 gallons of beer per year, including the beer manufactured at the brew pub; and (iv) is not a member of or affiliated with, directly or indirectly, a manufacturer that produces more than 3,720,000 gallons of beer per year or any other alcoholic liquor.

Notwithstanding any other provision of this Act, a licensed brewer, class 2 brewer, or non-resident dealer who before July 1, 2015 manufactured less than 3,720,000 gallons of beer per year and held a brew pub license on or before July 1, 2015 may (i) continue to qualify for and hold that brew pub license for the licensed premises and (ii) manufacture more than 3,720,000 gallons of beer per year and continue to qualify for and hold that brew pub license if that brewer, class 2 brewer, or non-resident dealer does not simultaneously hold a class 1 brewer license and is not a member of or affiliated with, directly or indirectly, a manufacturer that produces more than 3,720,000 gallons of beer per year or that produces any other alcoholic liquor.

A brew pub licensee may apply for a class 3 brewer license and upon: (i) meeting all applicable qualifications of this Act, and relinquishing all commonly owned brew pub or retail licenses shall be issued a class 3 brewer license. Nothing in this Act shall prohibit the issuance of a class 3 brewer license if the applicant:

(1) has a valid retail license on or before May 1, 2021;

(2) has an ownership interest in at least two brew pubs licenses on or before May 1, 2021;

(3) the brew pub licensee applies for a class 3 brewer license on or before October 1, 2022 and relinquishes all commonly owned brew pub licenses; and

(4) relinquishes all commonly owned retail licenses on or before December 31, 2022.

If a brew pub licensee is issued a class 3 brewer license, the class 3 brewer license shall expire on the same date as the existing brew pub license and the State Commission shall not require a class 3 brewer licensee to obtain a brewer license, or in the alternative to pay a fee for a brewer license, until the date the brew pub license of the applicant would have expired.

(o) A caterer retailer license shall allow the holder to serve alcoholic liquors as an incidental part of a food service that serves prepared meals which excludes the serving of snacks as the primary meal, either on or off-site whether licensed or unlicensed. A caterer retailer license shall allow the holder, a distributor, or an importing distributor to transfer any inventory to and from the holder's retail premises and shall allow the holder to purchase alcoholic liquor from a distributor or importing distributor to be delivered directly to an off-site event.

Nothing in this Act prohibits a distributor or importing distributor from offering credit or a refund for unused, salable beer to a holder of a caterer retailer license or a caterer retailer licensee from accepting a credit or refund for unused, salable beer, in the event an act of God is the sole reason an off-site event is cancelled and if: (i) the holder of a caterer retailer license has not transferred alcoholic liquor from its caterer retailer premises to an off-site location; (ii) the distributor or importing distributor offers the credit or

refund for the unused, salable beer that it delivered to the off-site premises and not for any unused, salable beer that the distributor or importing distributor delivered to the caterer retailer's premises; and (iii) the unused, salable beer would likely spoil if transferred to the caterer retailer's premises. A caterer retailer license shall allow the holder to transfer any inventory from any off-site location to its caterer retailer premises at the conclusion of an off-site event or engage a distributor or importing distributor to transfer any inventory from any off-site location to its caterer retailer premises at the conclusion of an off-site event, provided that the distributor or importing distributor issues bona fide charges to the caterer retailer licensee for fuel, labor, and delivery and the distributor or importing distributor collects payment from the caterer retailer licensee prior to the distributor or importing distributor transferring inventory to the caterer retailer premises.

For purposes of this subsection (o), an "act of God" means an unforeseeable event, such as a rain or snow storm, hail, a flood, or a similar event, that is the sole cause of the cancellation of an off-site, outdoor event.

(p) An auction liquor license shall allow the licensee to sell and offer for sale at auction wine and spirits for use or consumption, or for resale by an Illinois liquor licensee in accordance with provisions of this Act. An auction liquor license will be issued to a person and it will permit the auction liquor licensee to hold the auction anywhere in the State. An auction liquor license must be obtained for each auction at least 14 days in advance of the auction date.

(q) A special use permit license shall allow an Illinois licensed retailer to transfer a portion of its alcoholic liquor inventory from its retail licensed premises to the premises specified in the license hereby created; to purchase alcoholic liquor from a distributor or importing distributor to be delivered directly to the location specified in the license hereby created; and to sell or offer for sale at retail, only in the premises specified in the license hereby created, the transferred or delivered alcoholic liquor for use or consumption, but not for resale in any form. A special use permit license may be granted for the following time periods: one day or less; 2 or more days to a maximum of 15 days per location in any 12-month period. An applicant for the special use permit license must also submit with the application proof satisfactory to the State Commission that the applicant will provide dram shop liability insurance to the maximum limits and have local authority approval.

A special use permit license shall allow the holder to transfer any inventory from the holder's special use premises to its retail premises at the conclusion of the special use event or engage a distributor or importing distributor to transfer any inventory from the holder's special use premises to its retail premises at the conclusion of an off-site event, provided that the distributor or importing distributor issues bona fide charges to the special use permit licensee for fuel, labor, and delivery and the distributor or importing distributor collects payment from the retail licensee prior to the distributor or importing distributor transferring inventory to the retail premises.

Nothing in this Act prohibits a distributor or importing distributor from offering credit or a refund for unused, salable beer to a special use permit licensee or a special use permit licensee from accepting a credit or refund for unused, salable beer at the conclusion of the event specified in the license if: (i) the holder of the special use permit license has not transferred alcoholic liquor from its retail licensed premises to the premises specified in the special use permit license; (ii) the distributor or importing distributor offers the credit or refund for the unused, salable beer that it delivered to the premises specified in the special use permit license and not for any unused, salable beer that the distributor or importing distributor delivered to the retailer's premises; and (iii) the unused, salable beer would likely spoil if transferred to the retailer premises.

(r) A winery shipper's license shall allow a person with a first-class or second-class wine manufacturer's license, a first-class or second-class wine-maker's license, or a limited wine manufacturer's license or who is licensed to make wine under the laws of another state to ship wine made by that licensee directly to a resident of this State who is 21 years of age or older for that resident's personal use and not for resale. Prior to receiving a winery shipper's license, an applicant for the license must provide the Commission with a true copy of its current license in any state in which it is licensed as a manufacturer of wine. An applicant for a winery shipper's license must also complete an application form that provides any other information the Commission deems necessary. The application form shall include all addresses from which the applicant for a winery shipper's license intends to ship wine, including the name and address of any third party, except for a common carrier, authorized to ship wine on behalf of the manufacturer. The application form shall include an acknowledgement consenting to the jurisdiction of the Commission, the Illinois Department of Revenue, and the courts of this State concerning the enforcement of this Act and any

related laws, rules, and regulations, including authorizing the Department of Revenue and the Commission to conduct audits for the purpose of ensuring compliance with Public Act 95-634, and an acknowledgement that the wine manufacturer is in compliance with Section 6-2 of this Act. Any third party, except for a common carrier, authorized to ship wine on behalf of a first-class or second-class wine manufacturer's licensee, a first-class or second-class wine-maker's licensee, a limited wine manufacturer's licensee, or a person who is licensed to make wine under the laws of another state shall also be disclosed by the winery shipper's licensee, and a copy of the written appointment of the third-party wine provider, except for a common carrier, to the wine manufacturer shall be filed with the State Commission as a supplement to the winery shipper's license application or any renewal thereof. The winery shipper's license holder shall affirm under penalty of perjury, as part of the winery shipper's license application or renewal, that he or she only ships wine, either directly or indirectly through a third-party provider, from the licensee's own production.

Except for a common carrier, a third-party provider shipping wine on behalf of a winery shipper's license holder is the agent of the winery shipper's license holder and, as such, a winery shipper's license holder is responsible for the acts and omissions of the third-party provider acting on behalf of the license holder. A third-party provider, except for a common carrier, that engages in shipping wine into Illinois on behalf of a winery shipper's license holder shall consent to the jurisdiction of the State Commission and the State. Any third-party, except for a common carrier, holding such an appointment shall, by February 1 of each calendar year and upon request by the State Commission or the Department of Revenue, file with the State Commission a statement detailing each shipment made to an Illinois resident. The statement shall include the name and address of the third-party provider filing the statement, the time period covered by the statement, and the following information:

- (1) the name, address, and license number of the winery shipper on whose behalf the shipment was made;
- (2) the quantity of the products delivered; and
- (3) the date and address of the shipment.

If the Department of Revenue or the State Commission requests a statement under this paragraph, the third-party provider must provide that statement no later than 30 days after the request is made. Any books, records, supporting papers, and documents containing information and data relating to a statement under this paragraph shall be kept and preserved for a period of 3 years, unless their destruction sooner is authorized, in writing, by the Director of Revenue, and shall be open and available to inspection by the Director of Revenue or the State Commission or any duly authorized officer, agent, or employee of the State Commission or the Department of Revenue, at all times during business hours of the day. Any person who violates any provision of this paragraph or any rule of the State Commission for the administration and enforcement of the provisions of this paragraph is guilty of a Class C misdemeanor. In case of a continuing violation, each day's continuance thereof shall be a separate and distinct offense.

The State Commission shall adopt rules as soon as practicable to implement the requirements of Public Act 99-904 and shall adopt rules prohibiting any such third-party appointment of a third-party provider, except for a common carrier, that has been deemed by the State Commission to have violated the provisions of this Act with regard to any winery shipper licensee.

A winery shipper licensee must pay to the Department of Revenue the State liquor gallonage tax under Section 8-1 for all wine that is sold by the licensee and shipped to a person in this State. For the purposes of Section 8-1, a winery shipper licensee shall be taxed in the same manner as a manufacturer of wine. A licensee who is not otherwise required to register under the Retailers' Occupation Tax Act must register under the Use Tax Act to collect and remit use tax to the Department of Revenue for all gallons of wine that are sold by the licensee and shipped to persons in this State. If a licensee fails to remit the tax imposed under this Act in accordance with the provisions of Article VIII of this Act, the winery shipper's license shall be revoked in accordance with the provisions of Article VII of this Act. If a licensee fails to properly register and remit tax under the Use Tax Act or the Retailers' Occupation Tax Act for all wine that is sold by the winery shipper and shipped to persons in this State, the winery shipper's license shall be revoked in accordance with the provisions of Article VII of this Act.

A winery shipper licensee must collect, maintain, and submit to the Commission on a semi-annual basis the total number of cases per resident of wine shipped to residents of this State. A winery shipper licensed under this subsection (r) must comply with the requirements of Section 6-29 of this Act.

Pursuant to paragraph (5.1) or (5.3) of subsection (a) of Section 3-12, the State Commission may receive, respond to, and investigate any complaint and impose any of the remedies specified in paragraph (1) of subsection (a) of Section 3-12.

As used in this subsection, "third-party provider" means any entity that provides fulfillment house services, including warehousing, packaging, distribution, order processing, or shipment of wine, but not the sale of wine, on behalf of a licensed winery shipper.

(s) A craft distiller tasting permit license shall allow an Illinois licensed class 1 craft distiller or class 2 craft distiller to transfer a portion of its alcoholic liquor inventory from its class 1 craft distiller or class 2 craft distiller licensed premises to the premises specified in the license hereby created and to conduct a sampling, only in the premises specified in the license hereby created, of the transferred alcoholic liquor in accordance with subsection (c) of Section 6-31 of this Act. The transferred alcoholic liquor may not be sold or resold in any form. An applicant for the craft distiller tasting permit license must also submit with the application proof satisfactory to the State Commission that the applicant will provide dram shop liability insurance to the maximum limits and have local authority approval.

(t) A brewer warehouse permit may be issued to the holder of a class 1 brewer license or a class 2 brewer license. If the holder of the permit is a class 1 brewer licensee, the brewer warehouse permit shall allow the holder to store or warehouse up to 930,000 gallons of tax-determined beer manufactured by the holder of the permit at the premises specified on the permit. If the holder of the permit is a class 2 brewer licensee, the brewer warehouse permit shall allow the holder to store or warehouse up to 3,720,000 gallons of tax-determined beer manufactured by the holder of the permit at the premises specified on the permit. Sales to non-licensees are prohibited at the premises specified in the brewer warehouse permit.

(u) A distilling pub license shall allow the licensee to only (i) manufacture up to 5,000 gallons of spirits per year only on the premises specified in the license, (ii) make sales of the spirits manufactured on the premises or, with the approval of the State Commission, spirits manufactured on another distilling pub licensed premises that is wholly owned and operated by the same licensee to importing distributors and distributors and to non-licensees for use and consumption, (iii) store the spirits upon the premises, (iv) sell and offer for sale at retail from the licensed premises for off-premises consumption no more than 5,000 gallons per year so long as such sales are only made in-person, (v) sell and offer for sale at retail for use and consumption on the premises specified in the license any form of alcoholic liquor purchased from a licensed distributor or importing distributor, and (vi) with the prior approval of the State Commission, annually transfer no more than 5,000 gallons of spirits manufactured on the premises to a licensed distilling pub wholly owned and operated by the same licensee.

A distilling pub licensee shall not under any circumstance sell or offer for sale spirits manufactured by the distilling pub licensee to retail licensees.

A person who holds a class 2 craft distiller license may simultaneously hold a distilling pub license if the class 2 craft distiller (i) does not, under any circumstance, sell or offer for sale spirits manufactured by the class 2 craft distiller to retail licensees; (ii) does not hold more than 3 distilling pub licenses in this State; (iii) does not manufacture more than a combined 100,000 gallons of spirits per year, including the spirits manufactured at the distilling pub; and (iv) is not a member of or affiliated with, directly or indirectly, a manufacturer that produces more than 100,000 gallons of spirits per year or any other alcoholic liquor.

(v) A craft distiller warehouse permit may be issued to the holder of a class 1 craft distiller or class 2 craft distiller license. The craft distiller warehouse permit shall allow the holder to store or warehouse up to 500,000 gallons of spirits manufactured by the holder of the permit at the premises specified on the permit. Sales to non-licensees are prohibited at the premises specified in the craft distiller warehouse permit.

(w) A beer showcase permit license shall allow an Illinois-licensed distributor to transfer a portion of its beer inventory from its licensed premises to the premises specified in the beer showcase permit license, and, in the case of a class 3 brewer, transfer only beer the class 3 brewer manufactures from its licensed premises to the premises specified in the beer showcase permit license; and to sell or offer for sale at retail, only in the premises specified in the beer showcase permit license, the transferred or delivered beer for on or off premise consumption, but not for resale in any form and to sell to non-licensees not more than 96 fluid ounces of beer per person. A beer showcase permit license may be granted for the following time periods: one day or less; or 2 or more days to a maximum of 15 days per location in any 12-month period. An applicant for a beer showcase permit license must also submit with the application proof satisfactory to the State Commission that the applicant will provide dram shop liability insurance to the maximum limits and have local authority approval. The State Commission shall require the beer showcase applicant to comply with Section 6-27.1.

(Source: P.A. 100-17, eff. 6-30-17; 100-201, eff. 8-18-17; 100-816, eff. 8-13-18; 100-885, eff. 8-14-18; 100-1050, eff. 8-23-18; 101-16, eff. 6-14-19; 101-31, eff. 6-28-19; 101-81, eff. 7-12-19; 101-482, eff. 8-23-19; 101-517, eff. 8-23-19; 101-615, eff. 12-20-19; 101-668, eff. 1-1-22.)

(235 ILCS 5/5-3) (from Ch. 43, par. 118)

Sec. 5-3. License fees. Except as otherwise provided herein, at the time application is made to the State Commission for a license of any class, the applicant shall pay to the State Commission the fee hereinafter provided for the kind of license applied for.

The fee for licenses issued by the State Commission shall be as follows:

	Online renewal	Initial license or non-online renewal
For a manufacturer's license:		
Class 1. Distiller .....	\$4,000	\$5,000
Class 2. Rectifier .....	4,000	5,000
Class 3. Brewer .....	1,200	1,500
Class 4. First-class Wine Manufacturer .....	<u>1,200</u> <del>750</del>	<u>1,500</u> <del>900</del>
Class 5. Second-class Wine Manufacturer .....	1,500	1,750
Class 6. First-class wine-maker .....	<u>1,200</u> <del>750</del>	<u>1,500</u> <del>900</del>
Class 7. Second-class wine-maker .....	1,500	1,750
Class 8. Limited Wine Manufacturer .....	250	350
Class 9. Craft Distiller .....	\$2,000	\$2,500
Class 10. Class 1 Craft Distiller .....	50	75
Class 11. Class 2 Craft Distiller .....	75	100
Class 12. Class 1 Brewer .....	50	75
Class 13. Class 2 Brewer .....	75	100
Class 14. Class 3 Brewer .....	<u>25</u>	<u>50</u>
For a Brew Pub License .....	1,200	1,500
For a Distilling Pub License .....	1,200	1,500
For a caterer retailer's license .....	350	500
For a foreign importer's license .....	25	25
For an importing distributor's license .....	25	25
For a distributor's license (11,250,000 gallons or over) .....	1,450	2,200
For a distributor's license (over 4,500,000 gallons, but under 11,250,000 gallons) .....	950	1,450
For a distributor's license (4,500,000 gallons or under) .....	300	450
For a non-resident dealer's license (500,000 gallons or over) <u>or with self-distribution</u> <u>privileges</u> .....	1,200	1,500
For a non-resident dealer's license (under 500,000 gallons) .....	250	350
For a wine-maker's premises license .....	250	500
For a winery shipper's license (under 250,000 gallons) .....	200	350
For a winery shipper's license (250,000 or over, but under 500,000 gallons) .....	750	1,000
For a winery shipper's license		

(500,000 gallons or over) .....	1,200	1,500
For a wine-maker's premises license, second location .....	500	1,000
For a wine-maker's premises license, third location .....	500	1,000
For a retailer's license .....	600	750
For a special event retailer's license, (not-for-profit) .....	25	25
<u>For a beer showcase permit license,</u> <u>one day only .....</u>	<u>100</u>	<u>150</u>
<u>2 days or more .....</u>	<u>150</u>	<u>250</u>
For a special use permit license, one day only .....	100	150
2 days or more .....	150	250
For a railroad license .....	100	150
For a boat license .....	500	1,000
For an airplane license, times the licensee's maximum number of aircraft in flight, serving liquor over the State at any given time, which either originate, terminate, or make an intermediate stop in the State .....	100	150
For a non-beverage user's license:		
Class 1 .....	24	24
Class 2 .....	60	60
Class 3 .....	120	120
Class 4 .....	240	240
Class 5 .....	600	600
For a broker's license .....	750	1,000
For an auction liquor license .....	100	150
For a homebrewer special event permit .....	25	25
For a craft distiller tasting permit .....	25	25
For a BASSET trainer license .....	300	350
For a tasting representative license .....	200	300
For a brewer warehouse permit .....	25	25
For a craft distiller warehouse permit .....	25	25

Fees collected under this Section shall be paid into the Dram Shop Fund. On and after July 1, 2003 and until June 30, 2016, of the funds received for a retailer's license, in addition to the first \$175, an additional \$75 shall be paid into the Dram Shop Fund, and \$250 shall be paid into the General Revenue Fund. On and after June 30, 2016, one-half of the funds received for a retailer's license shall be paid into the Dram Shop Fund and one-half of the funds received for a retailer's license shall be paid into the General Revenue Fund. Beginning June 30, 1990 and on June 30 of each subsequent year through June 29, 2003, any balance over \$5,000,000 remaining in the Dram Shop Fund shall be credited to State liquor licensees and applied against their fees for State liquor licenses for the following year. The amount credited to each licensee shall be a proportion of the balance in the Dram Fund that is the same as the proportion of the license fee paid by the licensee under this Section for the period in which the balance was accumulated to the aggregate fees paid by all licensees during that period.

No fee shall be paid for licenses issued by the State Commission to the following non-beverage users:

(a) Hospitals, sanitariums, or clinics when their use of alcoholic liquor is exclusively medicinal, mechanical or scientific.

(b) Universities, colleges of learning or schools when their use of alcoholic liquor is exclusively medicinal, mechanical or scientific.

(c) Laboratories when their use is exclusively for the purpose of scientific research.

(Source: P.A. 100-201, eff. 8-18-17; 100-816, eff. 8-13-18; 101-482, eff. 8-23-19; 101-615, eff. 12-20-19; revised 8-19-20.)

(235 ILCS 5/6-4) (from Ch. 43, par. 121)

Sec. 6-4. (a) No person licensed by any licensing authority as a distiller, or a wine manufacturer, or any subsidiary or affiliate thereof, or any officer, associate, member, partner, representative, employee, agent or shareholder owning more than 5% of the outstanding shares of such person shall be issued an importing distributor's or distributor's license, nor shall any person licensed by any licensing authority as an importing distributor, distributor or retailer, or any subsidiary or affiliate thereof, or any officer or associate, member, partner, representative, employee, agent or shareholder owning more than 5% of the outstanding shares of such person be issued a distiller's license, a craft distiller's license, or a wine manufacturer's license; and no person or persons licensed as a distiller, craft distiller, class 1 craft distiller, or class 2 craft distiller by any licensing authority shall have any interest, directly or indirectly, with such distributor or importing distributor.

However, an importing distributor or distributor, which on January 1, 1985 is owned by a brewer, or any subsidiary or affiliate thereof or any officer, associate, member, partner, representative, employee, agent or shareholder owning more than 5% of the outstanding shares of the importing distributor or distributor referred to in this paragraph, may own or acquire an ownership interest of more than 5% of the outstanding shares of a wine manufacturer and be issued a wine manufacturer's license by any licensing authority.

(b) The foregoing provisions shall not apply to any person licensed by any licensing authority as a distiller or wine manufacturer, or to any subsidiary or affiliate of any distiller or wine manufacturer who shall have been heretofore licensed by the State Commission as either an importing distributor or distributor during the annual licensing period expiring June 30, 1947, and shall actually have made sales regularly to retailers.

(c) Provided, however, that in such instances where a distributor's or importing distributor's license has been issued to any distiller or wine manufacturer or to any subsidiary or affiliate of any distiller or wine manufacturer who has, during the licensing period ending June 30, 1947, sold or distributed as such licensed distributor or importing distributor alcoholic liquors and wines to retailers, such distiller or wine manufacturer or any subsidiary or affiliate of any distiller or wine manufacturer holding such distributor's or importing distributor's license may continue to sell or distribute to retailers such alcoholic liquors and wines which are manufactured, distilled, processed or marketed by distillers and wine manufacturers whose products it sold or distributed to retailers during the whole or any part of its licensing periods; and such additional brands and additional products may be added to the line of such distributor or importing distributor, provided, that such brands and such products were not sold or distributed by any distributor or importing distributor licensed by the State Commission during the licensing period ending June 30, 1947, but can not sell or distribute to retailers any other alcoholic liquors or wines.

(d) It shall be unlawful for any distiller licensed anywhere to have any stock ownership or interest in any distributor's or importing distributor's license wherein any other person has an interest therein who is not a distiller and does not own more than 5% of any stock in any distillery. Nothing herein contained shall apply to such distillers or their subsidiaries or affiliates, who had a distributor's or importing distributor's license during the licensing period ending June 30, 1947, which license was owned in whole by such distiller, or subsidiaries or affiliates of such distiller.

(e) Any person licensed as a brewer, class 1 brewer, or class 2 brewer shall be permitted to sell on the licensed premises to non-licensees for on or off-premises consumption for the premises in which he or she actually conducts such business: (i) beer manufactured by the brewer, class 1 brewer, ~~or~~ class 2 brewer, or class 3 brewer; (ii) beer manufactured by any other brewer, class 1 brewer, ~~or~~ class 2 brewer, or class 3 brewer; and (iii) cider or mead. Any person licensed as a class 3 brewer shall be permitted to sell on the licensed premises to non-licensees for on or off premises consumption for the premises in which he or she actually conducts such business: (i) beer manufactured by the class 3 brewer on the premises; (ii) beer manufactured by any other brewer, class 1 brewer, class 2 brewer, or class 3 brewer; and (iii) cider, wine, and spirits. All products sold under this subsection that are not manufactured on premises must be purchased through a licensed distributor, importing distributor, or manufacturer with self-distribution privileges. Such sales shall be limited to on-premises, in-person sales only, for lawful consumption on or off premises. Such authorization shall be considered a privilege granted by the brewer license and, other than a manufacturer of

beer as stated above, no manufacturer or distributor or importing distributor, excluding airplane licensees exercising powers provided in paragraph (i) of Section 5-1 of this Act, or any subsidiary or affiliate thereof, or any officer, associate, member, partner, representative, employee or agent, or shareholder shall be issued a retailer's license, nor shall any person having a retailer's license, excluding airplane licensees exercising powers provided in paragraph (i) of Section 5-1 of this Act, or any subsidiary or affiliate thereof, or any officer, associate, member, partner, representative or agent, or shareholder be issued a manufacturer's license or importing distributor's license.

A manufacturer of beer that imports or transfers beer into this State must comply with Sections 6-8 and 8-1 of this Act.

A person who holds a ~~class 1 or~~ class 2 brewer license and is authorized by this Section to sell beer to non-licensees shall not sell beer to non-licensees from more than 3 total brewer or commonly owned brew pub licensed locations in this State. The ~~class 1 or~~ class 2 brewer shall designate to the State Commission the brewer or brew pub locations from which it will sell beer to non-licensees.

A person licensed as a class 1 craft distiller or a class 2 craft distiller, including a person who holds more than one class 1 craft distiller or class 2 craft distiller license, not affiliated with any other person manufacturing spirits may be authorized by the State Commission to sell (1) up to 5,000 gallons of spirits produced by the person to non-licensees for on or off-premises consumption for the premises in which he or she actually conducts business permitting only the retail sale of spirits manufactured at such premises and (2) vermouth purchased through a licensed distributor for on-premises consumption. Such sales shall be limited to on-premises, in-person sales only, for lawful consumption on or off premises, and such authorization shall be considered a privilege granted by the class 1 craft distiller or class 2 craft distiller license. A class 1 craft distiller or class 2 craft distiller licensed for retail sale shall secure liquor liability insurance coverage in an amount at least equal to the maximum liability amounts set forth in subsection (a) of Section 6-21 of this Act.

A class 1 craft distiller or class 2 craft distiller license holder shall not deliver any alcoholic liquor to any non-licensee off the licensed premises. A class 1 craft distiller or class 2 craft distiller shall affirm in its annual license application that it does not produce more than 50,000 or 100,000 gallons of distilled spirits annually, whichever is applicable, and that the craft distiller does not sell more than 5,000 gallons of spirits to non-licensees for on or off-premises consumption. In the application, which shall be sworn under penalty of perjury, the class 1 craft distiller or class 2 craft distiller shall state the volume of production and sales for each year since the class 1 craft distiller's or class 2 craft distiller's establishment.

A person who holds a class 1 craft distiller or class 2 craft distiller license and is authorized by this Section to sell spirits to non-licensees shall not sell spirits to non-licensees from more than 3 total distillery or commonly owned distilling pub licensed locations in this State. The class 1 craft distiller or class 2 craft distiller shall designate to the State Commission the distillery or distilling pub locations from which it will sell spirits to non-licensees.

(f) (Blank).

(g) Notwithstanding any of the foregoing prohibitions, a limited wine manufacturer may sell at retail at its manufacturing site for on or off premises consumption and may sell to distributors. A limited wine manufacturer licensee shall secure liquor liability insurance coverage in an amount at least equal to the maximum liability amounts set forth in subsection (a) of Section 6-21 of this Act.

(h) The changes made to this Section by Public Act 99-47 shall not diminish or impair the rights of any person, whether a distiller, wine manufacturer, agent, or affiliate thereof, who requested in writing and submitted documentation to the State Commission on or before February 18, 2015 to be approved for a retail license pursuant to what has heretofore been subsection (f); provided that, on or before that date, the State Commission considered the intent of that person to apply for the retail license under that subsection and, by recorded vote, the State Commission approved a resolution indicating that such a license application could be lawfully approved upon that person duly filing a formal application for a retail license and if that person, within 90 days of the State Commission appearance and recorded vote, first filed an application with the appropriate local commission, which application was subsequently approved by the appropriate local commission prior to consideration by the State Commission of that person's application for a retail license. It is further provided that the State Commission may approve the person's application for a retail license or renewals of such license if such person continues to diligently adhere to all representations made in writing to the State Commission on or before February 18, 2015, or thereafter, or in the affidavit filed by that person with the State Commission to support the issuance of a retail license and to abide by all applicable laws and duly adopted rules.

(i) Notwithstanding any other provision of this Act, the common ownership of a brewery, winery, or a distillery shall not authorize the grant of and aggregation of retail privileges granted to any person or licensee in subsection (e). Any person or licensee with common ownership in a brewery, winery, or a distillery shall be limited to the retail privileges granted to only one of the commonly owned brewery, winery, or distillery. The State Commission is hereby authorized to restrict the locations of any commonly owned brewery, winery, or distillery to prevent the expansion of retail privileges, including, without limitation, restricting a commonly owned brewery, winery, or distillery from operating in adjacent licensed premises or restricting self-distribution privileges.

(Source: P.A. 100-201, eff. 8-18-17; 100-816, eff. 8-13-18; 100-885, eff. 8-14-18; 101-81, eff. 7-12-19; 101-482, eff. 8-23-19; 101-615, eff. 12-20-19.)

(235 ILCS 5/6-5) (from Ch. 43, par. 122)

Sec. 6-5. Except as otherwise provided in this Section, it is unlawful for any person having a retailer's license or any officer, associate, member, representative or agent of such licensee to accept, receive or borrow money, or anything else of value, or accept or receive credit (other than merchandising credit in the ordinary course of business for a period not to exceed 30 days) directly or indirectly from any manufacturer, importing distributor or distributor of alcoholic liquor, or from any person connected with or in any way representing, or from any member of the family of, such manufacturer, importing distributor, distributor or wholesaler, or from any stockholders in any corporation engaged in manufacturing, distributing or wholesaling of such liquor, or from any officer, manager, agent or representative of said manufacturer. Except as provided below, it is unlawful for any manufacturer or distributor or importing distributor to give or lend money or anything of value, or otherwise loan or extend credit (except such merchandising credit) directly or indirectly to any retail licensee or to the manager, representative, agent, officer or director of such licensee. A manufacturer, distributor or importing distributor may furnish free advertising, posters, signs, brochures, hand-outs, or other promotional devices or materials to any unit of government owning or operating any auditorium, exhibition hall, recreation facility or other similar facility holding a retailer's license, provided that the primary purpose of such promotional devices or materials is to promote public events being held at such facility. A unit of government owning or operating such a facility holding a retailer's license may accept such promotional devices or materials designed primarily to promote public events held at the facility. No retail licensee delinquent beyond the 30 day period specified in this Section shall solicit, accept or receive credit, purchase or acquire alcoholic liquors, directly or indirectly from any other licensee, and no manufacturer, distributor or importing distributor shall knowingly grant or extend credit, sell, furnish or supply alcoholic liquors to any such delinquent retail licensee; provided that the purchase price of all beer sold to a retail licensee shall be paid by the retail licensee in cash on or before delivery of the beer, and unless the purchase price payable by a retail licensee for beer sold to him in returnable bottles shall expressly include a charge for the bottles and cases, the retail licensee shall, on or before delivery of such beer, pay the seller in cash a deposit in an amount not less than the deposit required to be paid by the distributor to the brewer; but where the brewer sells direct to the retailer, the deposit shall be an amount no less than that required by the brewer from his own distributors; and provided further, that in no instance shall this deposit be less than 50 cents for each case of beer in pint or smaller bottles and 60 cents for each case of beer in quart or half-gallon bottles; and provided further, that the purchase price of all beer sold to an importing distributor or distributor shall be paid by such importing distributor or distributor in cash on or before the 15th day (Sundays and holidays excepted) after delivery of such beer to such purchaser; and unless the purchase price payable by such importing distributor or distributor for beer sold in returnable bottles and cases shall expressly include a charge for the bottles and cases, such importing distributor or distributor shall, on or before the 15th day (Sundays and holidays excepted) after delivery of such beer to such purchaser, pay the seller in cash a required amount as a deposit to assure the return of such bottles and cases. Nothing herein contained shall prohibit any licensee from crediting or refunding to a purchaser the actual amount of money paid for bottles, cases, kegs or barrels returned by the purchaser to the seller or paid by the purchaser as a deposit on bottles, cases, kegs or barrels, when such containers or packages are returned to the seller. Nothing herein contained shall prohibit any manufacturer, importing distributor or distributor from extending usual and customary credit for alcoholic liquor sold to customers or purchasers who live in or maintain places of business outside of this State when such alcoholic liquor is actually transported and delivered to such points outside of this State.

A manufacturer, distributor, or importing distributor may furnish free social media advertising to a retail licensee if the social media advertisement does not contain the retail price of any alcoholic liquor and the social media advertisement complies with any applicable rules or regulations issued by the Alcohol and

Tobacco Tax and Trade Bureau of the United States Department of the Treasury. A manufacturer, distributor, or importing distributor may list the names of one or more unaffiliated retailers in the advertisement of alcoholic liquor through social media. Nothing in this Section shall prohibit a retailer from communicating with a manufacturer, distributor, or importing distributor on social media or sharing media on the social media of a manufacturer, distributor, or importing distributor. A retailer may request free social media advertising from a manufacturer, distributor, or importing distributor. Nothing in this Section shall prohibit a manufacturer, distributor, or importing distributor from sharing, reposting, or otherwise forwarding a social media post by a retail licensee, so long as the sharing, reposting, or forwarding of the social media post does not contain the retail price of any alcoholic liquor. No manufacturer, distributor, or importing distributor shall pay or reimburse a retailer, directly or indirectly, for any social media advertising services, except as specifically permitted in this Act. No retailer shall accept any payment or reimbursement, directly or indirectly, for any social media advertising services offered by a manufacturer, distributor, or importing distributor, except as specifically permitted in this Act. For the purposes of this Section, "social media" means a service, platform, or site where users communicate with one another and share media, such as pictures, videos, music, and blogs, with other users free of charge.

No right of action shall exist for the collection of any claim based upon credit extended to a distributor, importing distributor or retail licensee contrary to the provisions of this Section.

Every manufacturer, importing distributor and distributor shall submit or cause to be submitted, to the State Commission, in triplicate, not later than Thursday of each calendar week, a verified written list of the names and respective addresses of each retail licensee purchasing spirits or wine from such manufacturer, importing distributor or distributor who, on the first business day of that calendar week, was delinquent beyond the above mentioned permissible merchandising credit period of 30 days; or, if such is the fact, a verified written statement that no retail licensee purchasing spirits or wine was then delinquent beyond such permissible merchandising credit period of 30 days.

Every manufacturer, importing distributor and distributor shall submit or cause to be submitted, to the State Commission, in triplicate, a verified written list of the names and respective addresses of each previously reported delinquent retail licensee who has cured such delinquency by payment, which list shall be submitted not later than the close of the second full business day following the day such delinquency was so cured.

The written list of delinquent retail licensees shall be developed, administered, and maintained only by the State Commission. The State Commission shall notify each retail licensee that it has been placed on the delinquency list. Determinations of delinquency or nondelinquency shall be made only by the State Commission.

Such written verified reports required to be submitted by this Section shall be posted by the State Commission in each of its offices in places available for public inspection not later than the day following receipt thereof by the State Commission. The reports so posted shall constitute notice to every manufacturer, importing distributor and distributor of the information contained therein. Actual notice to manufacturers, importing distributors and distributors of the information contained in any such posted reports, however received, shall also constitute notice of such information.

The 30 day merchandising credit period allowed by this Section shall commence with the day immediately following the date of invoice and shall include all successive days including Sundays and holidays to and including the 30th successive day.

In addition to other methods allowed by law, payment by check during the period for which merchandising credit may be extended under the provisions of this Section shall be considered payment. All checks received in payment for alcoholic liquor shall be promptly deposited for collection. A post dated check or a check dishonored on presentation for payment shall not be deemed payment.

A retail licensee shall not be deemed to be delinquent in payment for any alleged sale to him of alcoholic liquor when there exists a bona fide dispute between such retailer and a manufacturer, importing distributor or distributor with respect to the amount of indebtedness existing because of such alleged sale. A retail licensee shall not be deemed to be delinquent under this provision and 11 Ill. Adm. Code 100.90 until 30 days after the date on which the region in which the retail licensee is located enters Phase 4 of the Governor's Restore Illinois Plan as issued on May 5, 2020.

A delinquent retail licensee who engages in the retail liquor business at 2 or more locations shall be deemed to be delinquent with respect to each such location.

The license of any person who violates any provision of this Section shall be subject to suspension or revocation in the manner provided by this Act.

If any part or provision of this Article or the application thereof to any person or circumstances shall be adjudged invalid by a court of competent jurisdiction, such judgment shall be confined by its operation to the controversy in which it was mentioned and shall not affect or invalidate the remainder of this Article or the application thereof to any other person or circumstance and to this and the provisions of this Article are declared severable.

(Source: P.A. 101-631, eff. 6-2-20.)

(235 ILCS 5/6-6.1 new)

Sec. 6-6.1. Stocking, rotation, resetting, and pricing services.

(a) In this Section:

"Reset" means the large-scale rearrangement of the alcoholic liquor products at a retailer's premises.

"Rotation" means moving newer, fresher products from a storage area to a point-of-sale area and the replenishing of the point-of-sale area with fresh products.

"Stocking" means the placing of alcoholic liquors where they are to be stored or where they are offered for sale.

(b) Manufacturers, distributors, or importing distributors may stock at retail licensed establishments alcoholic liquors they sell, provided that the alcoholic liquor products of other manufacturers, distributors, or importing distributors are not moved, altered, or disturbed. This stocking may be done one time either during the normal course of, 24 hours before, or within 24 hours after a regular sales call or one time either during the normal course of, 24 hours before, or within 24 hours after delivery to the retailer. The stocking is considered service incidental to a sales call or delivery.

(c) Manufacturers, distributors, or importing distributors may rotate their own alcoholic liquor products at a retailer's premises one time either during the normal course of, 24 hours before, or within 24 hours after a regular sales call or one time either during the normal course of, 24 hours before, or within 24 hours after delivery to the retailer. Rotation may be performed at any location within a retailer's premises.

(d) Manufacturers, distributors, or importing distributors may participate in or be present at merchandising resets conducted at a retailer's premises no more than 4 times per year. During resets, manufacturers, distributors, or importing distributors may stock or restock entire sections of point-of-sale locations at the retailer's premises. No reset shall occur without at least 14 days' prior notice made by the retailer to all manufacturers, distributors, or importing distributors whose alcoholic liquor products are carried by the retailer. Manufacturers, distributors, or importing distributors may only move, alter, disturb, or displace their alcoholic liquor products and the products of properly notified, but nonattending, manufacturers, distributors, or importing distributors.

(e) Manufacturers, distributors, or importing distributors may provide to retailers recommended diagrams, shelf plans, or shelf schematics that suggest beneficial display locations for their alcoholic liquor products at the retailer's premises. Manufacturers, distributors, or importing distributors may not condition pricing discounts, credits, rebates, access to brands, or the provision of any other item or activity permissible under this Act upon a retailer's choice to implement or not implement diagrams, shelf plans, or shelf schematics.

(f) Manufacturers, distributors, or importing distributors may not affix prices to products on behalf of retailers. This prohibition includes the indirect affixing of prices to product, including entering prices into a retailer's computer system. This prohibition does not prohibit manufacturers, distributors, or importing distributors, after stocking a shelf, from affixing shelf tags that identify the product and price of the alcoholic liquor; however, at no time may manufacturers, distributors, or importing distributors delegate or contract this service to a third party. Shelf tags are considered point-of-sale advertising materials and are subject to Section 6-6. If permitted stocking by manufacturers, distributors, or importing distributors involves movement and a change in the placement of its product on the retailer's shelf, shelf tags may be moved to the new position of the product.

(235 ILCS 5/6-9.1)

Sec. 6-9.1. Deliveries to retail establishments.

(a) A distributor of wine or spirits shall deliver to any retailer within any geographic area in which that distributor has been granted by a wholesaler the right to sell its trademark, brand, or name at least once every 2 weeks if (i) in the case of a retailer located in a county with a population of at least 3,000,000 inhabitants or in a county adjacent to a county with at least 3,000,000 inhabitants, the retailer agrees to purchase at least \$200 of wine or spirits from the distributor every 2 weeks; or (ii) in the case of a retailer located in a county with a population of less than 3,000,000 that is not adjacent to a county with a

population of at least 3,000,000 inhabitants, the retailer agrees to purchase at least \$50 of wine or spirits from the distributor every 2 weeks.

(b) On January 1, 2002 and every 2 years thereafter, the dollar amounts in items (i) and (ii) of subsection (a) shall be increased or decreased by a percentage equal to the percentage increase or decrease in the Consumer Price Index during the previous 2 years according to the most recent available data.

(c) Any brewer or non-resident dealer which holds self-distribution privileges pursuant to a class 1 brewer license or a class 3 brewer license under this Act shall deliver beer to any retailer in the brewer's wholly owned or leased vehicles or through a freight forwarding service, excluding common carriers such as Federal Express, United Parcel Service, or similar common carriers, and shall provide services to the retailer upon the request of the retailer if such services are permitted under this Act and the rules of the Commission.

(Source: P.A. 91-482, eff. 1-1-00.)

(235 ILCS 5/6-9.5 new)

Sec. 6-9.5. Definitions. As used in this Section through Section 6-9.15:

"Common ownership" means any ownership interest of more than 5% of the total ownership interest of 2 or more retail licensees.

"Cooperative agent" means a person or persons with the authority to contract for the purchase and delivery of wine and spirits on behalf of a cooperative purchase group.

"Cooperative purchase group" means a group of 2 or more individually owned or commonly owned retail licensees who join together to enter into a cooperative purchase agreement.

"Cooperative purchasing agreement" means an agreement entered into between 2 or more individually owned, commonly owned, or not commonly owned retail licensees for the purpose of purchasing wine or spirits, excluding any product fermented with malt or any substitute for malt, from a distributor or importing distributor.

"Quantity discounting" means a sales program between a wine or spirits distributor or importing distributor and a retail licensee, retail licensees, or a cooperative purchase group in which the primary purpose of the program is to increase product sales to retail licensees and is not a subterfuge to provide prohibited things of value as inducements to retail licensees or to the members of a cooperative purchasing group. "Quantity discounting" includes circumstances in which a wine or spirits distributor or importing distributor offers a retail licensee, retail licensees, or a cooperative purchase group a discount based upon an agreement by which the retail licensee, retail licensees, or a cooperative purchase group may purchase a predetermined number of products in return for receiving a discount on the goods purchased that may be applied either as a price reduction at the time of sale or as a rebate or credit following the sale.

(235 ILCS 5/6-9.10 new)

Sec. 6-9.10. Cooperative purchasing agreements.

(a) A cooperative purchasing agreement shall only be valid if the following conditions are met:

(1) the agreement is in writing and signed by all parties to the agreement;

(2) the agreement contains the complete license information for all parties to the agreement, including State and local license numbers and expiration dates as well as the date on which the retail member joined the cooperative purchase group;

(3) a retail licensee that is a party to the agreement must not be a party to any other related cooperative purchasing agreement;

(4) the agreement identifies and designates the name and address of the agent or agents with the authority to contract for the purchase and delivery of wine or spirits on behalf of the cooperative purchase group;

(5) a copy of the executed agreement, including any amendments, deletions, or additions, is kept on the premises of each party to the agreement for a period of 3 years;

(6) a copy of the executed agreement, including any amendments, deletions, or additions, is delivered to the relevant licensee with distribution privileges and to the State Commission before making any purchases under the agreement; any amendments, deletions, or additions must be submitted to the State Commission within 7 business days after the amendment, deletion, or addition is executed; and

(7) the agreement must designate whether the cooperative purchasing group is comprised of retail licenses engaged in the sale of wine or spirits on or off the premises.

(b) A retail licensee may, pursuant to a cooperative purchasing agreement, make purchases as a member of a cooperative purchase group or independently of any such group. Nothing in this Section or any

other Section of this Act shall be construed to prohibit commonly or not commonly owned retail licensees from making purchases separate and apart from any membership in a cooperative purchase group.

(c) A retailer may only be a member of one cooperative purchase group at a time. A retail licensee may change to a different cooperative purchase group no more than twice in a 12-month period. However, if an existing cooperative purchase group member purchases a retail location from a member of another cooperative purchase group, the new owner of the retail location may move the membership of the retail licensee to a different cooperative purchasing group.

(d) When a retail licensee joins an existing cooperative purchasing group, the new member must be a member for a period of 7 days before being able to participate in any quantity discount programs.

(e) Cooperative purchasing group members must be either all on-premises retail licensees or all off-premises retail licensees.

(f) Any individual retail licensee that is a member of a cooperative purchase group that fails to comply with the terms and conditions of this Section may be deemed to be in violation of Section 6-5. Any distributor or importing distributor that fails to comply with this Section may be deemed to be in violation of Section 6-5.

(g) The State Commission shall keep a list of the members of each cooperative purchase group and shall make that list available on its website.

(h) A retail licensee that is a member of a cooperative purchase group shall not have an ownership interest, directly or indirectly, in any entity licensed by this Act other than a retailer.

(i) It is unlawful for a distributor or importing distributor to furnish, give, or lend money or anything of value to a cooperative agent.

(j) It is the duty of each retail licensee of the cooperative purchase group to make books and records available upon reasonable notice for the purpose of investigation and control by the State Commission or any local liquor control commission having jurisdiction over the retail licensee of the cooperative purchase group.

(k) A cooperative agent shall not have an ownership interest, directly or indirectly, in an entity licensed under any other license category under this Act.

(l) A retailer, manufacturer, importing distributor, distributor, or cooperative agent shall remain in compliance with federal law pursuant to the prohibitions and exceptions provided in 27 CFR Part 6 and any promulgated rules thereof. A cooperative agent that is compliant with Sections 6-5 and 6-6 shall not receive cash or anything of value from both the retail licensee and an importing distributor or distributor, non-resident dealer or manufacturers as part of a cooperative purchasing group agreement.

(235 ILCS 5/6-9.15 new)

Sec. 6-9.15. Quantity discounting terms for wine or spirits cooperative purchase agreements.

(a) All wine or spirits quantity discount programs offered to consumption off the premises retailers must be offered to all consumption off the premises cooperative groups and cooperative agents; and all quantity discount programs offered to consumption on the premises retailers shall be offered to all consumption on the premises cooperative groups and cooperative agents. Quantity discount programs shall:

(1) be open and available for acceptance for 7 business days;

(2) be designed and implemented to produce product volume growth with retail licensees;

(3) be based on the volume of product purchased; however, discounts may include price reductions, cash, and credits and no-charge wine or spirits products may be given instead of a discount;

(4) be documented on related sales invoices or credit memoranda;

(5) not require a retail licensee to take and dispose of any quota of wine or spirits; however, bona fide quantity discounts shall not be deemed to be quota sales; and

(6) not require a retail licensee to purchase one product in order to purchase another; this includes combination sales if one or more products may be purchased only in combination with other products and not individually.

(b) A distributor or importing distributor that makes quantity discount sales to participating members of a cooperative purchase group shall issue customary invoices to each participating retail licensee itemizing the wine or spirit sold and delivered as part of a quantity discount program to each participating retail licensee.

(c) If a distributor or importing distributor offers a quantity discount for wine or spirits, excluding any product fermented with malt or any substitute for malt, cooperative purchase groups shall purchase a minimum of 250 cases in each quantity discount program. Each individual participating member of a

cooperative purchase group purchasing product through a quantity discount program may be required to purchase the following minimum amounts:

(1) 2% of cases of any quantity discount program of 500 or fewer cases.

(2) 1.5% of cases of any quantity discount program of at least 501 and not more than 2,000 cases.

(3) 1% of cases of any quantity discount program of 2,001 or more cases.

(d) The cooperative agent shall place each cooperative purchase order under the name of the cooperative purchase group and shall identify each participating retail member involved with the purchase, the quantity of product purchase, the price attributable to each retailer member's purchase and a requested delivery date. A retail licensee may make purchases through a cooperative purchasing group or independently of such group. Nothing in this Section shall be construed to prohibit retail licensees from making purchases separate and apart from any cooperative purchasing group.

(e) Each distributor or importing distributor shall separately invoice each participating cooperative purchase group member for the purchase made on behalf of such participating member.

(f) A cooperative purchasing group shall maintain the records of each cooperative purchase order placed for 90 days. The records shall include:

(1) the date the cooperative purchasing group order was placed and the date of any amendments to the order;

(2) the distributor or importing distributor with which the cooperative purchasing group placed the order;

(3) the names and license numbers of each cooperative purchasing group member participating in the order;

(4) the price discounts and net price of all wine or spirits ordered by each cooperative purchase group member; and

(5) the requested delivery date for the order.

(g) A cooperative purchase group is subject to the books and records requirements of Section 6-10 and subsection (e) of 11 Ill. Admin. Code 100.130.

(h) A cooperative purchasing group shall retain a surety bond at all times for no less than \$250,000. If a cooperative purchasing group member is delinquent in payment pursuant to Section 6-5, the surety shall immediately pay the importing distributor or distributor the delinquent amount. The surety bond required by this Section may be acquired from a company, agent, or broker of the cooperative purchase group's choice. If the surety bond does not cure the indebtedness, the 30-day merchandising credit requirements of Section 6-5 shall apply jointly to each cooperative purchasing group until the indebtedness is cured. The cooperative purchasing group is responsible for all costs and fees related to the surety bond.

(i) Any licensee that fails to comply with the terms and conditions of this Section may be deemed to be in violation of this Act.

(j) Nothing in this Section shall apply to quantity discount programs offered for any product fermented with malt or any substitute for malt. Nothing in the Section shall be construed to prohibit, limit, or interfere with quantity discount programs offered for any product fermented with malt or any substitute for malt.

(235 ILCS 5/6-17.5 new)

Sec. 6-17.5. Purchase of wine or spirits by a retail licensee from another retail licensee.

(a) No retail licensee may purchase wine or spirits from, or possess wine or spirits purchased from, any person other than a distributor or importing distributor; however, a retail licensee that purchases wine or spirits from a licensed Illinois retailer shall only receive a warning for the first 2 violations of this Section within a 12-month period. If a retail licensee violates this Section a third time within the same 12-month period of the preceding 2 warnings, then the retailer licensee may be subject to the penalties under Section 10-1.

(b) A retailer that is delinquent in payment pursuant to Section 6-5 shall be prohibited from purchasing wine or spirits from another retailer pursuant to this Section until the indebtedness is cured.

(235 ILCS 5/6-37 new)

Sec. 6-37. Transfer of wine or spirits by a retail licensee with multiple licenses.

(a) No original package of wine or spirits may be transferred from one retail licensee to any other retail licensee without prior permission from the State Commission; however if the same retailer owns more than one licensed retail location, an off-premise retailer may transfer up to 3% of its average monthly purchases by volume and an on-premise retailer may transfer up to 5% of its average monthly purchases by

volume of original package of wine or spirits from one or more of such retailer's licensed locations to another of that retailer's licensed locations each month without prior permission from the State Commission, subject to the following conditions:

(1) notice is provided to the distributor responsible for the geographic area of the brand, size, and quantity of the wine or spirits to be transferred within the geographic area; and

(2) the transfer is made by common carrier, a licensed distributor's or importing distributor's vehicle, or a vehicle owned and operated by the licensee.

(b) All transfers must be properly documented on a form provided by the State Commission that includes the following information:

(1) the license number of the retail licensee's location from which the transfer is to be made and the license number of the retail licensee's location to which the transfer is to be made;

(2) the brand, size, and quantity of the wine or spirits to be transferred; and

(3) the date the transfer is made.

(c) A retail licensee location that transfers or receives an original package of wine or spirits as authorized by this Section shall not be deemed to be engaged in business as a wholesaler or distributor based upon the transfer authorized by this Section.

(d) A transfer authorized by this Section shall not be deemed a sale.

(e) A retailer that is delinquent in payment pursuant to Section 6-5 shall be prohibited from transferring wine or spirits to a commonly owned retailer pursuant to this Section until the indebtedness is cured.

(f) As used in this Section:

"Average monthly purchases" is calculated using a 12-month rolling average of the total volume purchased over the 12 most recent months previous to the month in which the transfer is made and dividing that total by 12.

"Month" means a calendar month.

(235 ILCS 5/6-38 new)

Sec. 6-38. One-time inventory transfer of wine or spirits by a retail licensee with multiple licenses.

(a) No original package of wine or spirits may be transferred from one retail licensee to any other retail licensee without permission from the State Commission pursuant to 11 Ill. Admin. Code 100.250; however, if the same retailer owns more than one licensed retail location, the retailer may transfer inventory of original packages of wine or spirits from one or more of such retailer's licensed locations to another of that retailer's licensed locations without prior permission from the State Commission, under the following circumstances:

(1) acts of god (such as, but not limited to, pandemics, fires, explosions, tornadoes, earthquakes, drought, and floods);

(2) federal, State, or local law or ordinance change;

(3) bankruptcy;

(4) permanent or temporary closure of one or more of the retail licensee's locations;

(5) the retail licensee obtains an additional liquor license for a new location;

(6) a retail licensee purchases another retail licensee's location;

(7) a new licensee opens a business at the same location where the prior licensee conducted business, when the new licensee takes possession of the inventory of the immediately prior license; or

(8) other unforeseeable circumstances beyond the control of the licensee, such as circumstances:

(A) the licensee cannot reasonably take precautions to prevent; and

(B) in which the only reasonable method of disposing of the alcoholic liquor products would be a transfer to another licensee or location.

(b) The transfer shall be made by:

(1) common carrier;

(2) a licensed distributor's or importing distributor's vehicle; or

(3) a vehicle owned and operated by the licensee.

(c) All transfers must be properly documented on a form provided by the State Commission that includes the following information:

(1) the license number of the retail licensee's location from which the transfer is to be made and the license number of the retail licensee's location to which the transfer is to be made;

(2) the brand, size, and quantity of the wine or spirits to be transferred; and

(3) the date the transfer is made.

(d) A retail licensee location that transfers or receives an original package of wine or spirits as authorized by this Section shall not be deemed to be engaged in business as a wholesaler or distributor based upon the transfer authorized by this Section.

(e) A transfer authorized by this Section shall not be deemed a sale.

(235 ILCS 5/8-10.5 new)

Sec. 8-10.5. Beer production quantity reporting.

(a) As used in this Section:

"Directly" means that a licensed distributor was not used in the transaction.

"Final packaging container" means the last vessel in which beer is held before (i) consumption by an individual on the brewer's licensed premises; (ii) being placed in a keg, bottle, or can for consumption by an individual; or (iii) being removed for additional fermentation and aging in a cask or barrel.

(b) A brewer who is a class 1 brewer, class 2 brewer, class 3 brewer, or brew pub licensee shall accurately measure the quantity of beer transferred into its final packaging container to determine the brewer's tax liability by converting beer production into the amount of beer sold and to ensure compliance with any production or self-distribution quantity limitations under this Act applicable to the class 1 brewer, class 2 brewer, class 3 brewer, or brew pub. The measurement shall comply with 27 CFR 25.41 and 27 CFR 25.42. Any brewer subject to this Section shall file, on the same date as the brewer files similar reports with the U.S. Department of the Treasury's Tobacco and Alcohol Tax and Trade Bureau, with the Department and State Commission a report of their use of water along with their "Brewer's Report of Operations" filed with the U.S. Department of Treasury's Alcohol and Tobacco Tax and Trade Bureau and shall maintain and produce for examination and inspection by the Department and the State Commission utility bills for water for 3 years along with their "Brewer's Report of Operations" filed with the U.S. Department of Treasury's Alcohol and Tobacco Tax and Trade Bureau. The Department, in cooperation with the State Commission, may audit on an annual basis the amount a class 1 brewer, class 2 brewer, class 3 brewer, or brew pub licensee produces to determine compliance with this Act.

(c) A brewer's failure to comply with this Section shall result in the State Commission issuing a fine or suspending or revoking the brewer's license.

Section 95. No acceleration or delay. Where this Act makes changes in a statute that is represented in this Act by text that is not yet or no longer in effect (for example, a Section represented by multiple versions), the use of that text does not accelerate or delay the taking effect of (i) the changes made by this Act or (ii) provisions derived from any other Public Act.

Section 99. Effective date. This Act takes effect upon becoming law."

The motion prevailed.

And the amendment was adopted and ordered printed.

Floor Amendment No. 3 was held in the Committee on Assignments.

Senator Cunningham offered the following amendment and moved its adoption:

#### **AMENDMENT NO. 4 TO HOUSE BILL 2620**

AMENDMENT NO. 4 . Amend House Bill 2620, AS AMENDED, with reference to page and line numbers of Senate Amendment No. 2, on page 136, line 18, after "discount", by inserting "credit, or rebate".

The motion prevailed.

And the amendment was adopted and ordered printed.

Senator Cunningham offered the following amendment and moved its adoption:

#### **AMENDMENT NO. 5 TO HOUSE BILL 2620**

AMENDMENT NO. 5 . Amend House Bill 2620, AS AMENDED, with reference to page and line numbers of Senate Amendment No. 2, on page 143, by replacing line 11 with "becoming law, except that the

changes to Section 6-5 of the Liquor Control Act of 1934 take effect January 1, 2022."

The motion prevailed.

And the amendment was adopted and ordered printed.

There being no further amendments, the bill, as amended, was ordered to a third reading.

### READING BILLS FROM THE HOUSE OF REPRESENTATIVES A THIRD TIME

On motion of Senator Cunningham, **House Bill No. 2620** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:

YEAS 50; NAYS 6.

The following voted in the affirmative:

Anderson	Feigenholtz	Lightford	Stewart
Aquino	Fine	Loughran Cappel	Stoller
Barickman	Gillespie	Martwick	Syverson
Belt	Glowiak Hilton	McConchie	Tracy
Bennett	Harris	Morrison	Turner, D.
Bush	Hastings	Muñoz	Van Pelt
Castro	Holmes	Murphy	Villa
Connor	Hunter	Pacione-Zayas	Villanueva
Cullerton, T.	Johnson	Peters	Villivalam
Cunningham	Jones, E.	Rose	Wilcox
Curran	Joyce	Simmons	Mr. President
DeWitte	Koehler	Sims	
Ellman	Landek	Stadelman	

The following voted in the negative:

Bailey	Fowler	Rezin
Bryant	Plummer	Turner, S.

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence in the Senate Amendments adopted thereto.

On motion of Senator Peters, **House Bill No. 3235** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:

YEAS 44; NAYS 9.

The following voted in the affirmative:

Anderson	Feigenholtz	Koehler	Sims
Aquino	Fine	Landek	Stadelman
Barickman	Fowler	Lightford	Tracy
Belt	Gillespie	Loughran Cappel	Van Pelt
Bennett	Glowiak Hilton	Martwick	Villa

Bush	Harris	McConchie	Villanueva
Castro	Hastings	Morrison	Villivalam
Collins	Holmes	Muñoz	Mr. President
Connor	Hunter	Murphy	
Cullerton, T.	Johnson	Pacione-Zayas	
Cunningham	Jones, E.	Peters	
DeWitte	Joyce	Simmons	

The following voted in the negative:

Bryant	Rose	Syverson
Plummer	Stewart	Turner, S.
Rezin	Stoller	Wilcox

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof.

Senator Ellman asked and obtained unanimous consent for the Journal to reflect her intention to have voted in the affirmative on **House Bill No. 3235**.

#### INQUIRY OF THE CHAIR

Senator Plummer had an inquiry of the Chair regarding his earlier motion to discharge appointment messages from committee. Senator Plummer further requested the motion be put on a supplemental calendar and that it be immediately distributed to the members. He inquired as to when this might occur.

The Chair stated it would check into the matter.

#### HOUSE BILL RECALLED

On motion of Senator Sims, **House Bill No. 3443** was recalled from the order of third reading to the order of second reading.

Senator Sims offered the following amendment and moved its adoption:

#### AMENDMENT NO. 5 TO HOUSE BILL 3443

AMENDMENT NO. 5. Amend House Bill 3443, AS AMENDED, by replacing everything after the enacting clause with the following:

"Section 3. The Illinois Public Labor Relations Act is amended by changing Section 14 as follows:

(5 ILCS 315/14) (from Ch. 48, par. 1614)

(Text of Section before amendment by P.A. 101-652)

Sec. 14. Security employee, peace officer and fire fighter disputes.

(a) In the case of collective bargaining agreements involving units of security employees of a public employer, Peace Officer Units, or units of fire fighters or paramedics, and in the case of disputes under Section 18, unless the parties mutually agree to some other time limit, mediation shall commence 30 days prior to the expiration date of such agreement or at such later time as the mediation services chosen under subsection (b) of Section 12 can be provided to the parties. In the case of negotiations for an initial collective bargaining agreement, mediation shall commence upon 15 days notice from either party or at such later time as the mediation services chosen pursuant to subsection (b) of Section 12 can be provided to the parties. In mediation under this Section, if either party requests the use of mediation services from the Federal Mediation and Conciliation Service, the other party shall either join in such request or bear the additional cost of mediation services from another source. The mediator shall have a duty to keep the Board informed on the progress of the mediation. If any dispute has not been resolved within 15 days after the first meeting of the parties and the mediator, or within such other time limit as may be mutually agreed upon by

the parties, either the exclusive representative or employer may request of the other, in writing, arbitration, and shall submit a copy of the request to the Board.

(b) Within 10 days after such a request for arbitration has been made, the employer shall choose a delegate and the employees' exclusive representative shall choose a delegate to a panel of arbitration as provided in this Section. The employer and employees shall forthwith advise the other and the Board of their selections.

(c) Within 7 days after the request of either party, the parties shall request a panel of impartial arbitrators from which they shall select the neutral chairman according to the procedures provided in this Section. If the parties have agreed to a contract that contains a grievance resolution procedure as provided in Section 8, the chairman shall be selected using their agreed contract procedure unless they mutually agree to another procedure. If the parties fail to notify the Board of their selection of neutral chairman within 7 days after receipt of the list of impartial arbitrators, the Board shall appoint, at random, a neutral chairman from the list. In the absence of an agreed contract procedure for selecting an impartial arbitrator, either party may request a panel from the Board. Within 7 days of the request of either party, the Board shall select from the Public Employees Labor Mediation Roster 7 persons who are on the labor arbitration panels of either the American Arbitration Association or the Federal Mediation and Conciliation Service, or who are members of the National Academy of Arbitrators, as nominees for impartial arbitrator of the arbitration panel. The parties may select an individual on the list provided by the Board or any other individual mutually agreed upon by the parties. Within 7 days following the receipt of the list, the parties shall notify the Board of the person they have selected. Unless the parties agree on an alternate selection procedure, they shall alternatively strike one name from the list provided by the Board until only one name remains. A coin toss shall determine which party shall strike the first name. If the parties fail to notify the Board in a timely manner of their selection for neutral chairman, the Board shall appoint a neutral chairman from the Illinois Public Employees Mediation/Arbitration Roster.

(d) The chairman shall call a hearing to begin within 15 days and give reasonable notice of the time and place of the hearing. The hearing shall be held at the offices of the Board or at such other location as the Board deems appropriate. The chairman shall preside over the hearing and shall take testimony. Any oral or documentary evidence and other data deemed relevant by the arbitration panel may be received in evidence. The proceedings shall be informal. Technical rules of evidence shall not apply and the competency of the evidence shall not thereby be deemed impaired. A verbatim record of the proceedings shall be made and the arbitrator shall arrange for the necessary recording service. Transcripts may be ordered at the expense of the party ordering them, but the transcripts shall not be necessary for a decision by the arbitration panel. The expense of the proceedings, including a fee for the chairman, shall be borne equally by each of the parties to the dispute. The delegates, if public officers or employees, shall continue on the payroll of the public employer without loss of pay. The hearing conducted by the arbitration panel may be adjourned from time to time, but unless otherwise agreed by the parties, shall be concluded within 30 days of the time of its commencement. Majority actions and rulings shall constitute the actions and rulings of the arbitration panel. Arbitration proceedings under this Section shall not be interrupted or terminated by reason of any unfair labor practice charge filed by either party at any time.

(e) The arbitration panel may administer oaths, require the attendance of witnesses, and the production of such books, papers, contracts, agreements and documents as may be deemed by it material to a just determination of the issues in dispute, and for such purpose may issue subpoenas. If any person refuses to obey a subpoena, or refuses to be sworn or to testify, or if any witness, party or attorney is guilty of any contempt while in attendance at any hearing, the arbitration panel may, or the attorney general if requested shall, invoke the aid of any circuit court within the jurisdiction in which the hearing is being held, which court shall issue an appropriate order. Any failure to obey the order may be punished by the court as contempt.

(f) At any time before the rendering of an award, the chairman of the arbitration panel, if he is of the opinion that it would be useful or beneficial to do so, may remand the dispute to the parties for further collective bargaining for a period not to exceed 2 weeks. If the dispute is remanded for further collective bargaining the time provisions of this Act shall be extended for a time period equal to that of the remand. The chairman of the panel of arbitration shall notify the Board of the remand.

(g) At or before the conclusion of the hearing held pursuant to subsection (d), the arbitration panel shall identify the economic issues in dispute, and direct each of the parties to submit, within such time limit as the panel shall prescribe, to the arbitration panel and to each other its last offer of settlement on each economic issue. The determination of the arbitration panel as to the issues in dispute and as to which of

these issues are economic shall be conclusive. The arbitration panel, within 30 days after the conclusion of the hearing, or such further additional periods to which the parties may agree, shall make written findings of fact and promulgate a written opinion and shall mail or otherwise deliver a true copy thereof to the parties and their representatives and to the Board. As to each economic issue, the arbitration panel shall adopt the last offer of settlement which, in the opinion of the arbitration panel, more nearly complies with the applicable factors prescribed in subsection (h). The findings, opinions and order as to all other issues shall be based upon the applicable factors prescribed in subsection (h).

(h) Where there is no agreement between the parties, or where there is an agreement but the parties have begun negotiations or discussions looking to a new agreement or amendment of the existing agreement, and wage rates or other conditions of employment under the proposed new or amended agreement are in dispute, the arbitration panel shall base its findings, opinions and order upon the following factors, as applicable:

(1) The lawful authority of the employer.

(2) Stipulations of the parties.

(3) The interests and welfare of the public and the financial ability of the unit of government to meet those costs.

(4) Comparison of the wages, hours and conditions of employment of the employees involved in the arbitration proceeding with the wages, hours and conditions of employment of other employees performing similar services and with other employees generally:

(A) In public employment in comparable communities.

(B) In private employment in comparable communities.

(5) The average consumer prices for goods and services, commonly known as the cost of living.

(6) The overall compensation presently received by the employees, including direct wage compensation, vacations, holidays and other excused time, insurance and pensions, medical and hospitalization benefits, the continuity and stability of employment and all other benefits received.

(7) Changes in any of the foregoing circumstances during the pendency of the arbitration proceedings.

(8) Such other factors, not confined to the foregoing, which are normally or traditionally taken into consideration in the determination of wages, hours and conditions of employment through voluntary collective bargaining, mediation, fact-finding, arbitration or otherwise between the parties, in the public service or in private employment.

(i) In the case of peace officers, the arbitration decision shall be limited to wages, hours, and conditions of employment (which may include residency requirements in municipalities with a population under 1,000,000, but those residency requirements shall not allow residency outside of Illinois) and shall not include the following: i) residency requirements in municipalities with a population of at least 1,000,000; ii) the type of equipment, other than uniforms, issued or used; iii) manning; iv) the total number of employees employed by the department; v) mutual aid and assistance agreements to other units of government; and vi) the criterion pursuant to which force, including deadly force, can be used; provided, nothing herein shall preclude an arbitration decision regarding equipment or manning levels if such decision is based on a finding that the equipment or manning considerations in a specific work assignment involve a serious risk to the safety of a peace officer beyond that which is inherent in the normal performance of police duties. Limitation of the terms of the arbitration decision pursuant to this subsection shall not be construed to limit the factors upon which the decision may be based, as set forth in subsection (h).

In the case of fire fighter, and fire department or fire district paramedic matters, the arbitration decision shall be limited to wages, hours, and conditions of employment (including manning and also including residency requirements in municipalities with a population under 1,000,000, but those residency requirements shall not allow residency outside of Illinois) and shall not include the following matters: i) residency requirements in municipalities with a population of at least 1,000,000; ii) the type of equipment (other than uniforms and fire fighter turnout gear) issued or used; iii) the total number of employees employed by the department; iv) mutual aid and assistance agreements to other units of government; and v) the criterion pursuant to which force, including deadly force, can be used; provided, however, nothing herein shall preclude an arbitration decision regarding equipment levels if such decision is based on a finding that the equipment considerations in a specific work assignment involve a serious risk to the safety of a fire fighter beyond that which is inherent in the normal performance of fire fighter duties. Limitation of the terms of the arbitration decision pursuant to this subsection shall not be construed to limit the facts upon which the decision may be based, as set forth in subsection (h).

The changes to this subsection (i) made by Public Act 90-385 (relating to residency requirements) do not apply to persons who are employed by a combined department that performs both police and firefighting services; these persons shall be governed by the provisions of this subsection (i) relating to peace officers, as they existed before the amendment by Public Act 90-385.

To preserve historical bargaining rights, this subsection shall not apply to any provision of a fire fighter collective bargaining agreement in effect and applicable on the effective date of this Act; provided, however, nothing herein shall preclude arbitration with respect to any such provision.

(j) Arbitration procedures shall be deemed to be initiated by the filing of a letter requesting mediation as required under subsection (a) of this Section. The commencement of a new municipal fiscal year after the initiation of arbitration procedures under this Act, but before the arbitration decision, or its enforcement, shall not be deemed to render a dispute moot, or to otherwise impair the jurisdiction or authority of the arbitration panel or its decision. Increases in rates of compensation awarded by the arbitration panel may be effective only at the start of the fiscal year next commencing after the date of the arbitration award. If a new fiscal year has commenced either since the initiation of arbitration procedures under this Act or since any mutually agreed extension of the statutorily required period of mediation under this Act by the parties to the labor dispute causing a delay in the initiation of arbitration, the foregoing limitations shall be inapplicable, and such awarded increases may be retroactive to the commencement of the fiscal year, any other statute or charter provisions to the contrary, notwithstanding. At any time the parties, by stipulation, may amend or modify an award of arbitration.

(k) Orders of the arbitration panel shall be reviewable, upon appropriate petition by either the public employer or the exclusive bargaining representative, by the circuit court for the county in which the dispute arose or in which a majority of the affected employees reside, but only for reasons that the arbitration panel was without or exceeded its statutory authority; the order is arbitrary, or capricious; or the order was procured by fraud, collusion or other similar and unlawful means. Such petitions for review must be filed with the appropriate circuit court within 90 days following the issuance of the arbitration order. The pendency of such proceeding for review shall not automatically stay the order of the arbitration panel. The party against whom the final decision of any such court shall be adverse, if such court finds such appeal or petition to be frivolous, shall pay reasonable attorneys' fees and costs to the successful party as determined by said court in its discretion. If said court's decision affirms the award of money, such award, if retroactive, shall bear interest at the rate of 12 percent per annum from the effective retroactive date.

(l) During the pendency of proceedings before the arbitration panel, existing wages, hours, and other conditions of employment shall not be changed by action of either party without the consent of the other but a party may so consent without prejudice to his rights or position under this Act. The proceedings are deemed to be pending before the arbitration panel upon the initiation of arbitration procedures under this Act.

(m) Security officers of public employers, and Peace Officers, Fire Fighters and fire department and fire protection district paramedics, covered by this Section may not withhold services, nor may public employers lock out or prevent such employees from performing services at any time.

(n) All of the terms decided upon by the arbitration panel shall be included in an agreement to be submitted to the public employer's governing body for ratification and adoption by law, ordinance or the equivalent appropriate means.

The governing body shall review each term decided by the arbitration panel. If the governing body fails to reject one or more terms of the arbitration panel's decision by a 3/5 vote of those duly elected and qualified members of the governing body, within 20 days of issuance, or in the case of firefighters employed by a state university, at the next regularly scheduled meeting of the governing body after issuance, such term or terms shall become a part of the collective bargaining agreement of the parties. If the governing body affirmatively rejects one or more terms of the arbitration panel's decision, it must provide reasons for such rejection with respect to each term so rejected, within 20 days of such rejection and the parties shall return to the arbitration panel for further proceedings and issuance of a supplemental decision with respect to the rejected terms. Any supplemental decision by an arbitration panel or other decision maker agreed to by the parties shall be submitted to the governing body for ratification and adoption in accordance with the procedures and voting requirements set forth in this Section. The voting requirements of this subsection shall apply to all disputes submitted to arbitration pursuant to this Section notwithstanding any contrary voting requirements contained in any existing collective bargaining agreement between the parties.

(o) If the governing body of the employer votes to reject the panel's decision, the parties shall return to the panel within 30 days from the issuance of the reasons for rejection for further proceedings and issuance

of a supplemental decision. All reasonable costs of such supplemental proceeding including the exclusive representative's reasonable attorney's fees, as established by the Board, shall be paid by the employer.

(p) Notwithstanding the provisions of this Section the employer and exclusive representative may agree to submit unresolved disputes concerning wages, hours, terms and conditions of employment to an alternative form of impasse resolution.

(Source: P.A. 98-535, eff. 1-1-14; 98-1151, eff. 1-7-15.)

(Text of Section after amendment by P.A. 101-652)

Sec. 14. Security employee, peace officer and fire fighter disputes.

(a) In the case of collective bargaining agreements involving units of security employees of a public employer, Peace Officer Units, or units of fire fighters or paramedics, and in the case of disputes under Section 18, unless the parties mutually agree to some other time limit, mediation shall commence 30 days prior to the expiration date of such agreement or at such later time as the mediation services chosen under subsection (b) of Section 12 can be provided to the parties. In the case of negotiations for an initial collective bargaining agreement, mediation shall commence upon 15 days notice from either party or at such later time as the mediation services chosen pursuant to subsection (b) of Section 12 can be provided to the parties. In mediation under this Section, if either party requests the use of mediation services from the Federal Mediation and Conciliation Service, the other party shall either join in such request or bear the additional cost of mediation services from another source. The mediator shall have a duty to keep the Board informed on the progress of the mediation. If any dispute has not been resolved within 15 days after the first meeting of the parties and the mediator, or within such other time limit as may be mutually agreed upon by the parties, either the exclusive representative or employer may request of the other, in writing, arbitration, and shall submit a copy of the request to the Board.

(b) Within 10 days after such a request for arbitration has been made, the employer shall choose a delegate and the employees' exclusive representative shall choose a delegate to a panel of arbitration as provided in this Section. The employer and employees shall forthwith advise the other and the Board of their selections.

(c) Within 7 days after the request of either party, the parties shall request a panel of impartial arbitrators from which they shall select the neutral chairman according to the procedures provided in this Section. If the parties have agreed to a contract that contains a grievance resolution procedure as provided in Section 8, the chairman shall be selected using their agreed contract procedure unless they mutually agree to another procedure. If the parties fail to notify the Board of their selection of neutral chairman within 7 days after receipt of the list of impartial arbitrators, the Board shall appoint, at random, a neutral chairman from the list. In the absence of an agreed contract procedure for selecting an impartial arbitrator, either party may request a panel from the Board. Within 7 days of the request of either party, the Board shall select from the Public Employees Labor Mediation Roster 7 persons who are on the labor arbitration panels of either the American Arbitration Association or the Federal Mediation and Conciliation Service, or who are members of the National Academy of Arbitrators, as nominees for impartial arbitrator of the arbitration panel. The parties may select an individual on the list provided by the Board or any other individual mutually agreed upon by the parties. Within 7 days following the receipt of the list, the parties shall notify the Board of the person they have selected. Unless the parties agree on an alternate selection procedure, they shall alternatively strike one name from the list provided by the Board until only one name remains. A coin toss shall determine which party shall strike the first name. If the parties fail to notify the Board in a timely manner of their selection for neutral chairman, the Board shall appoint a neutral chairman from the Illinois Public Employees Mediation/Arbitration Roster.

(d) The chairman shall call a hearing to begin within 15 days and give reasonable notice of the time and place of the hearing. The hearing shall be held at the offices of the Board or at such other location as the Board deems appropriate. The chairman shall preside over the hearing and shall take testimony. Any oral or documentary evidence and other data deemed relevant by the arbitration panel may be received in evidence. The proceedings shall be informal. Technical rules of evidence shall not apply and the competency of the evidence shall not thereby be deemed impaired. A verbatim record of the proceedings shall be made and the arbitrator shall arrange for the necessary recording service. Transcripts may be ordered at the expense of the party ordering them, but the transcripts shall not be necessary for a decision by the arbitration panel. The expense of the proceedings, including a fee for the chairman, shall be borne equally by each of the parties to the dispute. The delegates, if public officers or employees, shall continue on the payroll of the public employer without loss of pay. The hearing conducted by the arbitration panel may be adjourned from time to

time, but unless otherwise agreed by the parties, shall be concluded within 30 days of the time of its commencement. Majority actions and rulings shall constitute the actions and rulings of the arbitration panel. Arbitration proceedings under this Section shall not be interrupted or terminated by reason of any unfair labor practice charge filed by either party at any time.

(e) The arbitration panel may administer oaths, require the attendance of witnesses, and the production of such books, papers, contracts, agreements and documents as may be deemed by it material to a just determination of the issues in dispute, and for such purpose may issue subpoenas. If any person refuses to obey a subpoena, or refuses to be sworn or to testify, or if any witness, party or attorney is guilty of any contempt while in attendance at any hearing, the arbitration panel may, or the attorney general if requested shall, invoke the aid of any circuit court within the jurisdiction in which the hearing is being held, which court shall issue an appropriate order. Any failure to obey the order may be punished by the court as contempt.

(f) At any time before the rendering of an award, the chairman of the arbitration panel, if he is of the opinion that it would be useful or beneficial to do so, may remand the dispute to the parties for further collective bargaining for a period not to exceed 2 weeks. If the dispute is remanded for further collective bargaining the time provisions of this Act shall be extended for a time period equal to that of the remand. The chairman of the panel of arbitration shall notify the Board of the remand.

(g) At or before the conclusion of the hearing held pursuant to subsection (d), the arbitration panel shall identify the economic issues in dispute, and direct each of the parties to submit, within such time limit as the panel shall prescribe, to the arbitration panel and to each other its last offer of settlement on each economic issue. The determination of the arbitration panel as to the issues in dispute and as to which of these issues are economic shall be conclusive. The arbitration panel, within 30 days after the conclusion of the hearing, or such further additional periods to which the parties may agree, shall make written findings of fact and promulgate a written opinion and shall mail or otherwise deliver a true copy thereof to the parties and their representatives and to the Board. As to each economic issue, the arbitration panel shall adopt the last offer of settlement which, in the opinion of the arbitration panel, more nearly complies with the applicable factors prescribed in subsection (h). The findings, opinions and order as to all other issues shall be based upon the applicable factors prescribed in subsection (h).

(h) Where there is no agreement between the parties, or where there is an agreement but the parties have begun negotiations or discussions looking to a new agreement or amendment of the existing agreement, and wage rates or other conditions of employment under the proposed new or amended agreement are in dispute, the arbitration panel shall base its findings, opinions and order upon the following factors, as applicable:

- (1) The lawful authority of the employer.
- (2) Stipulations of the parties.
- (3) The interests and welfare of the public and the financial ability of the unit of government to meet those costs.
- (4) Comparison of the wages, hours and conditions of employment of the employees involved in the arbitration proceeding with the wages, hours and conditions of employment of other employees performing similar services and with other employees generally:
  - (A) In public employment in comparable communities.
  - (B) In private employment in comparable communities.
- (5) The average consumer prices for goods and services, commonly known as the cost of living.
- (6) The overall compensation presently received by the employees, including direct wage compensation, vacations, holidays and other excused time, insurance and pensions, medical and hospitalization benefits, the continuity and stability of employment and all other benefits received.
- (7) Changes in any of the foregoing circumstances during the pendency of the arbitration proceedings.
- (8) Such other factors, not confined to the foregoing, which are normally or traditionally taken into consideration in the determination of wages, hours and conditions of employment through voluntary collective bargaining, mediation, fact-finding, arbitration or otherwise between the parties, in the public service or in private employment.

(i) In the case of peace officers, the arbitration decision shall be limited to wages, hours, and conditions of employment (which may include residency requirements in municipalities with a population under 100,000, but those residency requirements shall not allow residency outside of Illinois) and shall not include the following: i) residency requirements in municipalities with a population of at least 100,000; ii)

the type of equipment, other than uniforms, issued or used; iii) manning; iv) the total number of employees employed by the department; v) mutual aid and assistance agreements to other units of government; and vi) the criterion pursuant to which force, including deadly force, can be used; provided, nothing herein shall preclude an arbitration decision regarding equipment or manning levels if such decision is based on a finding that the equipment or manning considerations in a specific work assignment involve a serious risk to the safety of a peace officer beyond that which is inherent in the normal performance of police duties. Limitation of the terms of the arbitration decision pursuant to this subsection shall not be construed to limit the factors upon which the decision may be based, as set forth in subsection (h).

In the case of fire fighter, and fire department or fire district paramedic matters, the arbitration decision shall be limited to wages, hours, and conditions of employment (including manning and also including residency requirements in municipalities with a population under 1,000,000, but those residency requirements shall not allow residency outside of Illinois) and shall not include the following matters: i) residency requirements in municipalities with a population of at least 1,000,000; ii) the type of equipment (other than uniforms and fire fighter turnout gear) issued or used; iii) the total number of employees employed by the department; iv) mutual aid and assistance agreements to other units of government; and v) the criterion pursuant to which force, including deadly force, can be used; provided, however, nothing herein shall preclude an arbitration decision regarding equipment levels if such decision is based on a finding that the equipment considerations in a specific work assignment involve a serious risk to the safety of a fire fighter beyond that which is inherent in the normal performance of fire fighter duties. Limitation of the terms of the arbitration decision pursuant to this subsection shall not be construed to limit the facts upon which the decision may be based, as set forth in subsection (h).

The changes to this subsection (i) made by Public Act 90-385 (relating to residency requirements) do not apply to persons who are employed by a combined department that performs both police and firefighting services; these persons shall be governed by the provisions of this subsection (i) relating to peace officers, as they existed before the amendment by Public Act 90-385.

To preserve historical bargaining rights, this subsection shall not apply to any provision of a fire fighter collective bargaining agreement in effect and applicable on the effective date of this Act; provided, however, nothing herein shall preclude arbitration with respect to any such provision.

(j) Arbitration procedures shall be deemed to be initiated by the filing of a letter requesting mediation as required under subsection (a) of this Section. The commencement of a new municipal fiscal year after the initiation of arbitration procedures under this Act, but before the arbitration decision, or its enforcement, shall not be deemed to render a dispute moot, or to otherwise impair the jurisdiction or authority of the arbitration panel or its decision. Increases in rates of compensation awarded by the arbitration panel may be effective only at the start of the fiscal year next commencing after the date of the arbitration award. If a new fiscal year has commenced either since the initiation of arbitration procedures under this Act or since any mutually agreed extension of the statutorily required period of mediation under this Act by the parties to the labor dispute causing a delay in the initiation of arbitration, the foregoing limitations shall be inapplicable, and such awarded increases may be retroactive to the commencement of the fiscal year, any other statute or charter provisions to the contrary, notwithstanding. At any time the parties, by stipulation, may amend or modify an award of arbitration.

(k) Orders of the arbitration panel shall be reviewable, upon appropriate petition by either the public employer or the exclusive bargaining representative, by the circuit court for the county in which the dispute arose or in which a majority of the affected employees reside, but only for reasons that the arbitration panel was without or exceeded its statutory authority; the order is arbitrary, or capricious; or the order was procured by fraud, collusion or other similar and unlawful means. Such petitions for review must be filed with the appropriate circuit court within 90 days following the issuance of the arbitration order. The pendency of such proceeding for review shall not automatically stay the order of the arbitration panel. The party against whom the final decision of any such court shall be adverse, if such court finds such appeal or petition to be frivolous, shall pay reasonable attorneys' fees and costs to the successful party as determined by said court in its discretion. If said court's decision affirms the award of money, such award, if retroactive, shall bear interest at the rate of 12 percent per annum from the effective retroactive date.

(l) During the pendency of proceedings before the arbitration panel, existing wages, hours, and other conditions of employment shall not be changed by action of either party without the consent of the other but a party may so consent without prejudice to his rights or position under this Act. The proceedings are deemed to be pending before the arbitration panel upon the initiation of arbitration procedures under this Act.

(m) Security officers of public employers, and Peace Officers, Fire Fighters and fire department and fire protection district paramedics, covered by this Section may not withhold services, nor may public employers lock out or prevent such employees from performing services at any time.

(n) All of the terms decided upon by the arbitration panel shall be included in an agreement to be submitted to the public employer's governing body for ratification and adoption by law, ordinance or the equivalent appropriate means.

The governing body shall review each term decided by the arbitration panel. If the governing body fails to reject one or more terms of the arbitration panel's decision by a 3/5 vote of those duly elected and qualified members of the governing body, within 20 days of issuance, or in the case of firefighters employed by a state university, at the next regularly scheduled meeting of the governing body after issuance, such term or terms shall become a part of the collective bargaining agreement of the parties. If the governing body affirmatively rejects one or more terms of the arbitration panel's decision, it must provide reasons for such rejection with respect to each term so rejected, within 20 days of such rejection and the parties shall return to the arbitration panel for further proceedings and issuance of a supplemental decision with respect to the rejected terms. Any supplemental decision by an arbitration panel or other decision maker agreed to by the parties shall be submitted to the governing body for ratification and adoption in accordance with the procedures and voting requirements set forth in this Section. The voting requirements of this subsection shall apply to all disputes submitted to arbitration pursuant to this Section notwithstanding any contrary voting requirements contained in any existing collective bargaining agreement between the parties.

(o) If the governing body of the employer votes to reject the panel's decision, the parties shall return to the panel within 30 days from the issuance of the reasons for rejection for further proceedings and issuance of a supplemental decision. All reasonable costs of such supplemental proceeding including the exclusive representative's reasonable attorney's fees, as established by the Board, shall be paid by the employer.

(p) Notwithstanding the provisions of this Section the employer and exclusive representative may agree to submit unresolved disputes concerning wages, hours, terms and conditions of employment to an alternative form of impasse resolution.

The amendatory changes to this Section made by Public Act 101-652 take effect July 1, 2022.

(Source: P.A. 101-652, eff. 7-1-21.)

Section 5. The State Police Act is amended by changing Section 17c as follows:

(20 ILCS 2610/17c)

Sec. 17c. Military equipment surplus program.

(a) For purposes of this Section:

"Bayonet" means a large knife designed to be attached to the muzzle of a rifle, shotgun, or long gun for the purpose of hand-to-hand combat.

"Grenade launcher" means a firearm or firearm accessory ~~used~~ designed to launch fragmentary ~~small~~ explosive rounds designed to inflict death or cause great bodily harm ~~projectiles~~.

"Military equipment surplus program" means any federal or State program allowing a law enforcement agency to obtain surplus military equipment including, but not limit to, any program organized under Section 1122 of the National Defense Authorization Act for Fiscal Year 1994 (Pub. L. 103-160) or Section 1033 of the National Defense Authorization Act for Fiscal Year 1997 (Pub. L. 104-201), or any program established under 10 U.S.C. 2576a.

"Tracked armored vehicle" means a vehicle that provides ballistic protection to its occupants and utilizes a tracked system ~~instead installed~~ of wheels for forward motion, not including vehicles listed in the Authorized Equipment List as published by the Federal Emergency Management Agency.

"Weaponized aircraft, vessel, or vehicle" means any aircraft, vessel, or vehicle with weapons installed.

(b) The Illinois State Police shall not request or receive from any military equipment surplus program nor purchase or otherwise utilize the following equipment:

- (1) tracked armored vehicles;
- (2) weaponized aircraft, vessels, or vehicles;
- (3) firearms of .50-caliber or higher;
- (4) ammunition of .50-caliber or higher;
- (5) grenade launchers; or
- (6) bayonets.

(c) If the Illinois State Police request other property not prohibited by this Section from a military equipment surplus program, the Illinois State Police shall publish notice of the request on a publicly accessible website maintained by the Illinois State Police within 14 days after the request.  
(Source: P.A. 101-652, eff. 7-1-21.)

Section 10. The Task Force on Constitutional Rights and Remedies Act is amended by changing Sections 4-10 and 4-15 as follows:

(20 ILCS 5165/4-10)

(This Section may contain text from a Public Act with a delayed effective date)

(Section scheduled to be repealed on January 1, 2022)

Sec. 4-10. Task Force Members.

(a) The Task Force on Constitutional Rights and Remedies shall be comprised of the following members:

(1) The president of statewide association representing trial lawyers or his or her designee, the executive director of a statewide association advocating for the advancement of civil liberties or his or her designee, a representative representing statewide labor, all appointed by the Governor.

(2) Four members of the public appointed, one appointed by each the Speaker of the House of Representatives, Minority Leader of the House of Representatives, Minority Leader of the House of Representatives, President of the Senate, Minority Leader of the Senate.

(3) The president of a statewide bar association or his or her designee, the executive director of a statewide association representing county sheriffs or his or her designee, the executive director of a statewide association representing chiefs of police or his or her designee, a representative of the Chicago Police Department, all appointed by the Governor.

(4) The Director of the Illinois State Police or his or her designee.

(5) The Attorney General, or his or her designee.

(6) A retired judge appointed by the Governor.

(7) one State Representative, appointed by the Speaker of the House of Representatives; one State Representative, appointed by the Minority Leader of the House of Representatives; one State Senator, appointed by the President of the Senate; one State Senator, appointed by the Minority Leader of the Senate.

(b) The members of the Task Force shall serve without compensation.

(c) The Illinois Criminal Justice Information Authority shall provide administrative and technical support to the Task Force and be responsible for administering its operations, ~~appointing a chairperson~~, and ensuring that the requirements of the Task Force are met. The President of the Senate and the Speaker of the House of Representatives shall appoint co-chairpersons for the Task Force. The Task Force shall have all appointments made within 30 days of the effective date of this amendatory Act of the 101st General Assembly.

(Source: P.A. 101-652, eff. 7-1-21.)

(20 ILCS 5165/4-15)

(This Section may contain text from a Public Act with a delayed effective date)

(Section scheduled to be repealed on January 1, 2022)

Sec. 4-15. Meetings; report.

(a) The Task Force shall meet at least 3 times with the first meeting occurring within 60 days after the effective date of this amendatory Act of the 101st General Assembly.

(b) The Task Force shall review available research, best practices, and effective interventions to formulate recommendations.

(c) The Task Force shall produce a report detailing the Task Force's findings and recommendations and needed resources. The Task Force shall submit a report of its findings and recommendations to the General Assembly and the Governor by October 31 ~~May 1~~, 2021.

(Source: P.A. 101-652, eff. 7-1-21.)

Section 15. The Illinois Police Training Act is amended by changing Sections 7, 8.1, 10.6, and 10.17 as follows:

(50 ILCS 705/7) (from Ch. 85, par. 507)

(Text of Section before amendment by P.A. 101-652)

[May 31, 2021]

Sec. 7. Rules and standards for schools. The Board shall adopt rules and minimum standards for such schools which shall include, but not be limited to, the following:

a. The curriculum for probationary police officers which shall be offered by all certified schools shall include, but not be limited to, courses of procedural justice, arrest and use and control tactics, search and seizure, including temporary questioning, civil rights, human rights, human relations, cultural competency, including implicit bias and racial and ethnic sensitivity, criminal law, law of criminal procedure, constitutional and proper use of law enforcement authority, vehicle and traffic law including uniform and non-discriminatory enforcement of the Illinois Vehicle Code, traffic control and accident investigation, techniques of obtaining physical evidence, court testimonies, statements, reports, firearms training, training in the use of electronic control devices, including the psychological and physiological effects of the use of those devices on humans, first-aid (including cardiopulmonary resuscitation), training in the administration of opioid antagonists as defined in paragraph (1) of subsection (e) of Section 5-23 of the Substance Use Disorder Act, handling of juvenile offenders, recognition of mental conditions and crises, including, but not limited to, the disease of addiction, which require immediate assistance and response and methods to safeguard and provide assistance to a person in need of mental treatment, recognition of abuse, neglect, financial exploitation, and self-neglect of adults with disabilities and older adults, as defined in Section 2 of the Adult Protective Services Act, crimes against the elderly, law of evidence, the hazards of high-speed police vehicle chases with an emphasis on alternatives to the high-speed chase, and physical training. The curriculum shall include specific training in techniques for immediate response to and investigation of cases of domestic violence and of sexual assault of adults and children, including cultural perceptions and common myths of sexual assault and sexual abuse as well as interview techniques that are age sensitive and are trauma informed, victim centered, and victim sensitive. The curriculum shall include training in techniques designed to promote effective communication at the initial contact with crime victims and ways to comprehensively explain to victims and witnesses their rights under the Rights of Crime Victims and Witnesses Act and the Crime Victims Compensation Act. The curriculum shall also include training in effective recognition of and responses to stress, trauma, and post-traumatic stress experienced by police officers that is consistent with Section 25 of the Illinois Mental Health First Aid Training Act in a peer setting, including recognizing signs and symptoms of work-related cumulative stress, issues that may lead to suicide, and solutions for intervention with peer support resources. The curriculum shall include a block of instruction addressing the mandatory reporting requirements under the Abused and Neglected Child Reporting Act. The curriculum shall also include a block of instruction aimed at identifying and interacting with persons with autism and other developmental or physical disabilities, reducing barriers to reporting crimes against persons with autism, and addressing the unique challenges presented by cases involving victims or witnesses with autism and other developmental disabilities. The curriculum shall include training in the detection and investigation of all forms of human trafficking. The curriculum shall also include instruction in trauma-informed responses designed to ensure the physical safety and well-being of a child of an arrested parent or immediate family member; this instruction must include, but is not limited to: (1) understanding the trauma experienced by the child while maintaining the integrity of the arrest and safety of officers, suspects, and other involved individuals; (2) de-escalation tactics that would include the use of force when reasonably necessary; and (3) inquiring whether a child will require supervision and care. The curriculum for permanent police officers shall include, but not be limited to: (1) refresher and in-service training in any of the courses listed above in this subparagraph, (2) advanced courses in any of the subjects listed above in this subparagraph, (3) training for supervisory personnel, and (4) specialized training in subjects and fields to be selected by the board. The training in the use of electronic control devices shall be conducted for probationary police officers, including University police officers.

b. Minimum courses of study, attendance requirements and equipment requirements.

c. Minimum requirements for instructors.

d. Minimum basic training requirements, which a probationary police officer must satisfactorily complete before being eligible for permanent employment as a local law enforcement officer for a participating local governmental agency. Those requirements shall include training in first aid (including cardiopulmonary resuscitation).

e. Minimum basic training requirements, which a probationary county corrections officer must satisfactorily complete before being eligible for permanent employment as a county corrections officer for a participating local governmental agency.

f. Minimum basic training requirements which a probationary court security officer must satisfactorily complete before being eligible for permanent employment as a court security officer for a participating local governmental agency. The Board shall establish those training requirements which it considers appropriate for court security officers and shall certify schools to conduct that training.

A person hired to serve as a court security officer must obtain from the Board a certificate (i) attesting to his or her successful completion of the training course; (ii) attesting to his or her satisfactory completion of a training program of similar content and number of hours that has been found acceptable by the Board under the provisions of this Act; or (iii) attesting to the Board's determination that the training course is unnecessary because of the person's extensive prior law enforcement experience.

Individuals who currently serve as court security officers shall be deemed qualified to continue to serve in that capacity so long as they are certified as provided by this Act within 24 months of June 1, 1997 (the effective date of Public Act 89-685). Failure to be so certified, absent a waiver from the Board, shall cause the officer to forfeit his or her position.

All individuals hired as court security officers on or after June 1, 1997 (the effective date of Public Act 89-685) shall be certified within 12 months of the date of their hire, unless a waiver has been obtained by the Board, or they shall forfeit their positions.

The Sheriff's Merit Commission, if one exists, or the Sheriff's Office if there is no Sheriff's Merit Commission, shall maintain a list of all individuals who have filed applications to become court security officers and who meet the eligibility requirements established under this Act. Either the Sheriff's Merit Commission, or the Sheriff's Office if no Sheriff's Merit Commission exists, shall establish a schedule of reasonable intervals for verification of the applicants' qualifications under this Act and as established by the Board.

g. Minimum in-service training requirements, which a police officer must satisfactorily complete every 3 years. Those requirements shall include constitutional and proper use of law enforcement authority, procedural justice, civil rights, human rights, mental health awareness and response, officer wellness, reporting child abuse and neglect, and cultural competency.

h. Minimum in-service training requirements, which a police officer must satisfactorily complete at least annually. Those requirements shall include law updates and use of force training which shall include scenario based training, or similar training approved by the Board.

(Source: P.A. 100-121, eff. 1-1-18; 100-247, eff. 1-1-18; 100-759, eff. 1-1-19; 100-863, eff. 8-14-18; 100-910, eff. 1-1-19; 101-18, eff. 1-1-20; 101-81, eff. 7-12-19; 101-215, eff. 1-1-20; 101-224, eff. 8-9-19; 101-375, eff. 8-16-19; 101-564, eff. 1-1-20; revised 9-10-19.)

(Text of Section after amendment by P.A. 101-652, Article 10, Section 10-143 but before amendment by P.A. 101-652, Article 25, Section 25-40)

Sec. 7. Rules and standards for schools. The Board shall adopt rules and minimum standards for such schools which shall include, but not be limited to, the following:

a. The curriculum for probationary police officers which shall be offered by all certified schools shall include, but not be limited to, courses of procedural justice, arrest and use and control tactics, search and seizure, including temporary questioning, civil rights, human rights, human relations, cultural competency, including implicit bias and racial and ethnic sensitivity, criminal law, law of criminal procedure, constitutional and proper use of law enforcement authority, crisis intervention training, vehicle and traffic law including uniform and non-discriminatory enforcement of the Illinois Vehicle Code, traffic control and accident investigation, techniques of obtaining physical evidence, court testimonies, statements, reports, firearms training, training in the use of electronic control devices, including the psychological and physiological effects of the use of those devices on humans, first-aid (including cardiopulmonary resuscitation), training in the administration of opioid antagonists as defined in paragraph (1) of subsection (e) of Section 5-23 of the Substance Use Disorder Act, handling of juvenile offenders, recognition of mental conditions and crises, including, but not limited to, the disease of addiction, which require immediate assistance and response and methods to safeguard and provide assistance to a person in need of mental treatment, recognition of abuse,

neglect, financial exploitation, and self-neglect of adults with disabilities and older adults, as defined in Section 2 of the Adult Protective Services Act, crimes against the elderly, law of evidence, the hazards of high-speed police vehicle chases with an emphasis on alternatives to the high-speed chase, and physical training. The curriculum shall include specific training in techniques for immediate response to and investigation of cases of domestic violence and of sexual assault of adults and children, including cultural perceptions and common myths of sexual assault and sexual abuse as well as interview techniques that are age sensitive and are trauma informed, victim centered, and victim sensitive. The curriculum shall include training in techniques designed to promote effective communication at the initial contact with crime victims and ways to comprehensively explain to victims and witnesses their rights under the Rights of Crime Victims and Witnesses Act and the Crime Victims Compensation Act. The curriculum shall also include training in effective recognition of and responses to stress, trauma, and post-traumatic stress experienced by police officers that is consistent with Section 25 of the Illinois Mental Health First Aid Training Act in a peer setting, including recognizing signs and symptoms of work-related cumulative stress, issues that may lead to suicide, and solutions for intervention with peer support resources. The curriculum shall include a block of instruction addressing the mandatory reporting requirements under the Abused and Neglected Child Reporting Act. The curriculum shall also include a block of instruction aimed at identifying and interacting with persons with autism and other developmental or physical disabilities, reducing barriers to reporting crimes against persons with autism, and addressing the unique challenges presented by cases involving victims or witnesses with autism and other developmental disabilities. The curriculum shall include training in the detection and investigation of all forms of human trafficking. The curriculum shall also include instruction in trauma-informed responses designed to ensure the physical safety and well-being of a child of an arrested parent or immediate family member; this instruction must include, but is not limited to: (1) understanding the trauma experienced by the child while maintaining the integrity of the arrest and safety of officers, suspects, and other involved individuals; (2) de-escalation tactics that would include the use of force when reasonably necessary; and (3) inquiring whether a child will require supervision and care. The curriculum for probationary police officers shall include: (1) at least 12 hours of hands-on, scenario-based role-playing; (2) at least 6 hours of instruction on use of force techniques, including the use of de-escalation techniques to prevent or reduce the need for force whenever safe and feasible; (3) specific training on officer safety techniques, including cover, concealment, and time; and (4) at least 6 hours of training focused on high-risk traffic stops. The curriculum for permanent police officers shall include, but not be limited to: (1) refresher and in-service training in any of the courses listed above in this subparagraph, (2) advanced courses in any of the subjects listed above in this subparagraph, (3) training for supervisory personnel, and (4) specialized training in subjects and fields to be selected by the board. The training in the use of electronic control devices shall be conducted for probationary police officers, including University police officers.

b. Minimum courses of study, attendance requirements and equipment requirements.

c. Minimum requirements for instructors.

d. Minimum basic training requirements, which a probationary police officer must satisfactorily complete before being eligible for permanent employment as a local law enforcement officer for a participating local governmental agency. Those requirements shall include training in first aid (including cardiopulmonary resuscitation).

e. Minimum basic training requirements, which a probationary county corrections officer must satisfactorily complete before being eligible for permanent employment as a county corrections officer for a participating local governmental agency.

f. Minimum basic training requirements which a probationary court security officer must satisfactorily complete before being eligible for permanent employment as a court security officer for a participating local governmental agency. The Board shall establish those training requirements which it considers appropriate for court security officers and shall certify schools to conduct that training.

A person hired to serve as a court security officer must obtain from the Board a certificate (i) attesting to his or her successful completion of the training course; (ii) attesting to his or her satisfactory completion of a training program of similar content and number of hours that has been found acceptable by the Board under the provisions of this Act; or (iii) attesting to the Board's

determination that the training course is unnecessary because of the person's extensive prior law enforcement experience.

Individuals who currently serve as court security officers shall be deemed qualified to continue to serve in that capacity so long as they are certified as provided by this Act within 24 months of June 1, 1997 (the effective date of Public Act 89-685). Failure to be so certified, absent a waiver from the Board, shall cause the officer to forfeit his or her position.

All individuals hired as court security officers on or after June 1, 1997 (the effective date of Public Act 89-685) shall be certified within 12 months of the date of their hire, unless a waiver has been obtained by the Board, or they shall forfeit their positions.

The Sheriff's Merit Commission, if one exists, or the Sheriff's Office if there is no Sheriff's Merit Commission, shall maintain a list of all individuals who have filed applications to become court security officers and who meet the eligibility requirements established under this Act. Either the Sheriff's Merit Commission, or the Sheriff's Office if no Sheriff's Merit Commission exists, shall establish a schedule of reasonable intervals for verification of the applicants' qualifications under this Act and as established by the Board.

g. Minimum in-service training requirements, which a police officer must satisfactorily complete every 3 years. Those requirements shall include constitutional and proper use of law enforcement authority, procedural justice, civil rights, human rights, reporting child abuse and neglect, and cultural competency, including implicit bias and racial and ethnic sensitivity. These trainings shall consist of at least 30 hours of training every 3 years.

h. Minimum in-service training requirements, which a police officer must satisfactorily complete at least annually. Those requirements shall include law updates, emergency medical response training and certification, crisis intervention training, and officer wellness and mental health.

i. Minimum in-service training requirements as set forth in Section 10.6.

The amendatory changes to this Section made by Public Act 101-652 shall take effect January 1, 2022.

(Source: P.A. 100-121, eff. 1-1-18; 100-247, eff. 1-1-18; 100-759, eff. 1-1-19; 100-863, eff. 8-14-18; 100-910, eff. 1-1-19; 101-18, eff. 1-1-20; 101-81, eff. 7-12-19; 101-215, eff. 1-1-20; 101-224, eff. 8-9-19; 101-375, eff. 8-16-19; 101-564, eff. 1-1-20; P.A. 101-652, Article 10, Section 10-143, eff. 7-1-21.)

(Text of Section after amendment by P.A. 101-652, Article 25, Section 25-40)

Sec. 7. Rules and standards for schools. The Board shall adopt rules and minimum standards for such schools which shall include, but not be limited to, the following:

a. The curriculum for probationary law enforcement officers which shall be offered by all certified schools shall include, but not be limited to, courses of procedural justice, arrest and use and control tactics, search and seizure, including temporary questioning, civil rights, human rights, human relations, cultural competency, including implicit bias and racial and ethnic sensitivity, criminal law, law of criminal procedure, constitutional and proper use of law enforcement authority, crisis intervention training, vehicle and traffic law including uniform and non-discriminatory enforcement of the Illinois Vehicle Code, traffic control and accident investigation, techniques of obtaining physical evidence, court testimonies, statements, reports, firearms training, training in the use of electronic control devices, including the psychological and physiological effects of the use of those devices on humans, first-aid (including cardiopulmonary resuscitation), training in the administration of opioid antagonists as defined in paragraph (1) of subsection (e) of Section 5-23 of the Substance Use Disorder Act, handling of juvenile offenders, recognition of mental conditions and crises, including, but not limited to, the disease of addiction, which require immediate assistance and response and methods to safeguard and provide assistance to a person in need of mental treatment, recognition of abuse, neglect, financial exploitation, and self-neglect of adults with disabilities and older adults, as defined in Section 2 of the Adult Protective Services Act, crimes against the elderly, law of evidence, the hazards of high-speed police vehicle chases with an emphasis on alternatives to the high-speed chase, and physical training. The curriculum shall include specific training in techniques for immediate response to and investigation of cases of domestic violence and of sexual assault of adults and children, including cultural perceptions and common myths of sexual assault and sexual abuse as well as interview techniques that are age sensitive and are trauma informed, victim centered, and victim sensitive. The curriculum shall include training in techniques designed to promote effective communication at the initial contact with crime victims and ways to

comprehensively explain to victims and witnesses their rights under the Rights of Crime Victims and Witnesses Act and the Crime Victims Compensation Act. The curriculum shall also include training in effective recognition of and responses to stress, trauma, and post-traumatic stress experienced by law enforcement officers that is consistent with Section 25 of the Illinois Mental Health First Aid Training Act in a peer setting, including recognizing signs and symptoms of work-related cumulative stress, issues that may lead to suicide, and solutions for intervention with peer support resources. The curriculum shall include a block of instruction addressing the mandatory reporting requirements under the Abused and Neglected Child Reporting Act. The curriculum shall also include a block of instruction aimed at identifying and interacting with persons with autism and other developmental or physical disabilities, reducing barriers to reporting crimes against persons with autism, and addressing the unique challenges presented by cases involving victims or witnesses with autism and other developmental disabilities. The curriculum shall include training in the detection and investigation of all forms of human trafficking. The curriculum shall also include instruction in trauma-informed responses designed to ensure the physical safety and well-being of a child of an arrested parent or immediate family member; this instruction must include, but is not limited to: (1) understanding the trauma experienced by the child while maintaining the integrity of the arrest and safety of officers, suspects, and other involved individuals; (2) de-escalation tactics that would include the use of force when reasonably necessary; and (3) inquiring whether a child will require supervision and care. The curriculum for probationary law enforcement police officers shall include: (1) at least 12 hours of hands-on, scenario-based role-playing; (2) at least 6 hours of instruction on use of force techniques, including the use of de-escalation techniques to prevent or reduce the need for force whenever safe and feasible; (3) specific training on officer safety techniques, including cover, concealment, and time; and (4) at least 6 hours of training focused on high-risk traffic stops. The curriculum for permanent law enforcement officers shall include, but not be limited to: (1) refresher and in-service training in any of the courses listed above in this subparagraph, (2) advanced courses in any of the subjects listed above in this subparagraph, (3) training for supervisory personnel, and (4) specialized training in subjects and fields to be selected by the board. The training in the use of electronic control devices shall be conducted for probationary law enforcement officers, including University police officers.

b. Minimum courses of study, attendance requirements and equipment requirements.

c. Minimum requirements for instructors.

d. Minimum basic training requirements, which a probationary law enforcement officer must satisfactorily complete before being eligible for permanent employment as a local law enforcement officer for a participating local governmental or State ~~state~~ governmental agency. Those requirements shall include training in first aid (including cardiopulmonary resuscitation).

e. Minimum basic training requirements, which a probationary county corrections officer must satisfactorily complete before being eligible for permanent employment as a county corrections officer for a participating local governmental agency.

f. Minimum basic training requirements which a probationary court security officer must satisfactorily complete before being eligible for permanent employment as a court security officer for a participating local governmental agency. The Board shall establish those training requirements which it considers appropriate for court security officers and shall certify schools to conduct that training.

A person hired to serve as a court security officer must obtain from the Board a certificate (i) attesting to the officer's successful completion of the training course; (ii) attesting to the officer's satisfactory completion of a training program of similar content and number of hours that has been found acceptable by the Board under the provisions of this Act; or (iii) attesting to the Board's determination that the training course is unnecessary because of the person's extensive prior law enforcement experience.

Individuals who currently serve as court security officers shall be deemed qualified to continue to serve in that capacity so long as they are certified as provided by this Act within 24 months of June 1, 1997 (the effective date of Public Act 89-685). Failure to be so certified, absent a waiver from the Board, shall cause the officer to forfeit his or her position.

All individuals hired as court security officers on or after June 1, 1997 (the effective date of Public Act 89-685) shall be certified within 12 months of the date of their hire, unless a waiver has been obtained by the Board, or they shall forfeit their positions.

The Sheriff's Merit Commission, if one exists, or the Sheriff's Office if there is no Sheriff's Merit Commission, shall maintain a list of all individuals who have filed applications to become court security officers and who meet the eligibility requirements established under this Act. Either the Sheriff's Merit Commission, or the Sheriff's Office if no Sheriff's Merit Commission exists, shall establish a schedule of reasonable intervals for verification of the applicants' qualifications under this Act and as established by the Board.

g. Minimum in-service training requirements, which a law enforcement officer must satisfactorily complete every 3 years. Those requirements shall include constitutional and proper use of law enforcement authority, procedural justice, civil rights, human rights, reporting child abuse and neglect, and cultural competency, including implicit bias and racial and ethnic sensitivity. These trainings shall consist of at least 30 hours of training every 3 years.

h. Minimum in-service training requirements, which a law enforcement officer must satisfactorily complete at least annually. Those requirements shall include law updates, emergency medical response training and certification, crisis intervention training, and officer wellness and mental health.

i. Minimum in-service training requirements as set forth in Section 10.6.

The amendatory changes to this Section made by Public Act 101-652 shall take effect January 1, 2022.

(Source: P.A. 100-121, eff. 1-1-18; 100-247, eff. 1-1-18; 100-759, eff. 1-1-19; 100-863, eff. 8-14-18; 100-910, eff. 1-1-19; 101-18, eff. 1-1-20; 101-81, eff. 7-12-19; 101-215, eff. 1-1-20; 101-224, eff. 8-9-19; 101-375, eff. 8-16-19; 101-564, eff. 1-1-20; P.A. 101-652, Article 10, Section 10-143, eff. 7-1-21; 101-652, Article 25, Section 25-40, eff. 1-1-22; revised 4-26-21.)

(50 ILCS 705/8.1) (from Ch. 85, par. 508.1)

(Text of Section before amendment by P.A. 101-652)

Sec. 8.1. Full-time police and county corrections officers.

(a) After January 1, 1976, no person shall receive a permanent appointment as a law enforcement officer as defined in this Act nor shall any person receive, after the effective date of this amendatory Act of 1984, a permanent appointment as a county corrections officer unless that person has been awarded, within 6 months of his or her initial full-time employment, a certificate attesting to his or her successful completion of the Minimum Standards Basic Law Enforcement and County Correctional Training Course as prescribed by the Board; or has been awarded a certificate attesting to his or her satisfactory completion of a training program of similar content and number of hours and which course has been found acceptable by the Board under the provisions of this Act; or by reason of extensive prior law enforcement or county corrections experience the basic training requirement is determined by the Board to be illogical and unreasonable.

If such training is required and not completed within the applicable 6 months, then the officer must forfeit his or her position, or the employing agency must obtain a waiver from the Board extending the period for compliance. Such waiver shall be issued only for good and justifiable reasons, and in no case shall extend more than 90 days beyond the initial 6 months. Any hiring agency that fails to train a law enforcement officer within this period shall be prohibited from employing this individual in a law enforcement capacity for one year from the date training was to be completed. If an agency again fails to train the individual a second time, the agency shall be permanently barred from employing this individual in a law enforcement capacity.

(b) No provision of this Section shall be construed to mean that a law enforcement officer employed by a local governmental agency at the time of the effective date of this amendatory Act, either as a probationary police officer or as a permanent police officer, shall require certification under the provisions of this Section. No provision of this Section shall be construed to mean that a county corrections officer employed by a local governmental agency at the time of the effective date of this amendatory Act of 1984, either as a probationary county corrections or as a permanent county corrections officer, shall require certification under the provisions of this Section. No provision of this Section shall be construed to apply to certification of elected county sheriffs.

(c) This Section does not apply to part-time police officers or probationary part-time police officers.

(Source: P.A. 101-187, eff. 1-1-20.)

(Text of Section after amendment by P.A. 101-652)

Sec. 8.1. Full-time law enforcement and county corrections officers.

(a) No person shall receive a permanent appointment as a law enforcement officer or a permanent appointment as a county corrections officer unless that person has been awarded, within 6 months of the officer's initial full-time employment, a certificate attesting to the officer's successful completion of the Minimum Standards Basic Law Enforcement or County Correctional Training Course as prescribed by the Board; or has been awarded a certificate attesting to the officer's satisfactory completion of a training program of similar content and number of hours and which course has been found acceptable by the Board under the provisions of this Act; or a training waiver by reason of extensive prior law enforcement or county corrections experience the basic training requirement is determined by the Board to be illogical and unreasonable.

If such training is required and not completed within the applicable 6 months, then the officer must forfeit the officer's position, or the employing agency must obtain a waiver from the Board extending the period for compliance. Such waiver shall be issued only for good and justifiable reasons, and in no case shall extend more than 90 days beyond the initial 6 months. Any hiring agency that fails to train a law enforcement officer within this period shall be prohibited from employing this individual in a law enforcement capacity for one year from the date training was to be completed. If an agency again fails to train the individual a second time, the agency shall be permanently barred from employing this individual in a law enforcement capacity.

An individual who is not certified by the Board or whose certified status is inactive shall not function as a law enforcement officer, be assigned the duties of a law enforcement officer by an employing agency, or be authorized to carry firearms under the authority of the employer, except as otherwise authorized to carry a firearm under State or federal law. Sheriffs who are elected as of the effective date of this Amendatory Act of the 101st General Assembly, are exempt from the requirement of certified status. Failure to be certified in accordance with this Act shall cause the officer to forfeit the officer's position.

An employing agency may not grant a person status as a law enforcement officer unless the person has been granted an active law enforcement officer certification by the Board.

(b) Inactive status. A person who has an inactive law enforcement officer certification has no law enforcement authority.

(1) A law enforcement officer's certification becomes inactive upon termination, resignation, retirement, or separation from the officer's employing governmental agency for any reason. The Board shall re-activate a certification upon written application from the law enforcement officer's governmental agency that shows the law enforcement officer: (i) has accepted a full-time law enforcement position with that governmental agency, (ii) is not the subject of a decertification proceeding, and (iii) meets all other criteria for re-activation required by the Board. The Board may also establish special training requirements to be completed as a condition for re-activation.

A law enforcement officer who is refused reactivation under this Section may request a hearing in accordance with the hearing procedures as outlined in subsection (h) of Section 6.3 of this Act.

The Board may refuse to re-activate the certification of a law enforcement officer who was involuntarily terminated for good cause by his or her governmental agency for conduct subject to decertification under this Act or resigned or retired after receiving notice of a governmental agency's investigation.

(2) A law enforcement officer who is currently certified can place his or her certificate on inactive status by sending a written request to the Board. A law enforcement officer whose certificate has been placed on inactive status shall not function as a law enforcement officer until the officer has completed any requirements for reactivating the certificate as required by the Board. A request for inactive status in this subsection shall be in writing, accompanied by verifying documentation, and shall be submitted to the Board with a copy to the chief administrator of the law enforcement officer's governmental agency.

(3) Certification that has become inactive under paragraph (2) of this subsection (b), shall be reactivated by written notice from the law enforcement officer's agency upon a showing that the law enforcement officer is: (i) employed in a full-time law enforcement position with the same governmental agency (ii) not the subject of a decertification proceeding, and (iii) meets all other criteria for re-activation required by the Board.

(4) Notwithstanding paragraph (3) of this subsection (b), a law enforcement officer whose certification has become inactive under paragraph (2) may have the officer's governmental agency submit a request for a waiver of training requirements to the Board. A grant of a waiver is within the discretion of the Board. Within 7 days of receiving a request for a waiver under this section, the Board

shall notify the law enforcement officer and the chief administrator of the law enforcement officer's governmental agency, whether the request has been granted, denied, or if the Board will take additional time for information. A law enforcement officer whose request for a waiver under this subsection is denied is entitled to appeal the denial to the Board within 20 days of the waiver being denied.

(c) No provision of this Section shall be construed to mean that a county corrections officer employed by a governmental agency at the time of the effective date of this amendatory Act, either as a probationary county corrections or as a permanent county corrections officer, shall require certification under the provisions of this Section. No provision of this Section shall be construed to apply to certification of elected county sheriffs.

(d) Within 14 days, a law enforcement officer shall report to the Board: (1) any name change; (2) any change in employment; or (3) the filing of any criminal indictment or charges against the officer alleging that the officer committed any offense as enumerated in Section 6.1 of this Act.

(e) All law enforcement officers must report the completion of the training requirements required in this Act in compliance with Section 8.4 of this Act.

(e-1) Each employing governmental agency shall allow and provide an opportunity for a law enforcement officer to complete the mandated requirements in this Act. All mandated training will be provided for at no cost to the employees. Employees shall be paid for all time spent attending mandated training.

(f) This Section does not apply to part-time law enforcement officers or probationary part-time law enforcement officers.

(Source: P.A. 101-187, eff. 1-1-20; 101-652, eff. 1-1-22.)

(50 ILCS 705/10.6)

(This Section may contain text from a Public Act with a delayed effective date)

Sec. 10.6. Mandatory training to be completed every 3 years. The Board shall adopt rules and minimum standards for in-service training requirements as set forth in this Section. The training shall provide officers with knowledge of policies and laws regulating the use of force; equip officers with tactics and skills, including de-escalation techniques, to prevent or reduce the need to use force or, when force must be used, to use force that is objectively reasonable, necessary, and proportional under the totality of the circumstances; and ensure appropriate supervision and accountability. ~~The training shall consist of at least 30 hours of training every 3 years and~~ shall include:

(1) At least 12 hours of hands-on, scenario-based role-playing.

(2) At least 6 hours of instruction on use of force techniques, including the use of de-escalation techniques to prevent or reduce the need for force whenever safe and feasible.

(3) Specific training on the law concerning stops, searches, and the use of force under the Fourth Amendment to the United States Constitution.

(4) Specific training on officer safety techniques, including cover, concealment, and time.

(5) At least 6 hours of training focused on high-risk traffic stops.

This Section takes effect January 1, 2022.

(Source: P.A. 101-652, eff. 7-1-21.)

(50 ILCS 705/10.17)

(Text of Section before amendment by P.A. 101-652)

Sec. 10.17. Crisis intervention team training; mental health awareness training.

(a) The Illinois Law Enforcement Training Standards Board shall develop and approve a standard curriculum for certified training programs in crisis intervention addressing specialized policing responses to people with mental illnesses. The Board shall conduct Crisis Intervention Team (CIT) training programs that train officers to identify signs and symptoms of mental illness, to de-escalate situations involving individuals who appear to have a mental illness, and connect that person in crisis to treatment. Officers who have successfully completed this program shall be issued a certificate attesting to their attendance of a Crisis Intervention Team (CIT) training program.

(b) The Board shall create an introductory course incorporating adult learning models that provides law enforcement officers with an awareness of mental health issues including a history of the mental health system, types of mental health illness including signs and symptoms of mental illness and common treatments and medications, and the potential interactions law enforcement officers may have on a regular basis with these individuals, their families, and service providers including de-escalating a potential crisis

situation. This course, in addition to other traditional learning settings, may be made available in an electronic format.

(Source: P.A. 99-261, eff. 1-1-16; 99-642, eff. 7-28-16; 100-247, eff. 1-1-18.)

(Text of Section after amendment by P.A. 101-652)

Sec. 10.17. Crisis intervention team training; mental health awareness training.

(a) The Illinois Law Enforcement Training Standards Board shall develop and approve a standard curriculum for certified training programs in crisis intervention, including a specialty certification course of at least 40 hours, addressing specialized policing responses to people with mental illnesses. The Board shall conduct Crisis Intervention Team (CIT) training programs that train officers to identify signs and symptoms of mental illness, to de-escalate situations involving individuals who appear to have a mental illness, and connect that person in crisis to treatment. Crisis Intervention Team (CIT) training programs shall be a collaboration between law enforcement professionals, mental health providers, families, and consumer advocates and must minimally include the following components: (1) basic information about mental illnesses and how to recognize them; (2) information about mental health laws and resources; (3) learning from family members of individuals with mental illness and their experiences; and (4) verbal de-escalation training and role-plays. Officers who have successfully completed this program shall be issued a certificate attesting to their attendance of a Crisis Intervention Team (CIT) training program.

(b) The Board shall create an introductory course incorporating adult learning models that provides law enforcement officers with an awareness of mental health issues including a history of the mental health system, types of mental health illness including signs and symptoms of mental illness and common treatments and medications, and the potential interactions law enforcement officers may have on a regular basis with these individuals, their families, and service providers including de-escalating a potential crisis situation. This course, in addition to other traditional learning settings, may be made available in an electronic format.

The amendatory changes to this Section made by Public Act 101-652 shall take effect January 1, 2022.

(Source: P.A. 100-247, eff. 1-1-18; 101-652, eff. 7-1-21.)

Section 25. The Law Enforcement Officer-Worn Body Camera Act is amended by changing Sections 10-15 and 10-20 as follows:

(50 ILCS 706/10-15)

(Text of Section before amendment by P.A. 101-652)

Sec. 10-15. Applicability. Any law enforcement agency which employs the use of officer-worn body cameras is subject to the provisions of this Act, whether or not the agency receives or has received monies from the Law Enforcement Camera Grant Fund.

(Source: P.A. 99-352, eff. 1-1-16.)

(Text of Section after amendment by P.A. 101-652)

Sec. 10-15. Applicability.

(a) All law enforcement agencies must employ the use of officer-worn body cameras in accordance with the provisions of this Act, whether or not the agency receives or has received monies from the Law Enforcement Camera Grant Fund.

(b) All law enforcement agencies must implement the use of body cameras for all law enforcement officers, according to the following schedule:

(1) for municipalities and counties with populations of 500,000 or more, body cameras shall be implemented by January 1, 2022;

(2) for municipalities and counties with populations of 100,000 or more but under 500,000, body cameras shall be implemented by January 1, 2023;

(3) for municipalities and counties with populations of 50,000 or more but under 100,000, body cameras shall be implemented by January 1, 2024;

(4) for municipalities and counties under 50,000, body cameras shall be implemented by January 1, 2025; and

(5) for all State agencies with law enforcement officers and other remaining law enforcement agencies ~~the Department of State Police,~~ body cameras shall be implemented by January 1, 2025.

(c) A law enforcement agency's compliance with the requirements under this Section shall receive preference by the Illinois Law Enforcement Training Standards Board in awarding grant funding under the Law Enforcement Camera Grant Act.

(d) This Section does not apply to court security officers, State's Attorney investigators, and Attorney General investigators.

(Source: P.A. 101-652, eff. 7-1-21.)

(50 ILCS 706/10-20)

(Text of Section before amendment by P.A. 101-652)

Sec. 10-20. Requirements.

(a) The Board shall develop basic guidelines for the use of officer-worn body cameras by law enforcement agencies. The guidelines developed by the Board shall be the basis for the written policy which must be adopted by each law enforcement agency which employs the use of officer-worn body cameras. The written policy adopted by the law enforcement agency must include, at a minimum, all of the following:

(1) Cameras must be equipped with pre-event recording, capable of recording at least the 30 seconds prior to camera activation, unless the officer-worn body camera was purchased and acquired by the law enforcement agency prior to July 1, 2015.

(2) Cameras must be capable of recording for a period of 10 hours or more, unless the officer-worn body camera was purchased and acquired by the law enforcement agency prior to July 1, 2015.

(3) Cameras must be turned on at all times when the officer is in uniform and is responding to calls for service or engaged in any law enforcement-related encounter or activity, that occurs while the officer is on duty.

(A) If exigent circumstances exist which prevent the camera from being turned on, the camera must be turned on as soon as practicable.

(B) Officer-worn body cameras may be turned off when the officer is inside of a patrol car which is equipped with a functioning in-car camera; however, the officer must turn on the camera upon exiting the patrol vehicle for law enforcement-related encounters.

(4) Cameras must be turned off when:

(A) the victim of a crime requests that the camera be turned off, and unless impractical or impossible, that request is made on the recording;

(B) a witness of a crime or a community member who wishes to report a crime requests that the camera be turned off, and unless impractical or impossible that request is made on the recording; or

(C) the officer is interacting with a confidential informant used by the law enforcement agency.

However, an officer may continue to record or resume recording a victim or a witness, if exigent circumstances exist, or if the officer has reasonable articulable suspicion that a victim or witness, or confidential informant has committed or is in the process of committing a crime. Under these circumstances, and unless impractical or impossible, the officer must indicate on the recording the reason for continuing to record despite the request of the victim or witness.

(4.5) Cameras may be turned off when the officer is engaged in community caretaking functions. However, the camera must be turned on when the officer has reason to believe that the person on whose behalf the officer is performing a community caretaking function has committed or is in the process of committing a crime. If exigent circumstances exist which prevent the camera from being turned on, the camera must be turned on as soon as practicable.

(5) The officer must provide notice of recording to any person if the person has a reasonable expectation of privacy and proof of notice must be evident in the recording. If exigent circumstances exist which prevent the officer from providing notice, notice must be provided as soon as practicable.

(6) For the purposes of redaction, labeling, or duplicating recordings, access to camera recordings shall be restricted to only those personnel responsible for those purposes. The recording officer and his or her supervisor may access and review recordings prior to completing incident reports or other documentation, provided that the officer or his or her supervisor discloses that fact in the report or documentation.

(7) Recordings made on officer-worn cameras must be retained by the law enforcement agency or by the camera vendor used by the agency, on a recording medium for a period of 90 days.

(A) Under no circumstances shall any recording made with an officer-worn body camera be altered, erased, or destroyed prior to the expiration of the 90-day storage period.

(B) Following the 90-day storage period, any and all recordings made with an officer-worn body camera must be destroyed, unless any encounter captured on the recording has been flagged. An encounter is deemed to be flagged when:

- (i) a formal or informal complaint has been filed;
- (ii) the officer discharged his or her firearm or used force during the encounter;
- (iii) death or great bodily harm occurred to any person in the recording;
- (iv) the encounter resulted in a detention or an arrest, excluding traffic stops which resulted in only a minor traffic offense or business offense;
- (v) the officer is the subject of an internal investigation or otherwise being investigated for possible misconduct;
- (vi) the supervisor of the officer, prosecutor, defendant, or court determines that the encounter has evidentiary value in a criminal prosecution; or
- (vii) the recording officer requests that the video be flagged for official purposes related to his or her official duties.

(C) Under no circumstances shall any recording made with an officer-worn body camera relating to a flagged encounter be altered or destroyed prior to 2 years after the recording was flagged. If the flagged recording was used in a criminal, civil, or administrative proceeding, the recording shall not be destroyed except upon a final disposition and order from the court.

(8) Following the 90-day storage period, recordings may be retained if a supervisor at the law enforcement agency designates the recording for training purposes. If the recording is designated for training purposes, the recordings may be viewed by officers, in the presence of a supervisor or training instructor, for the purposes of instruction, training, or ensuring compliance with agency policies.

(9) Recordings shall not be used to discipline law enforcement officers unless:

- (A) a formal or informal complaint of misconduct has been made;
- (B) a use of force incident has occurred;
- (C) the encounter on the recording could result in a formal investigation under the Uniform Peace Officers' Disciplinary Act; or
- (D) as corroboration of other evidence of misconduct.

Nothing in this paragraph (9) shall be construed to limit or prohibit a law enforcement officer from being subject to an action that does not amount to discipline.

(10) The law enforcement agency shall ensure proper care and maintenance of officer-worn body cameras. Upon becoming aware, officers must as soon as practical document and notify the appropriate supervisor of any technical difficulties, failures, or problems with the officer-worn body camera or associated equipment. Upon receiving notice, the appropriate supervisor shall make every reasonable effort to correct and repair any of the officer-worn body camera equipment.

(11) No officer may hinder or prohibit any person, not a law enforcement officer, from recording a law enforcement officer in the performance of his or her duties in a public place or when the officer has no reasonable expectation of privacy. The law enforcement agency's written policy shall indicate the potential criminal penalties, as well as any departmental discipline, which may result from unlawful confiscation or destruction of the recording medium of a person who is not a law enforcement officer. However, an officer may take reasonable action to maintain safety and control, secure crime scenes and accident sites, protect the integrity and confidentiality of investigations, and protect the public safety and order.

(b) Recordings made with the use of an officer-worn body camera are not subject to disclosure under the Freedom of Information Act, except that:

(1) if the subject of the encounter has a reasonable expectation of privacy, at the time of the recording, any recording which is flagged, due to the filing of a complaint, discharge of a firearm, use of force, arrest or detention, or resulting death or bodily harm, shall be disclosed in accordance with the Freedom of Information Act if:

- (A) the subject of the encounter captured on the recording is a victim or witness; and
- (B) the law enforcement agency obtains written permission of the subject or the subject's legal representative;

(2) except as provided in paragraph (1) of this subsection (b), any recording which is flagged due to the filing of a complaint, discharge of a firearm, use of force, arrest or detention, or resulting death or bodily harm shall be disclosed in accordance with the Freedom of Information Act; and

(3) upon request, the law enforcement agency shall disclose, in accordance with the Freedom of Information Act, the recording to the subject of the encounter captured on the recording or to the subject's attorney, or the officer or his or her legal representative.

For the purposes of paragraph (1) of this subsection (b), the subject of the encounter does not have a reasonable expectation of privacy if the subject was arrested as a result of the encounter. For purposes of subparagraph (A) of paragraph (1) of this subsection (b), "witness" does not include a person who is a victim or who was arrested as a result of the encounter.

Only recordings or portions of recordings responsive to the request shall be available for inspection or reproduction. Any recording disclosed under the Freedom of Information Act shall be redacted to remove identification of any person that appears on the recording and is not the officer, a subject of the encounter, or directly involved in the encounter. Nothing in this subsection (b) shall require the disclosure of any recording or portion of any recording which would be exempt from disclosure under the Freedom of Information Act.

(c) Nothing in this Section shall limit access to a camera recording for the purposes of complying with Supreme Court rules or the rules of evidence.

(Source: P.A. 99-352, eff. 1-1-16; 99-642, eff. 7-28-16.)

(Text of Section after amendment by P.A. 101-652)  
Sec. 10-20. Requirements.

(a) The Board shall develop basic guidelines for the use of officer-worn body cameras by law enforcement agencies. The guidelines developed by the Board shall be the basis for the written policy which must be adopted by each law enforcement agency which employs the use of officer-worn body cameras. The written policy adopted by the law enforcement agency must include, at a minimum, all of the following:

(1) Cameras must be equipped with pre-event recording, capable of recording at least the 30 seconds prior to camera activation, unless the officer-worn body camera was purchased and acquired by the law enforcement agency prior to July 1, 2015.

(2) Cameras must be capable of recording for a period of 10 hours or more, unless the officer-worn body camera was purchased and acquired by the law enforcement agency prior to July 1, 2015.

(3) Cameras must be turned on at all times when the officer is in uniform and is responding to calls for service or engaged in any law enforcement-related encounter or activity, that occurs while the officer is on duty.

(A) If exigent circumstances exist which prevent the camera from being turned on, the camera must be turned on as soon as practicable.

(B) Officer-worn body cameras may be turned off when the officer is inside of a patrol car which is equipped with a functioning in-car camera; however, the officer must turn on the camera upon exiting the patrol vehicle for law enforcement-related encounters.

(C) Officer-worn body cameras may be turned off when the officer is inside a correctional facility or courthouse which is equipped with a functioning camera system.

(4) Cameras must be turned off when:

(A) the victim of a crime requests that the camera be turned off, and unless impractical or impossible, that request is made on the recording;

(B) a witness of a crime or a community member who wishes to report a crime requests that the camera be turned off, and unless impractical or impossible that request is made on the recording; ~~or~~

(C) the officer is interacting with a confidential informant used by the law enforcement agency; ~~or~~

(D) an officer of the Department of Revenue enters a Department of Revenue facility or conducts an interview during which return information will be discussed or visible.

However, an officer may continue to record or resume recording a victim or a witness, if exigent circumstances exist, or if the officer has reasonable articulable suspicion that a victim or witness, or confidential informant has committed or is in the process of committing a crime. Under

these circumstances, and unless impractical or impossible, the officer must indicate on the recording the reason for continuing to record despite the request of the victim or witness.

(4.5) Cameras may be turned off when the officer is engaged in community caretaking functions. However, the camera must be turned on when the officer has reason to believe that the person on whose behalf the officer is performing a community caretaking function has committed or is in the process of committing a crime. If exigent circumstances exist which prevent the camera from being turned on, the camera must be turned on as soon as practicable.

(5) The officer must provide notice of recording to any person if the person has a reasonable expectation of privacy and proof of notice must be evident in the recording. If exigent circumstances exist which prevent the officer from providing notice, notice must be provided as soon as practicable.

(6) (A) For the purposes of redaction, labeling, or duplicating recordings, access to camera recordings shall be restricted to only those personnel responsible for those purposes. The recording officer or his or her supervisor may not redact, label, duplicate or otherwise alter the recording officer's camera recordings. Except as otherwise provided in this Section, the recording officer and his or her supervisor of the recording officer may access and review recordings prior to completing incident reports or other documentation, provided that the supervisor discloses that fact in the report or documentation.

(i) A law enforcement officer shall not have access to or review his or her body-worn camera recordings or the body-worn camera recordings of another officer prior to completing incident reports or other documentation when the officer:

(a) has been involved in or is a witness to an officer-involved shooting, use of deadly force incident, or use of force incidents resulting in great bodily harm;

(b) is ordered to write a report in response to or during the investigation of a misconduct complaint against the officer.

(ii) If the officer subject to subparagraph (i) prepares a report, any report shall be prepared without viewing body-worn camera recordings, and subject to supervisor's approval, officers may file amendatory reports after viewing body-worn camera recordings. Supplemental reports under this provision shall also contain documentation regarding access to the video footage.

(B) The recording officer's assigned field training officer may access and review recordings for training purposes. Any detective or investigator directly involved in the investigation of a matter may access and review recordings which pertain to that investigation but may not have access to delete or alter such recordings.

(7) Recordings made on officer-worn cameras must be retained by the law enforcement agency or by the camera vendor used by the agency, on a recording medium for a period of 90 days.

(A) Under no circumstances shall any recording, except for a non-law enforcement related activity or encounter, made with an officer-worn body camera be altered, erased, or destroyed prior to the expiration of the 90-day storage period. In the event any recording made with an officer-worn body camera is altered, erased, or destroyed prior to the expiration of the 90-day storage period, the law enforcement agency shall maintain, for a period of one year, a written record including (i) the name of the individual who made such alteration, erasure, or destruction, and (ii) the reason for any such alteration, erasure, or destruction.

(B) Following the 90-day storage period, any and all recordings made with an officer-worn body camera must be destroyed, unless any encounter captured on the recording has been flagged. An encounter is deemed to be flagged when:

(i) a formal or informal complaint has been filed;

(ii) the officer discharged his or her firearm or used force during the encounter;

(iii) death or great bodily harm occurred to any person in the recording;

(iv) the encounter resulted in a detention or an arrest, excluding traffic stops which resulted in only a minor traffic offense or business offense;

(v) the officer is the subject of an internal investigation or otherwise being investigated for possible misconduct;

(vi) the supervisor of the officer, prosecutor, defendant, or court determines that the encounter has evidentiary value in a criminal prosecution; or

(vii) the recording officer requests that the video be flagged for official purposes related to his or her official duties.

(C) Under no circumstances shall any recording made with an officer-worn body camera relating to a flagged encounter be altered or destroyed prior to 2 years after the recording was flagged. If the flagged recording was used in a criminal, civil, or administrative proceeding, the recording shall not be destroyed except upon a final disposition and order from the court.

(8) Following the 90-day storage period, recordings may be retained if a supervisor at the law enforcement agency designates the recording for training purposes. If the recording is designated for training purposes, the recordings may be viewed by officers, in the presence of a supervisor or training instructor, for the purposes of instruction, training, or ensuring compliance with agency policies.

(9) Recordings shall not be used to discipline law enforcement officers unless:

(A) a formal or informal complaint of misconduct has been made;

(B) a use of force incident has occurred;

(C) the encounter on the recording could result in a formal investigation under the Uniform Peace Officers' Disciplinary Act; or

(D) as corroboration of other evidence of misconduct.

Nothing in this paragraph (9) shall be construed to limit or prohibit a law enforcement officer from being subject to an action that does not amount to discipline.

(10) The law enforcement agency shall ensure proper care and maintenance of officer-worn body cameras. Upon becoming aware, officers must as soon as practical document and notify the appropriate supervisor of any technical difficulties, failures, or problems with the officer-worn body camera or associated equipment. Upon receiving notice, the appropriate supervisor shall make every reasonable effort to correct and repair any of the officer-worn body camera equipment.

(11) No officer may hinder or prohibit any person, not a law enforcement officer, from recording a law enforcement officer in the performance of his or her duties in a public place or when the officer has no reasonable expectation of privacy. The law enforcement agency's written policy shall indicate the potential criminal penalties, as well as any departmental discipline, which may result from unlawful confiscation or destruction of the recording medium of a person who is not a law enforcement officer. However, an officer may take reasonable action to maintain safety and control, secure crime scenes and accident sites, protect the integrity and confidentiality of investigations, and protect the public safety and order.

(b) Recordings made with the use of an officer-worn body camera are not subject to disclosure under the Freedom of Information Act, except that:

(1) if the subject of the encounter has a reasonable expectation of privacy, at the time of the recording, any recording which is flagged, due to the filing of a complaint, discharge of a firearm, use of force, arrest or detention, or resulting death or bodily harm, shall be disclosed in accordance with the Freedom of Information Act if:

(A) the subject of the encounter captured on the recording is a victim or witness; and

(B) the law enforcement agency obtains written permission of the subject or the subject's legal representative;

(2) except as provided in paragraph (1) of this subsection (b), any recording which is flagged due to the filing of a complaint, discharge of a firearm, use of force, arrest or detention, or resulting death or bodily harm shall be disclosed in accordance with the Freedom of Information Act; and

(3) upon request, the law enforcement agency shall disclose, in accordance with the Freedom of Information Act, the recording to the subject of the encounter captured on the recording or to the subject's attorney, or the officer or his or her legal representative.

For the purposes of paragraph (1) of this subsection (b), the subject of the encounter does not have a reasonable expectation of privacy if the subject was arrested as a result of the encounter. For purposes of subparagraph (A) of paragraph (1) of this subsection (b), "witness" does not include a person who is a victim or who was arrested as a result of the encounter.

Only recordings or portions of recordings responsive to the request shall be available for inspection or reproduction. Any recording disclosed under the Freedom of Information Act shall be redacted to remove identification of any person that appears on the recording and is not the officer, a subject of the encounter, or directly involved in the encounter. Nothing in this subsection (b) shall require the disclosure of any recording or portion of any recording which would be exempt from disclosure under the Freedom of Information Act.

(c) Nothing in this Section shall limit access to a camera recording for the purposes of complying with Supreme Court rules or the rules of evidence.  
(Source: P.A. 101-652, eff. 7-1-21.)

Section 30 The Uniform Crime Reporting Act is amended by changing Section 5-12 as follows:  
(50 ILCS 709/5-12)

(Text of Section before amendment by P.A. 101-652)

Sec. 5-12. Monthly reporting. All law enforcement agencies shall submit to the Department of State Police on a monthly basis the following:

(1) beginning January 1, 2016, a report on any arrest-related death that shall include information regarding the deceased, the officer, any weapon used by the officer or the deceased, and the circumstances of the incident. The Department shall submit on a quarterly basis all information collected under this paragraph (1) to the Illinois Criminal Justice Information Authority, contingent upon updated federal guidelines regarding the Uniform Crime Reporting Program;

(2) beginning January 1, 2017, a report on any instance when a law enforcement officer discharges his or her firearm causing a non-fatal injury to a person, during the performance of his or her official duties or in the line of duty;

(3) a report of incident-based information on hate crimes including information describing the offense, location of the offense, type of victim, offender, and bias motivation. If no hate crime incidents occurred during a reporting month, the law enforcement agency must submit a no incident record, as required by the Department;

(4) a report on any incident of an alleged commission of a domestic crime, that shall include information regarding the victim, offender, date and time of the incident, any injury inflicted, any weapons involved in the commission of the offense, and the relationship between the victim and the offender;

(5) data on an index of offenses selected by the Department based on the seriousness of the offense, frequency of occurrence of the offense, and likelihood of being reported to law enforcement. The data shall include the number of index crime offenses committed and number of associated arrests; and

(6) data on offenses and incidents reported by schools to local law enforcement. The data shall include offenses defined as an attack against school personnel, intimidation offenses, drug incidents, and incidents involving weapons.

(Source: P.A. 99-352, eff. 1-1-16.)

(Text of Section after amendment by P.A. 101-652)

Sec. 5-12. Monthly reporting. All law enforcement agencies shall submit to the Department of State Police on a monthly basis the following:

(1) beginning January 1, 2016, a report on any arrest-related death that shall include information regarding the deceased, the officer, any weapon used by the officer or the deceased, and the circumstances of the incident. The Department shall submit on a quarterly basis all information collected under this paragraph (1) to the Illinois Criminal Justice Information Authority, contingent upon updated federal guidelines regarding the Uniform Crime Reporting Program;

(2) beginning January 1, 2017, a report on any instance when a law enforcement officer discharges his or her firearm causing a non-fatal injury to a person, during the performance of his or her official duties or in the line of duty;

(3) a report of incident-based information on hate crimes including information describing the offense, location of the offense, type of victim, offender, and bias motivation. If no hate crime incidents occurred during a reporting month, the law enforcement agency must submit a no incident record, as required by the Department;

(4) a report on any incident of an alleged commission of a domestic crime, that shall include information regarding the victim, offender, date and time of the incident, any injury inflicted, any weapons involved in the commission of the offense, and the relationship between the victim and the offender;

(5) data on an index of offenses selected by the Department based on the seriousness of the offense, frequency of occurrence of the offense, and likelihood of being reported to law enforcement.

The data shall include the number of index crime offenses committed and number of associated arrests;

(6) data on offenses and incidents reported by schools to local law enforcement. The data shall include offenses defined as an attack against school personnel, intimidation offenses, drug incidents, and incidents involving weapons;

(7) beginning on July 1, 2021, a report on incidents ~~any incident~~ where a law enforcement officer was dispatched to deal with a person experiencing a mental health crisis or incident. The report shall include the number of incidents, the level of law enforcement response and the outcome of each incident. For purposes of this Section, a "mental health crisis" is when a person's behavior puts them at risk of hurting themselves or others or prevents them from being able to care for themselves;

(8) beginning on July 1, 2021, a report on use of force, including any action that resulted in the death or serious bodily injury of a person or the discharge of a firearm at or in the direction of a person. The report shall include information required by the Department, pursuant to Section 5-11 of this Act.

(Source: P.A. 101-652, eff. 7-1-21.)

Section 35. The Counties Code is amended by changing Sections 3-6041 and 3-15003.8 as follows:  
(55 ILCS 5/3-6041)

(This Section may contain text from a Public Act with a delayed effective date)

Sec. 3-6041. Military equipment surplus program.

(a) For purposes of this Section:

"Bayonet" means a large knife designed to be attached to the muzzle of a rifle, shotgun, or long gun for the purpose of hand-to-hand combat.

"Grenade launcher" means a firearm or firearm accessory used ~~designed~~ to launch fragmentary ~~small~~ explosive rounds designed to inflict death or cause great bodily harm ~~projectiles~~.

"Military equipment surplus program" means any federal or State program allowing a law enforcement agency to obtain surplus military equipment including, but not limited to, any program organized under Section 1122 of the National Defense Authorization Act for Fiscal Year 1994 (Pub. L. 103-160) or Section 1033 of the National Defense Authorization Act for Fiscal Year 1997 (Pub. L. 104-201) or any program established under 10 U.S.C. 2576a.

"Tracked armored vehicle" means a vehicle that provides ballistic protection to its occupants and utilizes a tracked system instead installed of wheels for forward motion not including vehicles listed in the Authorized Equipment List as published by the Federal Emergency Management Agency.

"Weaponized aircraft, vessel, or vehicle" means any aircraft, vessel, or vehicle with weapons installed.

(b) A sheriff's department shall not request or receive from any military equipment surplus program nor purchase or otherwise utilize the following equipment:

- (1) tracked armored vehicles;
- (2) weaponized aircraft, vessels, or vehicles;
- (3) firearms of .50-caliber or higher;
- (4) ammunition of .50-caliber or higher;
- (5) grenade launchers; or
- (6) bayonets.

(c) A home rule county may not regulate the acquisition of equipment in a manner inconsistent with this Section. This Section is a limitation under subsection (i) of Section 6 of Article VII of the Illinois Constitution on the concurrent exercise by home rule counties of powers and functions exercised by the State.

(d) If the sheriff requests property from a military equipment surplus program, the sheriff shall publish notice of the request on a publicly accessible website maintained by the sheriff or the county within 14 days after the request.

(Source: P.A. 101-652, eff. 7-1-21.)

(55 ILCS 5/3-15003.8)

(This Section may contain text from a Public Act with a delayed effective date)

Sec. 3-15003.8. Educational programming ~~programing~~ for pregnant prisoners. The Illinois Department of Public Health shall provide the county department of corrections with educational programming relating to pregnancy and parenting and the county department of corrections shall provide the programming to pregnant prisoners ~~A county department of corrections shall develop and provide to each~~

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~~pregnant prisoner educational programming relating to pregnancy and parenting.~~ The programming must include instruction regarding:

- (1) appropriate prenatal care and hygiene;
- (2) the effects of prenatal exposure to alcohol and drugs on a developing fetus;
- (3) parenting skills; and
- (4) medical and mental health issues applicable to children.

(Source: P.A. 101-652, eff. 7-1-21.)

Section 40. The Illinois Municipal Code is amended by changing Section 11-5.1-2 as follows:

(65 ILCS 5/11-5.1-2)

(This Section may contain text from a Public Act with a delayed effective date)

Sec. 11-5.1-2. Military equipment surplus program.

(a) For purposes of this Section:

"Bayonet" means large knives designed to be attached to the muzzle of a rifle, shotgun, or long gun for the purposes of hand-to-hand combat.

"Grenade launcher" means a firearm or firearm accessory ~~used designed~~ to launch fragmentary small explosive rounds designed to inflict death or cause great bodily harm projectiles.

"Military equipment surplus program" means any federal or state program allowing a law enforcement agency to obtain surplus military equipment including, but not limit to, any program organized under Section 1122 of the National Defense Authorization Act for Fiscal Year 1994 (Pub. L. 103-160) or Section 1033 of the National Defense Authorization Act for Fiscal Year 1997 (Pub. L. 104-201) or any program established by the United States Department of Defense under 10 U.S.C. 2576a.

"Tracked armored vehicle" means a vehicle that provides ballistic protection to its occupants and utilizes a tracked system ~~instead installed~~ of wheels for forward motion not including vehicles listed in the Authorized Equipment List as published by the Federal Emergency Management Agency.

"Weaponized aircraft, vessels, or vehicles" means any aircraft, vessel, or vehicle with weapons installed.

(b) A police department shall not request or receive from any military equipment surplus program nor purchase or otherwise utilize the following equipment:

- (1) tracked armored vehicles;
- (2) weaponized aircraft, vessels, or vehicles;
- (3) firearms of .50-caliber or higher;
- (4) ammunition of .50-caliber or higher;
- (5) grenade launchers, grenades, or similar explosives; or
- (6) bayonets.

(c) A home rule municipality may not regulate the acquisition of equipment in a manner inconsistent with this Section. This Section is a limitation under subsection (i) of Section 6 of Article VII of the Illinois Constitution on the concurrent exercise by home rule municipalities of powers and functions exercised by the State.

(d) If a police department requests other property not prohibited from a military equipment surplus program, the police department shall publish notice of the request on a publicly accessible website maintained by the police department or the municipality within 14 days after the request.

(Source: P.A. 101-652, eff. 7-1-21.)

(65 ILCS 5/1-2-12.1 rep.)

Section 45. The Illinois Municipal Code is amended by repealing Section 1-2-12.1. This Section is effective January 1, 2023.

Section 50. The Criminal Code of 2012 is amended by changing Sections 7-5, 7-5.5, 7-15, 7-16, 31-1 and 33-9 as follows:

(720 ILCS 5/7-5) (from Ch. 38, par. 7-5)

(Text of Section before amendment by P.A. 101-652)

Sec. 7-5. Peace officer's use of force in making arrest.

(a) A peace officer, or any person whom he has summoned or directed to assist him, need not retreat or desist from efforts to make a lawful arrest because of resistance or threatened resistance to the arrest. He is justified in the use of any force which he reasonably believes to be necessary to effect the arrest and of

any force which he reasonably believes to be necessary to defend himself or another from bodily harm while making the arrest. However, he is justified in using force likely to cause death or great bodily harm only when he reasonably believes that such force is necessary to prevent death or great bodily harm to himself or such other person, or when he reasonably believes both that:

(1) Such force is necessary to prevent the arrest from being defeated by resistance or escape;

and

(2) The person to be arrested has committed or attempted a forcible felony which involves the infliction or threatened infliction of great bodily harm or is attempting to escape by use of a deadly weapon, or otherwise indicates that he will endanger human life or inflict great bodily harm unless arrested without delay.

(b) A peace officer making an arrest pursuant to an invalid warrant is justified in the use of any force which he would be justified in using if the warrant were valid, unless he knows that the warrant is invalid.

(Source: P.A. 84-1426.)

(Text of Section after amendment by P.A. 101-652)

Sec. 7-5. Peace officer's use of force in making arrest.

(a) A peace officer, or any person whom he has summoned or directed to assist him, need not retreat or desist from efforts to make a lawful arrest because of resistance or threatened resistance to the arrest. He is justified in the use of any force which he reasonably believes, based on the totality of the circumstances, to be necessary to effect the arrest and of any force which he reasonably believes, based on the totality of the circumstances, to be necessary to defend himself or another from bodily harm while making the arrest. However, he is justified in using force likely to cause death or great bodily harm only when: (i) he reasonably believes, based on the totality of the circumstances, that such force is necessary to prevent death or great bodily harm to himself or such other person; or (ii) when he reasonably believes, based on the totality of the circumstances, both that:

(1) Such force is necessary to prevent the arrest from being defeated by resistance or escape; ~~the officer reasonably believes that the person to be arrested cannot be apprehended at a later date, and the officer reasonably believes that the person to be arrested is likely to cause great bodily harm to another;~~ and

(2) The person to be arrested ~~just~~ committed or attempted a forcible felony which involves the infliction or threatened infliction of great bodily harm or is attempting to escape by use of a deadly weapon, or otherwise indicates that he will endanger human life or inflict great bodily harm unless arrested without delay.

As used in this subsection, "retreat" does not mean tactical repositioning or other de-escalation tactics.

A peace officer is not justified in using force likely to cause death or great bodily harm when there is no longer an imminent threat of great bodily harm to the officer or another.

(a-5) Where feasible, a peace officer shall, prior to the use of force, make reasonable efforts to identify himself or herself as a peace officer and to warn that deadly force may be used, ~~unless the officer has reasonable grounds to believe that the person is aware of those facts.~~

(a-10) A peace officer shall not use deadly force against a person based on the danger that the person poses to himself or herself if an reasonable officer would believe the person does not pose an imminent threat of death or great bodily harm serious bodily injury to the peace officer or to another person.

(a-15) A peace officer shall not use deadly force against a person who is suspected of committing a property offense, unless that offense is terrorism or unless deadly force is otherwise authorized by law.

(b) A peace officer making an arrest pursuant to an invalid warrant is justified in the use of any force which he would be justified in using if the warrant were valid, unless he knows that the warrant is invalid.

(c) The authority to use physical force conferred on peace officers by this Article is a serious responsibility that shall be exercised judiciously and with respect for human rights and dignity and for the sanctity of every human life.

(d) Peace officers shall use deadly force only when reasonably necessary in defense of human life. In determining whether deadly force is reasonably necessary, officers shall evaluate each situation in light of the totality of particular circumstances of each case including but not limited to the proximity in time of the use of force to the commission of a forcible felony, and the reasonable feasibility of safely apprehending a subject at a later time, and shall use other available resources and techniques, if reasonably safe and feasible to a reasonable officer.

(e) The decision by a peace officer to use force shall be evaluated carefully and thoroughly, in a manner that reflects the gravity of that authority and the serious consequences of the use of force by peace officers, in order to ensure that officers use force consistent with law and agency policies.

(f) The decision by a peace officer to use force shall be evaluated from the perspective of a reasonable officer in the same situation, based on the totality of the circumstances known to or perceived by the officer at the time of the decision, rather than with the benefit of hindsight, and that the totality of the circumstances shall account for occasions when officers may be forced to make quick judgments about using force.

(g) Law enforcement agencies are encouraged to adopt and develop policies designed to protect individuals with physical, mental health, developmental, or intellectual disabilities, or individuals who are significantly more likely to experience greater levels of physical force during police interactions, as these disabilities may affect the ability of a person to understand or comply with commands from peace officers.

(h) As used in this Section:

(1) "Deadly force" means any use of force that creates a substantial risk of causing death or great bodily harm ~~serious bodily injury~~, including, but not limited to, the discharge of a firearm.

(2) A threat of death or serious bodily injury is "imminent" when, based on the totality of the circumstances, a reasonable officer in the same situation would believe that a person has the present ability, opportunity, and apparent intent to immediately cause death or great bodily harm ~~serious bodily injury~~ to the peace officer or another person. An imminent harm is not merely a fear of future harm, no matter how great the fear and no matter how great the likelihood of the harm, but is one that, from appearances, must be instantly confronted and addressed.

(3) "Totality of the circumstances" means all facts known to the peace officer at the time, or that would be known to a reasonable officer in the same situation, including the conduct of the officer and the subject leading up to the use of deadly force.

(Source: P.A. 101-652, eff. 7-1-21.)

(720 ILCS 5/7-5.5)

(Text of Section before amendment by P.A. 101-652)

Sec. 7-5.5. Prohibited use of force by a peace officer.

(a) A peace officer shall not use a chokehold in the performance of his or her duties, unless deadly force is justified under Article 7 of this Code.

(b) A peace officer shall not use a chokehold, or any lesser contact with the throat or neck area of another, in order to prevent the destruction of evidence by ingestion.

(c) As used in this Section, "chokehold" means applying any direct pressure to the throat, windpipe, or airway of another ~~with the intent to reduce or prevent the intake of air~~. "Chokehold" does not include any holding involving contact with the neck that is not intended to reduce the intake of air such as a headlock where the only pressure applied is to the head.

(Source: P.A. 99-352, eff. 1-1-16; 99-642, eff. 7-28-16.)

(Text of Section after amendment by P.A. 101-652)

Sec. 7-5.5. Prohibited use of force by a peace officer.

(a) A peace officer, or any other person acting under the color of law ~~on behalf of a peace officer~~, shall not use a chokehold or restraint above the shoulders with risk of asphyxiation in the performance of his or her duties, unless deadly force is justified under Article 7 of this Code.

(b) A peace officer, or any other person acting under the color of law ~~on behalf of a peace officer~~, shall not use a chokehold or restraint above the shoulders with risk of asphyxiation, or any lesser contact with the throat or neck area of another, in order to prevent the destruction of evidence by ingestion.

(c) As used in this Section, "chokehold" means applying any direct pressure to the throat, windpipe, or airway of another. "Chokehold" does not include any holding involving contact with the neck that is not intended to reduce the intake of air such as a headlock where the only pressure applied is to the head.

(d) As used in this Section, "restraint above the shoulders with risk of positional asphyxiation" means a use of a technique used to restrain a person above the shoulders, including the neck or head, in a position which interferes with the person's ability to breathe after the person no longer poses a threat to the officer or any other person.

(e) A peace officer, or any other person acting under the color of law ~~on behalf of a peace officer~~, shall not:

(i) use force as punishment or retaliation;

(ii) discharge kinetic impact projectiles and all other non-or less-lethal projectiles in a manner that targets the head, neck, groin, anterior, pelvis, or back;

(iii) discharge conducted electrical weapons in a manner that targets the head, chest, neck, groin, or anterior pelvis;

(iv) ~~(iii)~~ discharge firearms or kinetic impact projectiles indiscriminately into a crowd; or

(v) ~~(iv)~~ use chemical agents or irritants for crowd control, including pepper spray and tear gas, prior to issuing an order to disperse in a sufficient manner to allow for ensure the order to be heard and repeated if necessary, followed by sufficient time and space to allow compliance with the order unless providing such time and space would unduly place an officer or another person at risk of death or great bodily harm.

(vi) use chemical agents or irritants, including pepper spray and tear gas, prior to issuing an order in a sufficient manner to ensure the order is heard, and repeated if necessary, to allow compliance with the order unless providing such time and space would unduly place an officer or another person at risk of death or great bodily harm.

(Source: P.A. 101-652, eff. 7-1-21.)

(720 ILCS 5/7-15)

(This Section may contain text from a Public Act with a delayed effective date)

Sec. 7-15. Duty to render aid. It is the policy of the State of Illinois that all law enforcement officers must, as soon as reasonably practical, determine if a person is injured, whether as a result of a use of force or otherwise, and render medical aid and assistance consistent with training and request emergency medical assistance if necessary. "Render medical aid and assistance" includes, but is not limited to, (i) performing emergency life-saving procedures such as cardiopulmonary resuscitation or the administration of an automated external defibrillator; and (ii) ~~the carrying, or the making of arrangements for the carrying,~~ of such person to a physician, surgeon, or hospital for medical or surgical treatment if it is apparent that treatment is necessary, or if such carrying is requested by the injured person.

(Source: P.A. 101-652, eff. 7-1-21.)

(720 ILCS 5/7-16)

(This Section may contain text from a Public Act with a delayed effective date)

Sec. 7-16. Duty to intervene.

(a) A peace officer, or any other person acting under the color of law who has an opportunity to intervene on behalf of a peace officer, shall have an affirmative duty to intervene to prevent or stop another peace officer in his or her presence from using any unauthorized force or force that exceeds the degree of force permitted, if any, without regard for chain of command.

(b) A peace officer, or any other person acting under the color of law on behalf of a peace officer, who intervenes as required by this Section shall report the intervention to the person designated/identified by the law enforcement entity in a manner prescribed by the agency. The report required by this Section must include the date, time, and place of the occurrence; the identity, if known, and description of the participants; and a description of the intervention actions taken and whether they were successful. In no event shall the report be submitted more than 5 days after the incident.

(c) A member of a law enforcement agency shall not discipline nor retaliate in any way against a peace officer for intervening as required in this Section or for reporting unconstitutional or unlawful conduct, or for failing to follow what the officer reasonably believes is an unconstitutional or unlawful directive.

(Source: P.A. 101-652, eff. 7-1-21.)

(720 ILCS 5/31-1) (from Ch. 38, par. 31-1)

(Text of Section before amendment by P.A. 101-652)

Sec. 31-1. Resisting or obstructing a peace officer, firefighter, or correctional institution employee.

(a) A person who knowingly resists or obstructs the performance by one known to the person to be a peace officer, firefighter, or correctional institution employee of any authorized act within his or her official capacity commits a Class A misdemeanor.

(a-5) In addition to any other sentence that may be imposed, a court shall order any person convicted of resisting or obstructing a peace officer, firefighter, or correctional institution employee to be sentenced to a minimum of 48 consecutive hours of imprisonment or ordered to perform community service for not less than 100 hours as may be determined by the court. The person shall not be eligible for probation in order to reduce the sentence of imprisonment or community service.

(a-7) A person convicted for a violation of this Section whose violation was the proximate cause of an injury to a peace officer, firefighter, or correctional institution employee is guilty of a Class 4 felony.

(b) For purposes of this Section, "correctional institution employee" means any person employed to supervise and control inmates incarcerated in a penitentiary, State farm, reformatory, prison, jail, house of correction, police detention area, half-way house, or other institution or place for the incarceration or custody of persons under sentence for offenses or awaiting trial or sentence for offenses, under arrest for an offense, a violation of probation, a violation of parole, a violation of aftercare release, a violation of mandatory supervised release, or awaiting a bail setting hearing or preliminary hearing, or who are sexually dangerous persons or who are sexually violent persons; and "firefighter" means any individual, either as an employee or volunteer, of a regularly constituted fire department of a municipality or fire protection district who performs fire fighting duties, including, but not limited to, the fire chief, assistant fire chief, captain, engineer, driver, ladder person, hose person, pipe person, and any other member of a regularly constituted fire department. "Firefighter" also means a person employed by the Office of the State Fire Marshal to conduct arson investigations.

(c) It is an affirmative defense to a violation of this Section if a person resists or obstructs the performance of one known by the person to be a firefighter by returning to or remaining in a dwelling, residence, building, or other structure to rescue or to attempt to rescue any person.

(Source: P.A. 98-558, eff. 1-1-14.)

(Text of Section after amendment by P.A. 101-652)

Sec. 31-1. Resisting or obstructing a peace officer, firefighter, or correctional institution employee.

(a) A person who knowingly:

(1) resists arrest, or

(2) obstructs the performance by one known to the person to be a peace officer, firefighter, or correctional institution employee of any authorized act within his or her official capacity commits a Class A misdemeanor.

(a-5) In addition to any other sentence that may be imposed, a court shall order any person convicted of resisting or obstructing a peace officer, firefighter, or correctional institution employee to be sentenced to a minimum of 48 consecutive hours of imprisonment or ordered to perform community service for not less than 100 hours as may be determined by the court. The person shall not be eligible for probation in order to reduce the sentence of imprisonment or community service.

(a-7) A person convicted for a violation of this Section whose violation was the proximate cause of an injury to a peace officer, firefighter, or correctional institution employee is guilty of a Class 4 felony.

(b) For purposes of this Section, "correctional institution employee" means any person employed to supervise and control inmates incarcerated in a penitentiary, State farm, reformatory, prison, jail, house of correction, police detention area, half-way house, or other institution or place for the incarceration or custody of persons under sentence for offenses or awaiting trial or sentence for offenses, under arrest for an offense, a violation of probation, a violation of parole, a violation of aftercare release, a violation of mandatory supervised release, or awaiting a hearing or preliminary hearing on setting the conditions of pretrial release, or who are sexually dangerous persons or who are sexually violent persons; and "firefighter" means any individual, either as an employee or volunteer, of a regularly constituted fire department of a municipality or fire protection district who performs fire fighting duties, including, but not limited to, the fire chief, assistant fire chief, captain, engineer, driver, ladder person, hose person, pipe person, and any other member of a regularly constituted fire department. "Firefighter" also means a person employed by the Office of the State Fire Marshal to conduct arson investigations.

(c) It is an affirmative defense to a violation of this Section if a person resists or obstructs the performance of one known by the person to be a firefighter by returning to or remaining in a dwelling, residence, building, or other structure to rescue or to attempt to rescue any person.

(d) A person shall not be subject to arrest for resisting arrest under this Section unless there is an underlying offense for which the person was initially subject to arrest.

(Source: P.A. 101-652, eff. 1-1-23.)

(720 ILCS 5/33-9)

(This Section may contain text from a Public Act with a delayed effective date)

Sec. 33-9. Law enforcement misconduct.

(a) A law enforcement officer or a person acting under color of law on behalf of a law enforcement officer commits law enforcement misconduct when, in the performance of his or her official duties with

intent to prevent the apprehension or obstruct the prosecution or defense of any person, he or she knowingly and intentionally:

(1) knowingly and intentionally misrepresents or fails to provide material facts describing an incident in any report or during any investigations regarding the law enforcement employee's conduct;

(2) knowingly and intentionally withholds any knowledge of the material misrepresentations of another law enforcement officer from the law enforcement employee's supervisor, investigator, or other person or entity tasked with holding the law enforcement officer accountable; or

(3) knowingly and intentionally fails to comply with paragraphs (3), (5), (6), and (7) of subsection (a) of Section 10-20 of the Law Enforcement Officer-Worn Body Camera Act. ~~State law or their department policy requiring the use of officer-worn body cameras.~~

(b) Sentence. Law enforcement misconduct is a Class 3 felony.

(Source: P.A. 101-652, eff. 7-1-21.)

Section 55. The Code of Criminal Procedure of 1963 is amended by changing Sections 103-3, 108-8, and 110-5 as follows:

(725 ILCS 5/103-3) (from Ch. 38, par. 103-3)

(Text of Section before amendment by P.A. 101-652)

Sec. 103-3. Right to communicate with attorney and family; transfers.

(a) Persons who are arrested shall have the right to communicate with an attorney of their choice and a member of their family by making a reasonable number of telephone calls or in any other reasonable manner. Such communication shall be permitted within a reasonable time after arrival at the first place of custody.

(b) In the event the accused is transferred to a new place of custody his right to communicate with an attorney and a member of his family is renewed.

(Source: Laws 1963, p. 2836.)

(Text of Section after amendment by P.A. 101-652)

Sec. 103-3. Right to communicate with attorney and family; transfers.

(a) (Blank).

(a-5) Persons who are in police custody have the right to communicate free of charge with an attorney of their choice and members of their family as soon as possible upon being taken into police custody, but no later than three hours after arrival at the first place of custody. Persons in police custody must be given:

(1) access to use a telephone via a land line or cellular phone to make three phone calls; and

(2) the ability to retrieve phone numbers contained in his or her contact list on his or her cellular phone prior to the phone being placed into inventory.

(a-10) In accordance with Section 103-7, at every facility where a person is in police custody a sign containing, at minimum, the following information in bold block type must be posted in a conspicuous place:

(1) a short statement notifying persons who are in police custody of their right to have access to a phone within three hours after being taken into police custody; and

(2) persons who are in police custody have the right to make three phone calls within three hours after being taken into custody, at no charge.

(a-15) In addition to the information listed in subsection (a-10), if the place of custody is located in a jurisdiction where the court has appointed the public defender or other attorney to represent persons who are in police custody, the telephone number to the public defender or appointed attorney's office must also be displayed. The telephone call to the public defender or other attorney must not be monitored, eavesdropped upon, or recorded.

(b) (Blank).

(c) In the event a person who is in police custody is transferred to a new place of custody, his or her right to make telephone calls under this Section within three hours after arrival is renewed.

(d) In this Section "custody" means the restriction of a person's freedom of movement by a law enforcement officer's exercise of his or her lawful authority.

(e) The three hours requirement shall not apply while the person in police custody is asleep, unconscious, or otherwise incapacitated.

(f) Nothing in this Section shall interfere with a person's rights or override procedures required in the Bill of Rights of the Illinois and US Constitutions, including but not limited to Fourth Amendment search

and seizure rights, Fifth Amendment due process rights and rights to be free from self-incrimination and Sixth Amendment right to counsel.

(g) This Section is effective January 1, 2022.

(Source: P.A. 101-652, eff. 7-1-21.)

(725 ILCS 5/108-8) (from Ch. 38, par. 108-8)

(Text of Section before amendment by P.A. 101-652)

Sec. 108-8. Use of force in execution of search warrant.

(a) All necessary and reasonable force may be used to effect an entry into any building or property or part thereof to execute a search warrant.

(b) The court issuing a warrant may authorize the officer executing the warrant to make entry without first knocking and announcing his or her office if it finds, based upon a showing of specific facts, the existence of the following exigent circumstances:

(1) That the officer reasonably believes that if notice were given a weapon would be used:

(i) against the officer executing the search warrant; or

(ii) against another person.

(2) That if notice were given there is an imminent "danger" that evidence will be destroyed.

(Source: P.A. 92-502, eff. 12-19-01.)

(Text of Section after amendment by P.A. 101-652)

Sec. 108-8. Use of force in execution of search warrant.

(a) All necessary and reasonable force may be used to effect an entry into any building or property or part thereof to execute a search warrant.

(b) The court issuing a warrant may authorize the officer executing the warrant to make entry without first knocking and announcing his or her office if it finds, based upon a showing of specific facts, the existence of the following exigent circumstances:

(1) That the officer reasonably believes that if notice were given a weapon would be used:

(i) against the officer executing the search warrant; or

(ii) against another person.

(2) That if notice were given there is an imminent "danger" that evidence will be destroyed.

(c) Prior to the issuing of a warrant under subsection (b), the officer must attest that:

(1) prior to entering the location described in the search warrant, a supervising officer will ensure that each participating member is assigned a body worn camera and is following policies and procedures in accordance with Section 10-20 of the Law Enforcement Officer-Worn Body Camera Act; provided that the law enforcement agency has implemented body worn camera in accordance with Section 10-15 of the Law Enforcement Officer-Worn Body Camera Act. If a law enforcement agency or each participating member of a multi-jurisdictional team has not implemented a body camera in accordance with Section 10-15 of the Law Enforcement Officer-Worn Body Camera Act, the officer must attest that the interaction authorized by the warrant is otherwise recorded;

(2) ~~The supervising officer verified the subject address listed on the warrant for steps were taken in planning the search to ensure accuracy and planned plan for children or other vulnerable people on-site; and~~

(3) if an officer becomes aware the search warrant was executed at an address, unit, or apartment different from the location listed on the search warrant, that member will immediately notify a supervisor who will ensure an internal investigation or formal inquiry ensues.

(Source: P.A. 101-652, eff. 7-1-21.)

(725 ILCS 5/110-5) (from Ch. 38, par. 110-5)

(Text of Section before amendment by P.A. 101-652)

Sec. 110-5. Determining the amount of bail and conditions of release.

(a) In determining the amount of monetary bail or conditions of release, if any, which will reasonably assure the appearance of a defendant as required or the safety of any other person or the community and the likelihood of compliance by the defendant with all the conditions of bail, the court shall, on the basis of available information, take into account such matters as the nature and circumstances of the offense charged, whether the evidence shows that as part of the offense there was a use of violence or threatened use of violence, whether the offense involved corruption of public officials or employees, whether there was physical harm or threats of physical harm to any public official, public employee, judge, prosecutor, juror or witness, senior citizen, child, or person with a disability, whether evidence shows that during the offense or

during the arrest the defendant possessed or used a firearm, machine gun, explosive or metal piercing ammunition or explosive bomb device or any military or paramilitary armament, whether the evidence shows that the offense committed was related to or in furtherance of the criminal activities of an organized gang or was motivated by the defendant's membership in or allegiance to an organized gang, the condition of the victim, any written statement submitted by the victim or proffer or representation by the State regarding the impact which the alleged criminal conduct has had on the victim and the victim's concern, if any, with further contact with the defendant if released on bail, whether the offense was based on racial, religious, sexual orientation or ethnic hatred, the likelihood of the filing of a greater charge, the likelihood of conviction, the sentence applicable upon conviction, the weight of the evidence against such defendant, whether there exists motivation or ability to flee, whether there is any verification as to prior residence, education, or family ties in the local jurisdiction, in another county, state or foreign country, the defendant's employment, financial resources, character and mental condition, past conduct, prior use of alias names or dates of birth, and length of residence in the community, the consent of the defendant to periodic drug testing in accordance with Section 110-6.5, whether a foreign national defendant is lawfully admitted in the United States of America, whether the government of the foreign national maintains an extradition treaty with the United States by which the foreign government will extradite to the United States its national for a trial for a crime allegedly committed in the United States, whether the defendant is currently subject to deportation or exclusion under the immigration laws of the United States, whether the defendant, although a United States citizen, is considered under the law of any foreign state a national of that state for the purposes of extradition or non-extradition to the United States, the amount of unrecovered proceeds lost as a result of the alleged offense, the source of bail funds tendered or sought to be tendered for bail, whether from the totality of the court's consideration, the loss of funds posted or sought to be posted for bail will not deter the defendant from flight, whether the evidence shows that the defendant is engaged in significant possession, manufacture, or delivery of a controlled substance or cannabis, either individually or in consort with others, whether at the time of the offense charged he or she was on bond or pre-trial release pending trial, probation, periodic imprisonment or conditional discharge pursuant to this Code or the comparable Code of any other state or federal jurisdiction, whether the defendant is on bond or pre-trial release pending the imposition or execution of sentence or appeal of sentence for any offense under the laws of Illinois or any other state or federal jurisdiction, whether the defendant is under parole, aftercare release, mandatory supervised release, or work release from the Illinois Department of Corrections or Illinois Department of Juvenile Justice or any penal institution or corrections department of any state or federal jurisdiction, the defendant's record of convictions, whether the defendant has been convicted of a misdemeanor or ordinance offense in Illinois or similar offense in other state or federal jurisdiction within the 10 years preceding the current charge or convicted of a felony in Illinois, whether the defendant was convicted of an offense in another state or federal jurisdiction that would be a felony if committed in Illinois within the 20 years preceding the current charge or has been convicted of such felony and released from the penitentiary within 20 years preceding the current charge if a penitentiary sentence was imposed in Illinois or other state or federal jurisdiction, the defendant's records of juvenile adjudication of delinquency in any jurisdiction, any record of appearance or failure to appear by the defendant at court proceedings, whether there was flight to avoid arrest or prosecution, whether the defendant escaped or attempted to escape to avoid arrest, whether the defendant refused to identify himself or herself, or whether there was a refusal by the defendant to be fingerprinted as required by law. Information used by the court in its findings or stated in or offered in connection with this Section may be by way of proffer based upon reliable information offered by the State or defendant. All evidence shall be admissible if it is relevant and reliable regardless of whether it would be admissible under the rules of evidence applicable at criminal trials. If the State presents evidence that the offense committed by the defendant was related to or in furtherance of the criminal activities of an organized gang or was motivated by the defendant's membership in or allegiance to an organized gang, and if the court determines that the evidence may be substantiated, the court shall prohibit the defendant from associating with other members of the organized gang as a condition of bail or release. For the purposes of this Section, "organized gang" has the meaning ascribed to it in Section 10 of the Illinois Streetgang Terrorism Omnibus Prevention Act.

(a-5) There shall be a presumption that any conditions of release imposed shall be non-monetary in nature and the court shall impose the least restrictive conditions or combination of conditions necessary to reasonably assure the appearance of the defendant for further court proceedings and protect the integrity of the judicial proceedings from a specific threat to a witness or participant. Conditions of release may include, but not be limited to, electronic home monitoring, curfews, drug counseling, stay-away orders, and

in-person reporting. The court shall consider the defendant's socio-economic circumstance when setting conditions of release or imposing monetary bail.

(b) The amount of bail shall be:

(1) Sufficient to assure compliance with the conditions set forth in the bail bond, which shall include the defendant's current address with a written admonishment to the defendant that he or she must comply with the provisions of Section 110-12 regarding any change in his or her address. The defendant's address shall at all times remain a matter of public record with the clerk of the court.

(2) Not oppressive.

(3) Considerate of the financial ability of the accused.

(4) When a person is charged with a drug related offense involving possession or delivery of cannabis or possession or delivery of a controlled substance as defined in the Cannabis Control Act, the Illinois Controlled Substances Act, or the Methamphetamine Control and Community Protection Act, the full street value of the drugs seized shall be considered. "Street value" shall be determined by the court on the basis of a proffer by the State based upon reliable information of a law enforcement official contained in a written report as to the amount seized and such proffer may be used by the court as to the current street value of the smallest unit of the drug seized.

(b-5) Upon the filing of a written request demonstrating reasonable cause, the State's Attorney may request a source of bail hearing either before or after the posting of any funds. If the hearing is granted, before the posting of any bail, the accused must file a written notice requesting that the court conduct a source of bail hearing. The notice must be accompanied by justifying affidavits stating the legitimate and lawful source of funds for bail. At the hearing, the court shall inquire into any matters stated in any justifying affidavits, and may also inquire into matters appropriate to the determination which shall include, but are not limited to, the following:

(1) the background, character, reputation, and relationship to the accused of any surety; and

(2) the source of any money or property deposited by any surety, and whether any such money or property constitutes the fruits of criminal or unlawful conduct; and

(3) the source of any money posted as cash bail, and whether any such money constitutes the fruits of criminal or unlawful conduct; and

(4) the background, character, reputation, and relationship to the accused of the person posting cash bail.

Upon setting the hearing, the court shall examine, under oath, any persons who may possess material information.

The State's Attorney has a right to attend the hearing, to call witnesses and to examine any witness in the proceeding. The court shall, upon request of the State's Attorney, continue the proceedings for a reasonable period to allow the State's Attorney to investigate the matter raised in any testimony or affidavit. If the hearing is granted after the accused has posted bail, the court shall conduct a hearing consistent with this subsection (b-5). At the conclusion of the hearing, the court must issue an order either approving or ~~of~~ disapproving the bail.

(c) When a person is charged with an offense punishable by fine only the amount of the bail shall not exceed double the amount of the maximum penalty.

(d) When a person has been convicted of an offense and only a fine has been imposed the amount of the bail shall not exceed double the amount of the fine.

(e) The State may appeal any order granting bail or setting a given amount for bail.

(f) When a person is charged with a violation of an order of protection under Section 12-3.4 or 12-30 of the Criminal Code of 1961 or the Criminal Code of 2012 or when a person is charged with domestic battery, aggravated domestic battery, kidnapping, aggravated kidnapping, unlawful restraint, aggravated unlawful restraint, stalking, aggravated stalking, cyberstalking, harassment by telephone, harassment through electronic communications, or an attempt to commit first degree murder committed against an intimate partner regardless whether an order of protection has been issued against the person,

(1) whether the alleged incident involved harassment or abuse, as defined in the Illinois Domestic Violence Act of 1986;

(2) whether the person has a history of domestic violence, as defined in the Illinois Domestic Violence Act, or a history of other criminal acts;

(3) based on the mental health of the person;

(4) whether the person has a history of violating the orders of any court or governmental entity;

(5) whether the person has been, or is, potentially a threat to any other person;

- (6) whether the person has access to deadly weapons or a history of using deadly weapons;
- (7) whether the person has a history of abusing alcohol or any controlled substance;
- (8) based on the severity of the alleged incident that is the basis of the alleged offense, including, but not limited to, the duration of the current incident, and whether the alleged incident involved the use of a weapon, physical injury, sexual assault, strangulation, abuse during the alleged victim's pregnancy, abuse of pets, or forcible entry to gain access to the alleged victim;
- (9) whether a separation of the person from the alleged victim or a termination of the relationship between the person and the alleged victim has recently occurred or is pending;
- (10) whether the person has exhibited obsessive or controlling behaviors toward the alleged victim, including, but not limited to, stalking, surveillance, or isolation of the alleged victim or victim's family member or members;
- (11) whether the person has expressed suicidal or homicidal ideations;
- (12) based on any information contained in the complaint and any police reports, affidavits, or other documents accompanying the complaint,

the court may, in its discretion, order the respondent to undergo a risk assessment evaluation using a recognized, evidence-based instrument conducted by an Illinois Department of Human Services approved partner abuse intervention program provider, pretrial service, probation, or parole agency. These agencies shall have access to summaries of the defendant's criminal history, which shall not include victim interviews or information, for the risk evaluation. Based on the information collected from the 12 points to be considered at a bail hearing under this subsection (f), the results of any risk evaluation conducted and the other circumstances of the violation, the court may order that the person, as a condition of bail, be placed under electronic surveillance as provided in Section 5-8A-7 of the Unified Code of Corrections. Upon making a determination whether or not to order the respondent to undergo a risk assessment evaluation or to be placed under electronic surveillance and risk assessment, the court shall document in the record the court's reasons for making those determinations. The cost of the electronic surveillance and risk assessment shall be paid by, or on behalf, of the defendant. As used in this subsection (f), "intimate partner" means a spouse or a current or former partner in a cohabitation or dating relationship.

(Source: P.A. 99-143, eff. 7-27-15; 100-1, eff. 1-1-18; revised 7-12-19.)

(Text of Section after amendment by P.A. 101-652)

Sec. 110-5. Determining the amount of bail and conditions of release.

(a) In determining which or conditions of pretrial release, if any, which will reasonably assure the appearance of a defendant as required or the safety of any other person or the community and the likelihood of compliance by the defendant with all the conditions of pretrial release, the court shall, on the basis of available information, take into account such matters as:

- (1) the nature and circumstances of the offense charged;
- (2) the weight of the evidence against the eligible defendant, except that the court may consider the admissibility of any evidence sought to be excluded;
- (3) the history and characteristics of the eligible defendant, including:
  - (A) the eligible defendant's character, physical and mental condition, family ties, employment, financial resources, length of residence in the community, community ties, past relating to drug or alcohol abuse, conduct, history criminal history, and record concerning appearance at court proceedings; and
  - (B) whether, at the time of the current offense or arrest, the eligible defendant was on probation, parole, or on other release pending trial, sentencing, appeal, or completion of sentence for an offense under federal law, or the law of this or any other state;
- (4) the nature and seriousness of the specific, real and present threat to any person that would be posed by the eligible defendant's release, if applicable; as required under paragraph (7.5) of Section 4 of the Rights of Crime Victims and Witnesses Act; and
- (5) the nature and seriousness of the risk of obstructing or attempting to obstruct the criminal justice process that would be posed by the eligible defendant's release, if applicable.

(b) The court shall impose any conditions that are mandatory under Section 110-10. The court may impose any conditions that are permissible under Section 110-10.

(b-5) ~~(b)~~ When a person is charged with a violation of an order of protection under Section 12-3.4 or 12-30 of the Criminal Code of 1961 or the Criminal Code of 2012 or when a person is charged with domestic battery, aggravated domestic battery, kidnapping, aggravated kidnapping, unlawful restraint,

aggravated unlawful restraint, stalking, aggravated stalking, cyberstalking, harassment by telephone, harassment through electronic communications, or an attempt to commit first degree murder committed against an intimate partner regardless whether an order of protection has been issued against the person.

(1) whether the alleged incident involved harassment or abuse, as defined in the Illinois Domestic Violence Act of 1986;

(2) whether the person has a history of domestic violence, as defined in the Illinois Domestic Violence Act, or a history of other criminal acts;

(3) based on the mental health of the person;

(4) whether the person has a history of violating the orders of any court or governmental entity;

(5) whether the person has been, or is, potentially a threat to any other person;

(6) whether the person has access to deadly weapons or a history of using deadly weapons;

(7) whether the person has a history of abusing alcohol or any controlled substance;

(8) based on the severity of the alleged incident that is the basis of the alleged offense, including, but not limited to, the duration of the current incident, and whether the alleged incident involved the use of a weapon, physical injury, sexual assault, strangulation, abuse during the alleged victim's pregnancy, abuse of pets, or forcible entry to gain access to the alleged victim;

(9) whether a separation of the person from the victim of abuse or a termination of the relationship between the person and the victim of abuse has recently occurred or is pending;

(10) whether the person has exhibited obsessive or controlling behaviors toward the victim of abuse, including, but not limited to, stalking, surveillance, or isolation of the victim of abuse or victim's family member or members;

(11) whether the person has expressed suicidal or homicidal ideations;

(11.5) any other factors deemed by the court to have a reasonable bearing upon the defendant's propensity or reputation for violent, abusive or assaultive behavior, or lack of that behavior

(c) In cases of stalking or aggravated stalking under Section 12-7.3 or 12-7.4 of the Criminal Code of 2012, the court may consider the following additional factors:

(1) Any evidence of the defendant's prior criminal history indicative of violent, abusive or assaultive behavior, or lack of that behavior. The evidence may include testimony or documents received in juvenile proceedings, criminal, quasi-criminal, civil commitment, domestic relations or other proceedings;

(2) Any evidence of the defendant's psychological, psychiatric or other similar social history that tends to indicate a violent, abusive, or assaultive nature, or lack of any such history.

(3) The nature of the threat which is the basis of the charge against the defendant;

(4) Any statements made by, or attributed to the defendant, together with the circumstances surrounding them;

(5) The age and physical condition of any person allegedly assaulted by the defendant;

(6) Whether the defendant is known to possess or have access to any weapon or weapons;

(7) Any other factors deemed by the court to have a reasonable bearing upon the defendant's propensity or reputation for violent, abusive or assaultive behavior, or lack of that behavior.

(d) The Court may use a regularly validated risk assessment tool to aid its ~~it~~ determination of appropriate conditions of release as provided for in Section 110-6.4. Risk assessment tools may not be used as the sole basis to deny pretrial release. If a risk assessment tool is used, the defendant's counsel shall be provided with the information and scoring system of the risk assessment tool used to arrive at the determination. The defendant retains the right to challenge the validity of a risk assessment tool used by the court and to present evidence relevant to the defendant's challenge.

(e) If a person remains in pretrial detention after his or her pretrial conditions hearing after having been ordered released with pretrial conditions, the court shall hold a hearing to determine the reason for continued detention. If the reason for continued detention is due to the unavailability or the defendant's ineligibility for one or more pretrial conditions previously ordered by the court or directed by a pretrial services agency, the court shall reopen the conditions of release hearing to determine what available pretrial conditions exist that will reasonably assure the appearance of a defendant as required or the safety of any other person and the likelihood of compliance by the defendant with all the conditions of pretrial release. The inability of Defendant to pay for a condition of release or any other ineligibility for a condition of pretrial release shall not be used as a justification for the pretrial detention of that Defendant.

(f) Prior to the defendant's first appearance, the Court shall appoint the public defender or a licensed attorney at law of this State to represent the Defendant for purposes of that hearing, unless the defendant has obtained licensed counsel for themselves.

(g) Electronic monitoring, GPS monitoring, or home confinement can only be imposed condition of pretrial release if a no less restrictive condition of release or combination of less restrictive condition of release would reasonably ensure the appearance of the defendant for later hearings or protect an identifiable person or persons from imminent threat of serious physical harm.

(h) If the court imposes electronic monitoring, GPS monitoring, or home confinement the court shall set forth in the record the basis for its finding. A defendant shall be given custodial credit for each day he or she was subjected to that program, at the same rate described in subsection (b) of Section 5-4.5-100 of the unified code of correction.

(i) If electronic monitoring, GPS monitoring, or home confinement is imposed, the court shall determine every 60 days if no less restrictive condition of release or combination of less restrictive conditions of release would reasonably ensure the appearance, or continued appearance, of the defendant for later hearings or protect an identifiable person or persons from imminent threat of serious physical harm. If the court finds that there are less restrictive conditions of release, the court shall order that the condition be removed. This subsection takes effect January 1, 2022.

(j) Crime Victims shall be given notice by the State's Attorney's office of this hearing as required in paragraph (1) of subsection (b) of Section 4.5 of the Rights of Crime Victims and Witnesses Act and shall be informed of their opportunity at this hearing to obtain an order of protection under Article 112A of this Code.

(Source: P.A. 100-1, eff. 1-1-18; 101-652, eff. 1-1-23.)

(725 ILCS 5/110-5.1 rep.)

(725 ILCS 5/110-6.3 rep.)

(725 ILCS 5/110-6.5 rep.)

(725 ILCS 5/110-7 rep.)

(725 ILCS 5/110-8 rep.)

(725 ILCS 5/110-9 rep.)

(725 ILCS 5/110-13 rep.)

(725 ILCS 5/110-14 rep.)

(725 ILCS 5/110-15 rep.)

(725 ILCS 5/110-16 rep.)

(725 ILCS 5/110-17 rep.)

(725 ILCS 5/110-18 rep.)

Section 60. The Code of Criminal Procedure of 1963 is amended by repealing Sections 110-5.1, 110-6.3, 110-6.5, 110-7, 110-8, 110-9, 110-13, 110-14, 110-15, 110-16, 110-17, and 110-18. This Section takes effect January 1, 2023.

Section 65. The Unified Code of Corrections is amended by changing Sections 3-6-3, 3-6-7.3, 5-8-1, and 5-8A-4 as follows:

(730 ILCS 5/3-6-3) (from Ch. 38, par. 1003-6-3)

(Text of Section before amendment by P.A. 101-652)

Sec. 3-6-3. Rules and regulations for sentence credit.

(a)(1) The Department of Corrections shall prescribe rules and regulations for awarding and revoking sentence credit for persons committed to the Department which shall be subject to review by the Prisoner Review Board.

(1.5) As otherwise provided by law, sentence credit may be awarded for the following:

(A) successful completion of programming while in custody of the Department or while in custody prior to sentencing;

(B) compliance with the rules and regulations of the Department; or

(C) service to the institution, service to a community, or service to the State.

(2) Except as provided in paragraph (4.7) of this subsection (a), the rules and regulations on sentence credit shall provide, with respect to offenses listed in clause (i), (ii), or (iii) of this paragraph (2) committed on or after June 19, 1998 or with respect to the offense listed in clause (iv) of this paragraph (2) committed on or after June 23, 2005 (the effective date of Public Act 94-71) or with respect to offense listed in clause

(vi) committed on or after June 1, 2008 (the effective date of Public Act 95-625) or with respect to the offense of being an armed habitual criminal committed on or after August 2, 2005 (the effective date of Public Act 94-398) or with respect to the offenses listed in clause (v) of this paragraph (2) committed on or after August 13, 2007 (the effective date of Public Act 95-134) or with respect to the offense of aggravated domestic battery committed on or after July 23, 2010 (the effective date of Public Act 96-1224) or with respect to the offense of attempt to commit terrorism committed on or after January 1, 2013 (the effective date of Public Act 97-990), the following:

(i) that a prisoner who is serving a term of imprisonment for first degree murder or for the offense of terrorism shall receive no sentence credit and shall serve the entire sentence imposed by the court;

(ii) that a prisoner serving a sentence for attempt to commit terrorism, attempt to commit first degree murder, solicitation of murder, solicitation of murder for hire, intentional homicide of an unborn child, predatory criminal sexual assault of a child, aggravated criminal sexual assault, criminal sexual assault, aggravated kidnapping, aggravated battery with a firearm as described in Section 12-4.2 or subdivision (e)(1), (e)(2), (e)(3), or (e)(4) of Section 12-3.05, heinous battery as described in Section 12-4.1 or subdivision (a)(2) of Section 12-3.05, being an armed habitual criminal, aggravated battery of a senior citizen as described in Section 12-4.6 or subdivision (a)(4) of Section 12-3.05, or aggravated battery of a child as described in Section 12-4.3 or subdivision (b)(1) of Section 12-3.05 shall receive no more than 4.5 days of sentence credit for each month of his or her sentence of imprisonment;

(iii) that a prisoner serving a sentence for home invasion, armed robbery, aggravated vehicular hijacking, aggravated discharge of a firearm, or armed violence with a category I weapon or category II weapon, when the court has made and entered a finding, pursuant to subsection (c-1) of Section 5-4-1 of this Code, that the conduct leading to conviction for the enumerated offense resulted in great bodily harm to a victim, shall receive no more than 4.5 days of sentence credit for each month of his or her sentence of imprisonment;

(iv) that a prisoner serving a sentence for aggravated discharge of a firearm, whether or not the conduct leading to conviction for the offense resulted in great bodily harm to the victim, shall receive no more than 4.5 days of sentence credit for each month of his or her sentence of imprisonment;

(v) that a person serving a sentence for gunrunning, narcotics racketeering, controlled substance trafficking, methamphetamine trafficking, drug-induced homicide, aggravated methamphetamine-related child endangerment, money laundering pursuant to clause (c) (4) or (5) of Section 29B-1 of the Criminal Code of 1961 or the Criminal Code of 2012, or a Class X felony conviction for delivery of a controlled substance, possession of a controlled substance with intent to manufacture or deliver, calculated criminal drug conspiracy, criminal drug conspiracy, street gang criminal drug conspiracy, participation in methamphetamine manufacturing, aggravated participation in methamphetamine manufacturing, delivery of methamphetamine, possession with intent to deliver methamphetamine, aggravated delivery of methamphetamine, aggravated possession with intent to deliver methamphetamine, methamphetamine conspiracy when the substance containing the controlled substance or methamphetamine is 100 grams or more shall receive no more than 7.5 days sentence credit for each month of his or her sentence of imprisonment;

(vi) that a prisoner serving a sentence for a second or subsequent offense of luring a minor shall receive no more than 4.5 days of sentence credit for each month of his or her sentence of imprisonment; and

(vii) that a prisoner serving a sentence for aggravated domestic battery shall receive no more than 4.5 days of sentence credit for each month of his or her sentence of imprisonment.

(2.1) For all offenses, other than those enumerated in subdivision (a)(2)(i), (ii), or (iii) committed on or after June 19, 1998 or subdivision (a)(2)(iv) committed on or after June 23, 2005 (the effective date of Public Act 94-71) or subdivision (a)(2)(v) committed on or after August 13, 2007 (the effective date of Public Act 95-134) or subdivision (a)(2)(vi) committed on or after June 1, 2008 (the effective date of Public Act 95-625) or subdivision (a)(2)(vii) committed on or after July 23, 2010 (the effective date of Public Act 96-1224), and other than the offense of aggravated driving under the influence of alcohol, other drug or drugs, or intoxicating compound or compounds, or any combination thereof as defined in subparagraph (F) of paragraph (1) of subsection (d) of Section 11-501 of the Illinois Vehicle Code, and other than the offense of aggravated driving under the influence of alcohol, other drug or drugs, or intoxicating compound or compounds, or any combination thereof as defined in subparagraph (C) of paragraph (1) of subsection (d) of

Section 11-501 of the Illinois Vehicle Code committed on or after January 1, 2011 (the effective date of Public Act 96-1230), the rules and regulations shall provide that a prisoner who is serving a term of imprisonment shall receive one day of sentence credit for each day of his or her sentence of imprisonment or recommitment under Section 3-3-9. Each day of sentence credit shall reduce by one day the prisoner's period of imprisonment or recommitment under Section 3-3-9.

(2.2) A prisoner serving a term of natural life imprisonment or a prisoner who has been sentenced to death shall receive no sentence credit.

(2.3) Except as provided in paragraph (4.7) of this subsection (a), the rules and regulations on sentence credit shall provide that a prisoner who is serving a sentence for aggravated driving under the influence of alcohol, other drug or drugs, or intoxicating compound or compounds, or any combination thereof as defined in subparagraph (F) of paragraph (1) of subsection (d) of Section 11-501 of the Illinois Vehicle Code, shall receive no more than 4.5 days of sentence credit for each month of his or her sentence of imprisonment.

(2.4) Except as provided in paragraph (4.7) of this subsection (a), the rules and regulations on sentence credit shall provide with respect to the offenses of aggravated battery with a machine gun or a firearm equipped with any device or attachment designed or used for silencing the report of a firearm or aggravated discharge of a machine gun or a firearm equipped with any device or attachment designed or used for silencing the report of a firearm, committed on or after July 15, 1999 (the effective date of Public Act 91-121), that a prisoner serving a sentence for any of these offenses shall receive no more than 4.5 days of sentence credit for each month of his or her sentence of imprisonment.

(2.5) Except as provided in paragraph (4.7) of this subsection (a), the rules and regulations on sentence credit shall provide that a prisoner who is serving a sentence for aggravated arson committed on or after July 27, 2001 (the effective date of Public Act 92-176) shall receive no more than 4.5 days of sentence credit for each month of his or her sentence of imprisonment.

(2.6) Except as provided in paragraph (4.7) of this subsection (a), the rules and regulations on sentence credit shall provide that a prisoner who is serving a sentence for aggravated driving under the influence of alcohol, other drug or drugs, or intoxicating compound or compounds or any combination thereof as defined in subparagraph (C) of paragraph (1) of subsection (d) of Section 11-501 of the Illinois Vehicle Code committed on or after January 1, 2011 (the effective date of Public Act 96-1230) shall receive no more than 4.5 days of sentence credit for each month of his or her sentence of imprisonment.

(3) In addition to the sentence credits earned under paragraphs (2.1), (4), (4.1), and (4.7) of this subsection (a), the rules and regulations shall also provide that the Director may award up to 180 days of earned sentence credit for good conduct in specific instances as the Director deems proper. The good conduct may include, but is not limited to, compliance with the rules and regulations of the Department, service to the Department, service to a community, or service to the State.

Eligible inmates for an award of earned sentence credit under this paragraph (3) may be selected to receive the credit at the Director's or his or her designee's sole discretion. Eligibility for the additional earned sentence credit under this paragraph (3) shall be based on, but is not limited to, the results of any available risk/needs assessment or other relevant assessments or evaluations administered by the Department using a validated instrument, the circumstances of the crime, any history of conviction for a forcible felony enumerated in Section 2-8 of the Criminal Code of 2012, the inmate's behavior and disciplinary history while incarcerated, and the inmate's commitment to rehabilitation, including participation in programming offered by the Department.

The Director shall not award sentence credit under this paragraph (3) to an inmate unless the inmate has served a minimum of 60 days of the sentence; except nothing in this paragraph shall be construed to permit the Director to extend an inmate's sentence beyond that which was imposed by the court. Prior to awarding credit under this paragraph (3), the Director shall make a written determination that the inmate:

- (A) is eligible for the earned sentence credit;
- (B) has served a minimum of 60 days, or as close to 60 days as the sentence will allow;
- (B-1) has received a risk/needs assessment or other relevant evaluation or assessment administered by the Department using a validated instrument; and
- (C) has met the eligibility criteria established by rule for earned sentence credit.

The Director shall determine the form and content of the written determination required in this subsection.

(3.5) The Department shall provide annual written reports to the Governor and the General Assembly on the award of earned sentence credit no later than February 1 of each year. The Department must publish

both reports on its website within 48 hours of transmitting the reports to the Governor and the General Assembly. The reports must include:

- (A) the number of inmates awarded earned sentence credit;
- (B) the average amount of earned sentence credit awarded;
- (C) the holding offenses of inmates awarded earned sentence credit; and
- (D) the number of earned sentence credit revocations.

(4)(A) Except as provided in paragraph (4.7) of this subsection (a), the rules and regulations shall also provide that any prisoner who is engaged full-time in substance abuse programs, correctional industry assignments, educational programs, pregnancy or parenting education programs, work-release programs or activities in accordance with Section 3-13-1, the sentence credit accumulated and retained under paragraph (2.1) of subsection (a) of this Section by any inmate during specific periods of time in which such inmate is engaged full-time in substance abuse programs, correctional industry assignments, educational programs, behavior modification programs, life skills courses, or re-entry planning provided by the Department under this paragraph (4) and satisfactorily completes the assigned program as determined by the standards of the Department, shall be multiplied by a factor of 1.25 for program participation before August 11, 1993 and 1.50 for program participation on or after that date. The rules and regulations shall also provide that sentence credit, subject to the same offense limits and multiplier provided in this paragraph, may be provided to an inmate who was held in pre-trial detention prior to his or her current commitment to the Department of Corrections and successfully completed a full-time, 60-day or longer substance abuse program, educational program, behavior modification program, life skills course, or re-entry planning provided by the county department of corrections or county jail. Calculation of this county program credit shall be done at sentencing as provided in Section 5-4.5-100 of this Code and shall be included in the sentencing order. However, no inmate shall be eligible for the additional sentence credit under this paragraph (4) or (4.1) of this subsection (a) while assigned to a boot camp or electronic detention.

(B) The Department shall award sentence credit under this paragraph (4) accumulated prior to January 1, 2020 (the effective date of Public Act 101-440) this amendatory Act of the 101st General Assembly in an amount specified in subparagraph (C) of this paragraph (4) to an inmate serving a sentence for an offense committed prior to June 19, 1998, if the Department determines that the inmate is entitled to this sentence credit, based upon:

(i) documentation provided by the Department that the inmate engaged in any full-time substance abuse programs, correctional industry assignments, educational programs, behavior modification programs, life skills courses, or re-entry planning provided by the Department under this paragraph (4) and satisfactorily completed the assigned program as determined by the standards of the Department during the inmate's current term of incarceration; or

(ii) the inmate's own testimony in the form of an affidavit or documentation, or a third party's documentation or testimony in the form of an affidavit that the inmate likely engaged in any full-time substance abuse programs, correctional industry assignments, educational programs, behavior modification programs, life skills courses, or re-entry planning provided by the Department under paragraph (4) and satisfactorily completed the assigned program as determined by the standards of the Department during the inmate's current term of incarceration.

(C) If the inmate can provide documentation that he or she is entitled to sentence credit under subparagraph (B) in excess of 45 days of participation in those programs, the inmate shall receive 90 days of sentence credit. If the inmate cannot provide documentation of more than 45 days of participation in those programs, the inmate shall receive 45 days of sentence credit. In the event of a disagreement between the Department and the inmate as to the amount of credit accumulated under subparagraph (B), if the Department provides documented proof of a lesser amount of days of participation in those programs, that proof shall control. If the Department provides no documentary proof, the inmate's proof as set forth in clause (ii) of subparagraph (B) shall control as to the amount of sentence credit provided.

(D) If the inmate has been convicted of a sex offense as defined in Section 2 of the Sex Offender Registration Act, sentencing credits under subparagraph (B) of this paragraph (4) shall be awarded by the Department only if the conditions set forth in paragraph (4.6) of subsection (a) are satisfied. No inmate serving a term of natural life imprisonment shall receive sentence credit under subparagraph (B) of this paragraph (4).

Educational, vocational, substance abuse, behavior modification programs, life skills courses, re-entry planning, and correctional industry programs under which sentence credit may be increased under this paragraph (4) and paragraph (4.1) of this subsection (a) shall be evaluated by the Department on the basis of

documented standards. The Department shall report the results of these evaluations to the Governor and the General Assembly by September 30th of each year. The reports shall include data relating to the recidivism rate among program participants.

Availability of these programs shall be subject to the limits of fiscal resources appropriated by the General Assembly for these purposes. Eligible inmates who are denied immediate admission shall be placed on a waiting list under criteria established by the Department. The inability of any inmate to become engaged in any such programs by reason of insufficient program resources or for any other reason established under the rules and regulations of the Department shall not be deemed a cause of action under which the Department or any employee or agent of the Department shall be liable for damages to the inmate.

(4.1) Except as provided in paragraph (4.7) of this subsection (a), the rules and regulations shall also provide that an additional 90 days of sentence credit shall be awarded to any prisoner who passes high school equivalency testing while the prisoner is committed to the Department of Corrections. The sentence credit awarded under this paragraph (4.1) shall be in addition to, and shall not affect, the award of sentence credit under any other paragraph of this Section, but shall also be pursuant to the guidelines and restrictions set forth in paragraph (4) of subsection (a) of this Section. The sentence credit provided for in this paragraph shall be available only to those prisoners who have not previously earned a high school diploma or a high school equivalency certificate. If, after an award of the high school equivalency testing sentence credit has been made, the Department determines that the prisoner was not eligible, then the award shall be revoked. The Department may also award 90 days of sentence credit to any committed person who passed high school equivalency testing while he or she was held in pre-trial detention prior to the current commitment to the Department of Corrections.

Except as provided in paragraph (4.7) of this subsection (a), the rules and regulations shall provide that an additional 180 days of sentence credit shall be awarded to any prisoner who obtains a bachelor's degree while the prisoner is committed to the Department of Corrections. The sentence credit awarded under this paragraph (4.1) shall be in addition to, and shall not affect, the award of sentence credit under any other paragraph of this Section, but shall also be under the guidelines and restrictions set forth in paragraph (4) of this subsection (a). The sentence credit provided for in this paragraph shall be available only to those prisoners who have not earned a bachelor's degree prior to the current commitment to the Department of Corrections. If, after an award of the bachelor's degree sentence credit has been made, the Department determines that the prisoner was not eligible, then the award shall be revoked. The Department may also award 180 days of sentence credit to any committed person who earned a bachelor's degree while he or she was held in pre-trial detention prior to the current commitment to the Department of Corrections.

Except as provided in paragraph (4.7) of this subsection (a), the rules and regulations shall provide that an additional 180 days of sentence credit shall be awarded to any prisoner who obtains a master's or professional degree while the prisoner is committed to the Department of Corrections. The sentence credit awarded under this paragraph (4.1) shall be in addition to, and shall not affect, the award of sentence credit under any other paragraph of this Section, but shall also be under the guidelines and restrictions set forth in paragraph (4) of this subsection (a). The sentence credit provided for in this paragraph shall be available only to those prisoners who have not previously earned a master's or professional degree prior to the current commitment to the Department of Corrections. If, after an award of the master's or professional degree sentence credit has been made, the Department determines that the prisoner was not eligible, then the award shall be revoked. The Department may also award 180 days of sentence credit to any committed person who earned a master's or professional degree while he or she was held in pre-trial detention prior to the current commitment to the Department of Corrections.

(4.5) The rules and regulations on sentence credit shall also provide that when the court's sentencing order recommends a prisoner for substance abuse treatment and the crime was committed on or after September 1, 2003 (the effective date of Public Act 93-354), the prisoner shall receive no sentence credit awarded under clause (3) of this subsection (a) unless he or she participates in and completes a substance abuse treatment program. The Director may waive the requirement to participate in or complete a substance abuse treatment program in specific instances if the prisoner is not a good candidate for a substance abuse treatment program for medical, programming, or operational reasons. Availability of substance abuse treatment shall be subject to the limits of fiscal resources appropriated by the General Assembly for these purposes. If treatment is not available and the requirement to participate and complete the treatment has not been waived by the Director, the prisoner shall be placed on a waiting list under criteria established by the Department. The Director may allow a prisoner placed on a waiting list to participate in and complete a substance abuse education class or attend substance abuse self-help meetings in lieu of a substance abuse

treatment program. A prisoner on a waiting list who is not placed in a substance abuse program prior to release may be eligible for a waiver and receive sentence credit under clause (3) of this subsection (a) at the discretion of the Director.

(4.6) The rules and regulations on sentence credit shall also provide that a prisoner who has been convicted of a sex offense as defined in Section 2 of the Sex Offender Registration Act shall receive no sentence credit unless he or she either has successfully completed or is participating in sex offender treatment as defined by the Sex Offender Management Board. However, prisoners who are waiting to receive treatment, but who are unable to do so due solely to the lack of resources on the part of the Department, may, at the Director's sole discretion, be awarded sentence credit at a rate as the Director shall determine.

(4.7) On or after January 1, 2018 (the effective date of Public Act 100-3) ~~this amendatory Act of the 100th General Assembly~~, sentence credit under paragraph (3), (4), or (4.1) of this subsection (a) may be awarded to a prisoner who is serving a sentence for an offense described in paragraph (2), (2.3), (2.4), (2.5), or (2.6) for credit earned on or after January 1, 2018 (the effective date of Public Act 100-3) ~~this amendatory Act of the 100th General Assembly~~; provided, the award of the credits under this paragraph (4.7) shall not reduce the sentence of the prisoner to less than the following amounts:

- (i) 85% of his or her sentence if the prisoner is required to serve 85% of his or her sentence; or
- (ii) 60% of his or her sentence if the prisoner is required to serve 75% of his or her sentence, except if the prisoner is serving a sentence for gunrunning his or her sentence shall not be reduced to less than 75%.

(iii) 100% of his or her sentence if the prisoner is required to serve 100% of his or her sentence.

(5) Whenever the Department is to release any inmate earlier than it otherwise would because of a grant of earned sentence credit under paragraph (3) of subsection (a) of this Section given at any time during the term, the Department shall give reasonable notice of the impending release not less than 14 days prior to the date of the release to the State's Attorney of the county where the prosecution of the inmate took place, and if applicable, the State's Attorney of the county into which the inmate will be released. The Department must also make identification information and a recent photo of the inmate being released accessible on the Internet by means of a hyperlink labeled "Community Notification of Inmate Early Release" on the Department's World Wide Web homepage. The identification information shall include the inmate's: name, any known alias, date of birth, physical characteristics, commitment offense, and county where conviction was imposed. The identification information shall be placed on the website within 3 days of the inmate's release and the information may not be removed until either: completion of the first year of mandatory supervised release or return of the inmate to custody of the Department.

(b) Whenever a person is or has been committed under several convictions, with separate sentences, the sentences shall be construed under Section 5-8-4 in granting and forfeiting of sentence credit.

(c) The Department shall prescribe rules and regulations for revoking sentence credit, including revoking sentence credit awarded under paragraph (3) of subsection (a) of this Section. The Department shall prescribe rules and regulations for suspending or reducing the rate of accumulation of sentence credit for specific rule violations, during imprisonment. These rules and regulations shall provide that no inmate may be penalized more than one year of sentence credit for any one infraction.

When the Department seeks to revoke, suspend, or reduce the rate of accumulation of any sentence credits for an alleged infraction of its rules, it shall bring charges therefor against the prisoner sought to be so deprived of sentence credits before the Prisoner Review Board as provided in subparagraph (a)(4) of Section 3-3-2 of this Code, if the amount of credit at issue exceeds 30 days or when, during any ~~12-month~~ ~~12-month~~ period, the cumulative amount of credit revoked exceeds 30 days except where the infraction is committed or discovered within 60 days of scheduled release. In those cases, the Department of Corrections may revoke up to 30 days of sentence credit. The Board may subsequently approve the revocation of additional sentence credit, if the Department seeks to revoke sentence credit in excess of 30 days. However, the Board shall not be empowered to review the Department's decision with respect to the loss of 30 days of sentence credit within any calendar year for any prisoner or to increase any penalty beyond the length requested by the Department.

The Director of the Department of Corrections, in appropriate cases, may restore up to 30 days of sentence credits which have been revoked, suspended, or reduced. Any restoration of sentence credits in excess of 30 days shall be subject to review by the Prisoner Review Board. However, the Board may not restore sentence credit in excess of the amount requested by the Director.

Nothing contained in this Section shall prohibit the Prisoner Review Board from ordering, pursuant to Section 3-3-9(a)(3)(i)(B), that a prisoner serve up to one year of the sentence imposed by the court that was not served due to the accumulation of sentence credit.

(d) If a lawsuit is filed by a prisoner in an Illinois or federal court against the State, the Department of Corrections, or the Prisoner Review Board, or against any of their officers or employees, and the court makes a specific finding that a pleading, motion, or other paper filed by the prisoner is frivolous, the Department of Corrections shall conduct a hearing to revoke up to 180 days of sentence credit by bringing charges against the prisoner sought to be deprived of the sentence credits before the Prisoner Review Board as provided in subparagraph (a)(8) of Section 3-3-2 of this Code. If the prisoner has not accumulated 180 days of sentence credit at the time of the finding, then the Prisoner Review Board may revoke all sentence credit accumulated by the prisoner.

For purposes of this subsection (d):

(1) "Frivolous" means that a pleading, motion, or other filing which purports to be a legal document filed by a prisoner in his or her lawsuit meets any or all of the following criteria:

(A) it lacks an arguable basis either in law or in fact;

(B) it is being presented for any improper purpose, such as to harass or to cause unnecessary delay or needless increase in the cost of litigation;

(C) the claims, defenses, and other legal contentions therein are not warranted by existing law or by a nonfrivolous argument for the extension, modification, or reversal of existing law or the establishment of new law;

(D) the allegations and other factual contentions do not have evidentiary support or, if specifically so identified, are not likely to have evidentiary support after a reasonable opportunity for further investigation or discovery; or

(E) the denials of factual contentions are not warranted on the evidence, or if specifically so identified, are not reasonably based on a lack of information or belief.

(2) "Lawsuit" means a motion pursuant to Section 116-3 of the Code of Criminal Procedure of 1963, a habeas corpus action under Article X of the Code of Civil Procedure or under federal law (28 U.S.C. 2254), a petition for claim under the Court of Claims Act, an action under the federal Civil Rights Act (42 U.S.C. 1983), or a second or subsequent petition for post-conviction relief under Article 122 of the Code of Criminal Procedure of 1963 whether filed with or without leave of court or a second or subsequent petition for relief from judgment under Section 2-1401 of the Code of Civil Procedure.

(e) Nothing in Public Act 90-592 or 90-593 affects the validity of Public Act 89-404.

(f) Whenever the Department is to release any inmate who has been convicted of a violation of an order of protection under Section 12-3.4 or 12-30 of the Criminal Code of 1961 or the Criminal Code of 2012, earlier than it otherwise would because of a grant of sentence credit, the Department, as a condition of release, shall require that the person, upon release, be placed under electronic surveillance as provided in Section 5-8A-7 of this Code.

(Source: P.A. 100-3, eff. 1-1-18; 100-575, eff. 1-8-18; 101-440, eff. 1-1-20; revised 8-19-20.)

(Text of Section after amendment by P.A. 101-652)

Sec. 3-6-3. Rules and regulations for sentence credit.

(a)(1) The Department of Corrections shall prescribe rules and regulations for awarding and revoking sentence credit for persons committed to the Department which shall be subject to review by the Prisoner Review Board.

(1.5) As otherwise provided by law, sentence credit may be awarded for the following:

(A) successful completion of programming while in custody of the Department or while in custody prior to sentencing;

(B) compliance with the rules and regulations of the Department; or

(C) service to the institution, service to a community, or service to the State.

(2) Except as provided in paragraph (4.7) of this subsection (a), the rules and regulations on sentence credit shall provide, with respect to offenses listed in clause (i), (ii), or (iii) of this paragraph (2) committed on or after June 19, 1998 or with respect to the offense listed in clause (iv) of this paragraph (2) committed on or after June 23, 2005 (the effective date of Public Act 94-71) or with respect to offense listed in clause (vi) committed on or after June 1, 2008 (the effective date of Public Act 95-625) or with respect to the offense of being an armed habitual criminal committed on or after August 2, 2005 (the effective date of

Public Act 94-398) or with respect to the offenses listed in clause (v) of this paragraph (2) committed on or after August 13, 2007 (the effective date of Public Act 95-134) or with respect to the offense of aggravated domestic battery committed on or after July 23, 2010 (the effective date of Public Act 96-1224) or with respect to the offense of attempt to commit terrorism committed on or after January 1, 2013 (the effective date of Public Act 97-990), the following:

(i) that a prisoner who is serving a term of imprisonment for first degree murder or for the offense of terrorism shall receive no sentence credit and shall serve the entire sentence imposed by the court;

(ii) that a prisoner serving a sentence for attempt to commit terrorism, attempt to commit first degree murder, solicitation of murder, solicitation of murder for hire, intentional homicide of an unborn child, predatory criminal sexual assault of a child, aggravated criminal sexual assault, criminal sexual assault, aggravated kidnapping, aggravated battery with a firearm as described in Section 12-4.2 or subdivision (e)(1), (e)(2), (e)(3), or (e)(4) of Section 12-3.05, heinous battery as described in Section 12-4.1 or subdivision (a)(2) of Section 12-3.05, being an armed habitual criminal, aggravated battery of a senior citizen as described in Section 12-4.6 or subdivision (a)(4) of Section 12-3.05, or aggravated battery of a child as described in Section 12-4.3 or subdivision (b)(1) of Section 12-3.05 shall receive no more than 4.5 days of sentence credit for each month of his or her sentence of imprisonment;

(iii) that a prisoner serving a sentence for home invasion, armed robbery, aggravated vehicular hijacking, aggravated discharge of a firearm, or armed violence with a category I weapon or category II weapon, when the court has made and entered a finding, pursuant to subsection (c-1) of Section 5-4-1 of this Code, that the conduct leading to conviction for the enumerated offense resulted in great bodily harm to a victim, shall receive no more than 4.5 days of sentence credit for each month of his or her sentence of imprisonment;

(iv) that a prisoner serving a sentence for aggravated discharge of a firearm, whether or not the conduct leading to conviction for the offense resulted in great bodily harm to the victim, shall receive no more than 4.5 days of sentence credit for each month of his or her sentence of imprisonment;

(v) that a person serving a sentence for gunrunning, narcotics racketeering, controlled substance trafficking, methamphetamine trafficking, drug-induced homicide, aggravated methamphetamine-related child endangerment, money laundering pursuant to clause (c) (4) or (5) of Section 29B-1 of the Criminal Code of 1961 or the Criminal Code of 2012, or a Class X felony conviction for delivery of a controlled substance, possession of a controlled substance with intent to manufacture or deliver, calculated criminal drug conspiracy, criminal drug conspiracy, street gang criminal drug conspiracy, participation in methamphetamine manufacturing, aggravated participation in methamphetamine manufacturing, delivery of methamphetamine, possession with intent to deliver methamphetamine, aggravated delivery of methamphetamine, aggravated possession with intent to deliver methamphetamine, methamphetamine conspiracy when the substance containing the controlled substance or methamphetamine is 100 grams or more shall receive no more than 7.5 days sentence credit for each month of his or her sentence of imprisonment;

(vi) that a prisoner serving a sentence for a second or subsequent offense of luring a minor shall receive no more than 4.5 days of sentence credit for each month of his or her sentence of imprisonment; and

(vii) that a prisoner serving a sentence for aggravated domestic battery shall receive no more than 4.5 days of sentence credit for each month of his or her sentence of imprisonment.

(2.1) For all offenses, other than those enumerated in subdivision (a)(2)(i), (ii), or (iii) committed on or after June 19, 1998 or subdivision (a)(2)(iv) committed on or after June 23, 2005 (the effective date of Public Act 94-71) or subdivision (a)(2)(v) committed on or after August 13, 2007 (the effective date of Public Act 95-134) or subdivision (a)(2)(vi) committed on or after June 1, 2008 (the effective date of Public Act 95-625) or subdivision (a)(2)(vii) committed on or after July 23, 2010 (the effective date of Public Act 96-1224), and other than the offense of aggravated driving under the influence of alcohol, other drug or drugs, or intoxicating compound or compounds, or any combination thereof as defined in subparagraph (F) of paragraph (1) of subsection (d) of Section 11-501 of the Illinois Vehicle Code, and other than the offense of aggravated driving under the influence of alcohol, other drug or drugs, or intoxicating compound or compounds, or any combination thereof as defined in subparagraph (C) of paragraph (1) of subsection (d) of Section 11-501 of the Illinois Vehicle Code committed on or after January 1, 2011 (the effective date of Public Act 96-1230), the rules and regulations shall provide that a prisoner who is serving a term of

imprisonment shall receive one day of sentence credit for each day of his or her sentence of imprisonment or recommitment under Section 3-3-9. Each day of sentence credit shall reduce by one day the prisoner's period of imprisonment or recommitment under Section 3-3-9.

(2.2) A prisoner serving a term of natural life imprisonment or a prisoner who has been sentenced to death shall receive no sentence credit.

(2.3) Except as provided in paragraph (4.7) of this subsection (a), the rules and regulations on sentence credit shall provide that a prisoner who is serving a sentence for aggravated driving under the influence of alcohol, other drug or drugs, or intoxicating compound or compounds, or any combination thereof as defined in subparagraph (F) of paragraph (1) of subsection (d) of Section 11-501 of the Illinois Vehicle Code, shall receive no more than 4.5 days of sentence credit for each month of his or her sentence of imprisonment.

(2.4) Except as provided in paragraph (4.7) of this subsection (a), the rules and regulations on sentence credit shall provide with respect to the offenses of aggravated battery with a machine gun or a firearm equipped with any device or attachment designed or used for silencing the report of a firearm or aggravated discharge of a machine gun or a firearm equipped with any device or attachment designed or used for silencing the report of a firearm, committed on or after July 15, 1999 (the effective date of Public Act 91-121), that a prisoner serving a sentence for any of these offenses shall receive no more than 4.5 days of sentence credit for each month of his or her sentence of imprisonment.

(2.5) Except as provided in paragraph (4.7) of this subsection (a), the rules and regulations on sentence credit shall provide that a prisoner who is serving a sentence for aggravated arson committed on or after July 27, 2001 (the effective date of Public Act 92-176) shall receive no more than 4.5 days of sentence credit for each month of his or her sentence of imprisonment.

(2.6) Except as provided in paragraph (4.7) of this subsection (a), the rules and regulations on sentence credit shall provide that a prisoner who is serving a sentence for aggravated driving under the influence of alcohol, other drug or drugs, or intoxicating compound or compounds or any combination thereof as defined in subparagraph (C) of paragraph (1) of subsection (d) of Section 11-501 of the Illinois Vehicle Code committed on or after January 1, 2011 (the effective date of Public Act 96-1230) shall receive no more than 4.5 days of sentence credit for each month of his or her sentence of imprisonment.

(3) In addition to the sentence credits earned under paragraphs (2.1), (4), (4.1), (4.2), and (4.7) of this subsection (a), the rules and regulations shall also provide that the Director may award up to 180 days of earned sentence credit for prisoners serving a sentence of incarceration of less than 5 years, and up to 365 days of earned sentence credit for prisoners serving a sentence of 5 years or longer. The Director may grant this credit for good conduct in specific instances as the Director deems proper. The good conduct may include, but is not limited to, compliance with the rules and regulations of the Department, service to the Department, service to a community, or service to the State.

Eligible inmates for an award of earned sentence credit under this paragraph (3) may be selected to receive the credit at the Director's or his or her designee's sole discretion. Eligibility for the additional earned sentence credit under this paragraph (3) may be based on, but is not limited to, participation in programming offered by the ~~Department~~ ~~department~~ as appropriate for the prisoner based on the results of any available risk/needs assessment or other relevant assessments or evaluations administered by the Department using a validated instrument, the circumstances of the crime, demonstrated commitment to rehabilitation by a prisoner with a history of conviction for a forcible felony enumerated in Section 2-8 of the Criminal Code of 2012, the inmate's behavior and improvements in disciplinary history while incarcerated, and the inmate's commitment to rehabilitation, including participation in programming offered by the Department.

The Director shall not award sentence credit under this paragraph (3) to an inmate unless the inmate has served a minimum of 60 days of the sentence; except nothing in this paragraph shall be construed to permit the Director to extend an inmate's sentence beyond that which was imposed by the court. Prior to awarding credit under this paragraph (3), the Director shall make a written determination that the inmate:

(A) is eligible for the earned sentence credit;

(B) has served a minimum of 60 days, or as close to 60 days as the sentence will allow;

(B-1) has received a risk/needs assessment or other relevant evaluation or assessment administered by the Department using a validated instrument; and

(C) has met the eligibility criteria established by rule for earned sentence credit.

The Director shall determine the form and content of the written determination required in this subsection.

(3.5) The Department shall provide annual written reports to the Governor and the General Assembly on the award of earned sentence credit no later than February 1 of each year. The Department must publish both reports on its website within 48 hours of transmitting the reports to the Governor and the General Assembly. The reports must include:

- (A) the number of inmates awarded earned sentence credit;
- (B) the average amount of earned sentence credit awarded;
- (C) the holding offenses of inmates awarded earned sentence credit; and
- (D) the number of earned sentence credit revocations.

(4)(A) Except as provided in paragraph (4.7) of this subsection (a), the rules and regulations shall also provide that any prisoner who is engaged full-time in substance abuse programs, correctional industry assignments, educational programs, work-release programs or activities in accordance with Article 13 of Chapter III of this Code ~~730 ILCS 5/3-13-1 et seq.~~, behavior modification programs, life skills courses, or re-entry planning provided by the Department under this paragraph (4) and satisfactorily completes the assigned program as determined by the standards of the Department, shall receive ~~one day~~ of sentence credit for each day in which that prisoner is engaged in the activities described in this paragraph. The rules and regulations shall also provide that sentence credit may be provided to an inmate who was held in pre-trial detention prior to his or her current commitment to the Department of Corrections and successfully completed a full-time, 60-day or longer substance abuse program, educational program, behavior modification program, life skills course, or re-entry planning provided by the county department of corrections or county jail. Calculation of this county program credit shall be done at sentencing as provided in Section 5-4.5-100 of this Code and shall be included in the sentencing order. The rules and regulations shall also provide that sentence credit may be provided to an inmate who is in compliance with programming requirements in an adult transition center.

(B) The Department shall award sentence credit under this paragraph (4) accumulated prior to January 1, 2020 (the effective date of Public Act 101-440) in an amount specified in subparagraph (C) of this paragraph (4) to an inmate serving a sentence for an offense committed prior to June 19, 1998, if the Department determines that the inmate is entitled to this sentence credit, based upon:

(i) documentation provided by the Department that the inmate engaged in any full-time substance abuse programs, correctional industry assignments, educational programs, behavior modification programs, life skills courses, or re-entry planning provided by the Department under this paragraph (4) and satisfactorily completed the assigned program as determined by the standards of the Department during the inmate's current term of incarceration; or

(ii) the inmate's own testimony in the form of an affidavit or documentation, or a third party's documentation or testimony in the form of an affidavit that the inmate likely engaged in any full-time substance abuse programs, correctional industry assignments, educational programs, behavior modification programs, life skills courses, or re-entry planning provided by the Department under paragraph (4) and satisfactorily completed the assigned program as determined by the standards of the Department during the inmate's current term of incarceration.

(C) If the inmate can provide documentation that he or she is entitled to sentence credit under subparagraph (B) in excess of 45 days of participation in those programs, the inmate shall receive 90 days of sentence credit. If the inmate cannot provide documentation of more than 45 days of participation in those programs, the inmate shall receive 45 days of sentence credit. In the event of a disagreement between the Department and the inmate as to the amount of credit accumulated under subparagraph (B), if the Department provides documented proof of a lesser amount of days of participation in those programs, that proof shall control. If the Department provides no documentary proof, the inmate's proof as set forth in clause (ii) of subparagraph (B) shall control as to the amount of sentence credit provided.

(D) If the inmate has been convicted of a sex offense as defined in Section 2 of the Sex Offender Registration Act, sentencing credits under subparagraph (B) of this paragraph (4) shall be awarded by the Department only if the conditions set forth in paragraph (4.6) of subsection (a) are satisfied. No inmate serving a term of natural life imprisonment shall receive sentence credit under subparagraph (B) of this paragraph (4).

Educational, vocational, substance abuse, behavior modification programs, life skills courses, re-entry planning, and correctional industry programs under which sentence credit may be earned ~~increased~~ under this paragraph (4) and paragraph (4.1) of this subsection (a) shall be evaluated by the Department on the basis of documented standards. The Department shall report the results of these evaluations to the Governor

and the General Assembly by September 30th of each year. The reports shall include data relating to the recidivism rate among program participants.

Availability of these programs shall be subject to the limits of fiscal resources appropriated by the General Assembly for these purposes. Eligible inmates who are denied immediate admission shall be placed on a waiting list under criteria established by the Department. The rules and regulations shall provide that a prisoner who has been placed on a waiting list but is transferred for non-disciplinary reasons before beginning a program shall receive priority placement on the waitlist for appropriate programs at the new facility. The inability of any inmate to become engaged in any such programs by reason of insufficient program resources or for any other reason established under the rules and regulations of the Department shall not be deemed a cause of action under which the Department or any employee or agent of the Department shall be liable for damages to the inmate. The rules and regulations shall provide that a prisoner who begins an educational, vocational, substance abuse, work-release programs or activities in accordance with Article 13 of Chapter III of this Code ~~730 ILCS 5/3-13-1 et seq.~~, behavior modification program, life skills course, re-entry planning, or correctional industry programs but is unable to complete the program due to illness, disability, transfer, lockdown, or another reason outside of the prisoner's control shall receive prorated sentence credits for the days in which the prisoner did participate.

(4.1) Except as provided in paragraph (4.7) of this subsection (a), the rules and regulations shall also provide that an additional 90 days of sentence credit shall be awarded to any prisoner who passes high school equivalency testing while the prisoner is committed to the Department of Corrections. The sentence credit awarded under this paragraph (4.1) shall be in addition to, and shall not affect, the award of sentence credit under any other paragraph of this Section, but shall also be pursuant to the guidelines and restrictions set forth in paragraph (4) of subsection (a) of this Section. The sentence credit provided for in this paragraph shall be available only to those prisoners who have not previously earned a high school diploma or a high school equivalency certificate. If, after an award of the high school equivalency testing sentence credit has been made, the Department determines that the prisoner was not eligible, then the award shall be revoked. The Department may also award 90 days of sentence credit to any committed person who passed high school equivalency testing while he or she was held in pre-trial detention prior to the current commitment to the Department of Corrections. Except as provided in paragraph (4.7) of this subsection (a), the rules and regulations shall provide that an additional 120 days of sentence credit shall be awarded to any prisoner who obtains ~~an~~ <sup>a</sup> associate degree while the prisoner is committed to the Department of Corrections, regardless of the date that the associate degree was obtained, including if prior to July 1, 2021 (the effective date of Public Act 101-652) ~~this amendatory Act of the 101st General Assembly~~. The sentence credit awarded under this paragraph (4.1) shall be in addition to, and shall not affect, the award of sentence credit under any other paragraph of this Section, but shall also be under the guidelines and restrictions set forth in paragraph (4) of subsection (a) of this Section. The sentence credit provided for in this paragraph (4.1) shall be available only to those prisoners who have not previously earned an associate degree prior to the current commitment to the Department of Corrections. If, after an award of the associate degree sentence credit has been made and the Department determines that the prisoner was not eligible, then the award shall be revoked. The Department may also award 120 days of sentence credit to any committed person who earned an associate degree while he or she was held in pre-trial detention prior to the current commitment to the Department of Corrections.

Except as provided in paragraph (4.7) of this subsection (a), the rules and regulations shall provide that an additional 180 days of sentence credit shall be awarded to any prisoner who obtains a bachelor's degree while the prisoner is committed to the Department of Corrections. The sentence credit awarded under this paragraph (4.1) shall be in addition to, and shall not affect, the award of sentence credit under any other paragraph of this Section, but shall also be under the guidelines and restrictions set forth in paragraph (4) of this subsection (a). The sentence credit provided for in this paragraph shall be available only to those prisoners who have not earned a bachelor's degree prior to the current commitment to the Department of Corrections. If, after an award of the bachelor's degree sentence credit has been made, the Department determines that the prisoner was not eligible, then the award shall be revoked. The Department may also award 180 days of sentence credit to any committed person who earned a bachelor's degree while he or she was held in pre-trial detention prior to the current commitment to the Department of Corrections.

Except as provided in paragraph (4.7) of this subsection (a), the rules and regulations shall provide that an additional 180 days of sentence credit shall be awarded to any prisoner who obtains a master's or professional degree while the prisoner is committed to the Department of Corrections. The sentence credit awarded under this paragraph (4.1) shall be in addition to, and shall not affect, the award of sentence credit

under any other paragraph of this Section, but shall also be under the guidelines and restrictions set forth in paragraph (4) of this subsection (a). The sentence credit provided for in this paragraph shall be available only to those prisoners who have not previously earned a master's or professional degree prior to the current commitment to the Department of Corrections. If, after an award of the master's or professional degree sentence credit has been made, the Department determines that the prisoner was not eligible, then the award shall be revoked. The Department may also award 180 days of sentence credit to any committed person who earned a master's or professional degree while he or she was held in pre-trial detention prior to the current commitment to the Department of Corrections.

(4.2) The rules and regulations shall also provide that any prisoner engaged in self-improvement programs, volunteer work, or work assignments that are not otherwise eligible activities under paragraph section (4), shall receive up to 0.5 days of sentence credit for each day in which the prisoner is engaged in activities described in this paragraph.

(4.5) The rules and regulations on sentence credit shall also provide that when the court's sentencing order recommends a prisoner for substance abuse treatment and the crime was committed on or after September 1, 2003 (the effective date of Public Act 93-354), the prisoner shall receive no sentence credit awarded under clause (3) of this subsection (a) unless he or she participates in and completes a substance abuse treatment program. The Director may waive the requirement to participate in or complete a substance abuse treatment program in specific instances if the prisoner is not a good candidate for a substance abuse treatment program for medical, programming, or operational reasons. Availability of substance abuse treatment shall be subject to the limits of fiscal resources appropriated by the General Assembly for these purposes. If treatment is not available and the requirement to participate and complete the treatment has not been waived by the Director, the prisoner shall be placed on a waiting list under criteria established by the Department. The Director may allow a prisoner placed on a waiting list to participate in and complete a substance abuse education class or attend substance abuse self-help meetings in lieu of a substance abuse treatment program. A prisoner on a waiting list who is not placed in a substance abuse program prior to release may be eligible for a waiver and receive sentence credit under clause (3) of this subsection (a) at the discretion of the Director.

(4.6) The rules and regulations on sentence credit shall also provide that a prisoner who has been convicted of a sex offense as defined in Section 2 of the Sex Offender Registration Act shall receive no sentence credit unless he or she either has successfully completed or is participating in sex offender treatment as defined by the Sex Offender Management Board. However, prisoners who are waiting to receive treatment, but who are unable to do so due solely to the lack of resources on the part of the Department, may, at the Director's sole discretion, be awarded sentence credit at a rate as the Director shall determine.

(4.7) On or after January 1, 2018 (the effective date of Public Act 100-3), sentence credit under paragraph (3), (4), or (4.1) of this subsection (a) may be awarded to a prisoner who is serving a sentence for an offense described in paragraph (2), (2.3), (2.4), (2.5), or (2.6) for credit earned on or after January 1, 2018 (the effective date of Public Act 100-3); provided, the award of the credits under this paragraph (4.7) shall not reduce the sentence of the prisoner to less than the following amounts:

- (i) 85% of his or her sentence if the prisoner is required to serve 85% of his or her sentence; or
- (ii) 60% of his or her sentence if the prisoner is required to serve 75% of his or her sentence, except if the prisoner is serving a sentence for gunrunning his or her sentence shall not be reduced to less than 75%.
- (iii) 100% of his or her sentence if the prisoner is required to serve 100% of his or her sentence.

(5) Whenever the Department is to release any inmate earlier than it otherwise would because of a grant of earned sentence credit under paragraph (3) of subsection (a) of this Section given at any time during the term, the Department shall give reasonable notice of the impending release not less than 14 days prior to the date of the release to the State's Attorney of the county where the prosecution of the inmate took place, and if applicable, the State's Attorney of the county into which the inmate will be released. The Department must also make identification information and a recent photo of the inmate being released accessible on the Internet by means of a hyperlink labeled "Community Notification of Inmate Early Release" on the Department's World Wide Web homepage. The identification information shall include the inmate's: name, any known alias, date of birth, physical characteristics, commitment offense, and county where conviction was imposed. The identification information shall be placed on the website within 3 days of the inmate's release and the information may not be removed until either: completion of the first year of mandatory supervised release or return of the inmate to custody of the Department.

(b) Whenever a person is or has been committed under several convictions, with separate sentences, the sentences shall be construed under Section 5-8-4 in granting and forfeiting of sentence credit.

(c) (1) The Department shall prescribe rules and regulations for revoking sentence credit, including revoking sentence credit awarded under paragraph (3) of subsection (a) of this Section. The Department shall prescribe rules and regulations establishing and requiring the use of a sanctions matrix for revoking sentence credit. The Department shall prescribe rules and regulations for suspending or reducing the rate of accumulation of sentence credit for specific rule violations, during imprisonment. These rules and regulations shall provide that no inmate may be penalized more than one year of sentence credit for any one infraction.

(2) When the Department seeks to revoke, suspend, or reduce the rate of accumulation of any sentence credits for an alleged infraction of its rules, it shall bring charges therefor against the prisoner sought to be so deprived of sentence credits before the Prisoner Review Board as provided in subparagraph (a)(4) of Section 3-3-2 of this Code, if the amount of credit at issue exceeds 30 days, whether from one infraction or cumulatively from multiple infractions arising out of a single event, or when, during any 12-month period, the cumulative amount of credit revoked exceeds 30 days except where the infraction is committed or discovered within 60 days of scheduled release. In those cases, the Department of Corrections may revoke up to 30 days of sentence credit. The Board may subsequently approve the revocation of additional sentence credit, if the Department seeks to revoke sentence credit in excess of 30 days. However, the Board shall not be empowered to review the Department's decision with respect to the loss of 30 days of sentence credit within any calendar year for any prisoner or to increase any penalty beyond the length requested by the Department.

(3) The Director of the Department of Corrections, in appropriate cases, may restore sentence credits which have been revoked, suspended, or reduced. The Department shall prescribe rules and regulations governing the restoration of sentence credits. These rules and regulations shall provide for the automatic restoration of sentence credits following a period in which the prisoner maintains a record without a disciplinary violation.

Nothing contained in this Section shall prohibit the Prisoner Review Board from ordering, pursuant to Section 3-3-9(a)(3)(i)(B), that a prisoner serve up to one year of the sentence imposed by the court that was not served due to the accumulation of sentence credit.

(d) If a lawsuit is filed by a prisoner in an Illinois or federal court against the State, the Department of Corrections, or the Prisoner Review Board, or against any of their officers or employees, and the court makes a specific finding that a pleading, motion, or other paper filed by the prisoner is frivolous, the Department of Corrections shall conduct a hearing to revoke up to 180 days of sentence credit by bringing charges against the prisoner sought to be deprived of the sentence credits before the Prisoner Review Board as provided in subparagraph (a)(8) of Section 3-3-2 of this Code. If the prisoner has not accumulated 180 days of sentence credit at the time of the finding, then the Prisoner Review Board may revoke all sentence credit accumulated by the prisoner.

For purposes of this subsection (d):

(1) "Frivolous" means that a pleading, motion, or other filing which purports to be a legal document filed by a prisoner in his or her lawsuit meets any or all of the following criteria:

(A) it lacks an arguable basis either in law or in fact;

(B) it is being presented for any improper purpose, such as to harass or to cause unnecessary delay or needless increase in the cost of litigation;

(C) the claims, defenses, and other legal contentions therein are not warranted by existing law or by a nonfrivolous argument for the extension, modification, or reversal of existing law or the establishment of new law;

(D) the allegations and other factual contentions do not have evidentiary support or, if specifically so identified, are not likely to have evidentiary support after a reasonable opportunity for further investigation or discovery; or

(E) the denials of factual contentions are not warranted on the evidence, or if specifically so identified, are not reasonably based on a lack of information or belief.

(2) "Lawsuit" means a motion pursuant to Section 116-3 of the Code of Criminal Procedure of 1963, a habeas corpus action under Article X of the Code of Civil Procedure or under federal law (28 U.S.C. 2254), a petition for claim under the Court of Claims Act, an action under the federal Civil Rights Act (42 U.S.C. 1983), or a second or subsequent petition for post-conviction relief under Article 122 of the Code of Criminal Procedure of 1963 whether filed with or without leave of court or

a second or subsequent petition for relief from judgment under Section 2-1401 of the Code of Civil Procedure.

(e) Nothing in Public Act 90-592 or 90-593 affects the validity of Public Act 89-404.

(f) Whenever the Department is to release any inmate who has been convicted of a violation of an order of protection under Section 12-3.4 or 12-30 of the Criminal Code of 1961 or the Criminal Code of 2012, earlier than it otherwise would because of a grant of sentence credit, the Department, as a condition of release, shall require that the person, upon release, be placed under electronic surveillance as provided in Section 5-8A-7 of this Code.

(Source: P.A. 100-3, eff. 1-1-18; 100-575, eff. 1-8-18; 101-440, eff. 1-1-20; 101-652, eff. 7-1-21; revised 4-28-21.)

(730 ILCS 5/3-6-7.3)

(This Section may contain text from a Public Act with a delayed effective date)

Sec. 3-6-7.3. Committed person post-partum recovery requirements. The Department shall ensure that, for a period of 72 hours after the birth of an infant by an committed person:

(1) the infant is allowed to remain with the committed person, unless a medical professional determines doing so would pose a health or safety risk to the committed person or infant based on information only available to the Department. The mental health professional shall make any such determination on an individualized basis and in consultation with the birthing team of the pregnant person and the Chief of the Women's Division. The birthing team shall include the committed person's perinatal care providers and doula, if available; and

(2) the committed person has access to any nutritional or hygiene-related products necessary to care for the infant, including diapers.

(Source: P.A. 101-652, eff. 7-1-21.)

(730 ILCS 5/5-8-1) (from Ch. 38, par. 1005-8-1)

(Text of Section before amendment by P.A. 101-652)

Sec. 5-8-1. Natural life imprisonment; enhancements for use of a firearm; mandatory supervised release terms.

(a) Except as otherwise provided in the statute defining the offense or in Article 4.5 of Chapter V, a sentence of imprisonment for a felony shall be a determinate sentence set by the court under this Section, subject to Section 5-4.5-115 of this Code, according to the following limitations:

(1) for first degree murder,

(a) (blank),

(b) if a trier of fact finds beyond a reasonable doubt that the murder was accompanied by exceptionally brutal or heinous behavior indicative of wanton cruelty or, except as set forth in subsection (a)(1)(c) of this Section, that any of the aggravating factors listed in subsection (b) or (b-5) of Section 9-1 of the Criminal Code of 1961 or the Criminal Code of 2012 are present, the court may sentence the defendant, subject to Section 5-4.5-105, to a term of natural life imprisonment, or

(c) the court shall sentence the defendant to a term of natural life imprisonment if the defendant, at the time of the commission of the murder, had attained the age of 18, and

(i) has previously been convicted of first degree murder under any state or federal law, or

(ii) is found guilty of murdering more than one victim, or

(iii) is found guilty of murdering a peace officer, fireman, or emergency management worker when the peace officer, fireman, or emergency management worker was killed in the course of performing his official duties, or to prevent the peace officer or fireman from performing his official duties, or in retaliation for the peace officer, fireman, or emergency management worker from performing his official duties, and the defendant knew or should have known that the murdered individual was a peace officer, fireman, or emergency management worker, or

(iv) is found guilty of murdering an employee of an institution or facility of the Department of Corrections, or any similar local correctional agency, when the employee was killed in the course of performing his official duties, or to prevent the employee from performing his official duties, or in retaliation for the employee performing his official duties, or

(v) is found guilty of murdering an emergency medical technician - ambulance, emergency medical technician - intermediate, emergency medical technician - paramedic, ambulance driver or other medical assistance or first aid person while employed by a municipality or other governmental unit when the person was killed in the course of performing official duties or to prevent the person from performing official duties or in retaliation for performing official duties and the defendant knew or should have known that the murdered individual was an emergency medical technician - ambulance, emergency medical technician - intermediate, emergency medical technician - paramedic, ambulance driver, or other medical assistant or first aid personnel, or

(vi) (blank), or

(vii) is found guilty of first degree murder and the murder was committed by reason of any person's activity as a community policing volunteer or to prevent any person from engaging in activity as a community policing volunteer. For the purpose of this Section, "community policing volunteer" has the meaning ascribed to it in Section 2-3.5 of the Criminal Code of 2012.

For purposes of clause (v), "emergency medical technician - ambulance", "emergency medical technician - intermediate", "emergency medical technician - paramedic", have the meanings ascribed to them in the Emergency Medical Services (EMS) Systems Act.

(d)(i) if the person committed the offense while armed with a firearm, 15 years shall be added to the term of imprisonment imposed by the court;

(ii) if, during the commission of the offense, the person personally discharged a firearm, 20 years shall be added to the term of imprisonment imposed by the court;

(iii) if, during the commission of the offense, the person personally discharged a firearm that proximately caused great bodily harm, permanent disability, permanent disfigurement, or death to another person, 25 years or up to a term of natural life shall be added to the term of imprisonment imposed by the court.

(2) (blank);

(2.5) for a person who has attained the age of 18 years at the time of the commission of the offense and who is convicted under the circumstances described in subdivision (b)(1)(B) of Section 11-1.20 or paragraph (3) of subsection (b) of Section 12-13, subdivision (d)(2) of Section 11-1.30 or paragraph (2) of subsection (d) of Section 12-14, subdivision (b)(1.2) of Section 11-1.40 or paragraph (1.2) of subsection (b) of Section 12-14.1, subdivision (b)(2) of Section 11-1.40 or paragraph (2) of subsection (b) of Section 12-14.1 of the Criminal Code of 1961 or the Criminal Code of 2012, the sentence shall be a term of natural life imprisonment.

(b) (Blank).

(c) (Blank).

(d) Subject to earlier termination under Section 3-3-8, the parole or mandatory supervised release term shall be written as part of the sentencing order and shall be as follows:

(1) for first degree murder or a Class X felony except for the offenses of predatory criminal sexual assault of a child, aggravated criminal sexual assault, and criminal sexual assault if committed on or after the effective date of this amendatory Act of the 94th General Assembly and except for the offense of aggravated child pornography under Section 11-20.1B, 11-20.3, or 11-20.1 with sentencing under subsection (c-5) of Section 11-20.1 of the Criminal Code of 1961 or the Criminal Code of 2012, if committed on or after January 1, 2009, 3 years;

(2) for a Class 1 felony or a Class 2 felony except for the offense of criminal sexual assault if committed on or after the effective date of this amendatory Act of the 94th General Assembly and except for the offenses of manufacture and dissemination of child pornography under clauses (a)(1) and (a)(2) of Section 11-20.1 of the Criminal Code of 1961 or the Criminal Code of 2012, if committed on or after January 1, 2009, 2 years;

(3) for a Class 3 felony or a Class 4 felony, 1 year;

(4) for defendants who commit the offense of predatory criminal sexual assault of a child, aggravated criminal sexual assault, or criminal sexual assault, on or after the effective date of this amendatory Act of the 94th General Assembly, or who commit the offense of aggravated child pornography under Section 11-20.1B, 11-20.3, or 11-20.1 with sentencing under subsection (c-5) of Section 11-20.1 of the Criminal Code of 1961 or the Criminal Code of 2012, manufacture of child pornography, or dissemination of child pornography after January 1, 2009, the term of mandatory

supervised release shall range from a minimum of 3 years to a maximum of the natural life of the defendant;

(5) if the victim is under 18 years of age, for a second or subsequent offense of aggravated criminal sexual abuse or felony criminal sexual abuse, 4 years, at least the first 2 years of which the defendant shall serve in an electronic monitoring or home detention program under Article 8A of Chapter V of this Code;

(6) for a felony domestic battery, aggravated domestic battery, stalking, aggravated stalking, and a felony violation of an order of protection, 4 years.

(e) (Blank).

(f) (Blank).

(Source: P.A. 100-431, eff. 8-25-17; 100-1182, eff. 6-1-19; 101-288, eff. 1-1-20.)

(Text of Section after amendment by P.A. 101-652)

Sec. 5-8-1. Natural life imprisonment; enhancements for use of a firearm; mandatory supervised release terms.

(a) Except as otherwise provided in the statute defining the offense or in Article 4.5 of Chapter V, a sentence of imprisonment for a felony shall be a determinate sentence set by the court under this Section, subject to Section 5-4.5-115 of this Code, according to the following limitations:

(1) for first degree murder,

(a) (blank),

(b) if a trier of fact finds beyond a reasonable doubt that the murder was accompanied by exceptionally brutal or heinous behavior indicative of wanton cruelty or, except as set forth in subsection (a)(1)(c) of this Section, that any of the aggravating factors listed in subsection (b) or (b-5) of Section 9-1 of the Criminal Code of 1961 or the Criminal Code of 2012 are present, the court may sentence the defendant, subject to Section 5-4.5-105, to a term of natural life imprisonment, or

(c) the court shall sentence the defendant to a term of natural life imprisonment if the defendant, at the time of the commission of the murder, had attained the age of 18, and

(i) has previously been convicted of first degree murder under any state or federal law, or

(ii) is found guilty of murdering more than one victim, or

(iii) is found guilty of murdering a peace officer, fireman, or emergency management worker when the peace officer, fireman, or emergency management worker was killed in the course of performing his official duties, or to prevent the peace officer or fireman from performing his official duties, or in retaliation for the peace officer, fireman, or emergency management worker from performing his official duties, and the defendant knew or should have known that the murdered individual was a peace officer, fireman, or emergency management worker, or

(iv) is found guilty of murdering an employee of an institution or facility of the Department of Corrections, or any similar local correctional agency, when the employee was killed in the course of performing his official duties, or to prevent the employee from performing his official duties, or in retaliation for the employee performing his official duties, or

(v) is found guilty of murdering an emergency medical technician - ambulance, emergency medical technician - intermediate, emergency medical technician - paramedic, ambulance driver or other medical assistance or first aid person while employed by a municipality or other governmental unit when the person was killed in the course of performing official duties or to prevent the person from performing official duties or in retaliation for performing official duties and the defendant knew or should have known that the murdered individual was an emergency medical technician - ambulance, emergency medical technician - intermediate, emergency medical technician - paramedic, ambulance driver, or other medical assistant or first aid personnel, or

(vi) (blank), or

(vii) is found guilty of first degree murder and the murder was committed by reason of any person's activity as a community policing volunteer or to prevent any person from engaging in activity as a community policing volunteer. For the purpose of

this Section, "community policing volunteer" has the meaning ascribed to it in Section 2-3.5 of the Criminal Code of 2012.

For purposes of clause (v), "emergency medical technician - ambulance", "emergency medical technician - intermediate", "emergency medical technician - paramedic", have the meanings ascribed to them in the Emergency Medical Services (EMS) Systems Act.

(d)(i) if the person committed the offense while armed with a firearm, 15 years shall be added to the term of imprisonment imposed by the court;

(ii) if, during the commission of the offense, the person personally discharged a firearm, 20 years shall be added to the term of imprisonment imposed by the court;

(iii) if, during the commission of the offense, the person personally discharged a firearm that proximately caused great bodily harm, permanent disability, permanent disfigurement, or death to another person, 25 years or up to a term of natural life shall be added to the term of imprisonment imposed by the court.

(2) (blank);

(2.5) for a person who has attained the age of 18 years at the time of the commission of the offense and who is convicted under the circumstances described in subdivision (b)(1)(B) of Section 11-1.20 or paragraph (3) of subsection (b) of Section 12-13, subdivision (d)(2) of Section 11-1.30 or paragraph (2) of subsection (d) of Section 12-14, subdivision (b)(1.2) of Section 11-1.40 or paragraph (1.2) of subsection (b) of Section 12-14.1, subdivision (b)(2) of Section 11-1.40 or paragraph (2) of subsection (b) of Section 12-14.1 of the Criminal Code of 1961 or the Criminal Code of 2012, the sentence shall be a term of natural life imprisonment.

(b) (Blank).

(c) (Blank).

(d) Subject to earlier termination under Section 3-3-8, the parole or mandatory supervised release term shall be written as part of the sentencing order and shall be as follows:

(1) for first degree murder or for the offenses of predatory criminal sexual assault of a child, aggravated criminal sexual assault, and criminal sexual assault if committed on or before December 12, 2005, 3 years;

(1.5) except as provided in paragraph (7) of this subsection (d), for a Class X felony except for the offenses of predatory criminal sexual assault of a child, aggravated criminal sexual assault, and criminal sexual assault if committed on or after December 13, 2005 (the effective date of Public Act 94-715) and except for the offense of aggravated child pornography under Section 11-20.1B., 11-20.3, or 11-20.1 with sentencing under subsection (c-5) of Section 11-20.1 of the Criminal Code of 1961 or the Criminal Code of 2012, if committed on or after January 1, 2009, 18 months;

(2) except as provided in paragraph (7) of this subsection (d), for a Class 1 felony or a Class 2 felony except for the offense of criminal sexual assault if committed on or after December 13, 2005 (the effective date of Public Act 94-715) and except for the offenses of manufacture and dissemination of child pornography under clauses (a)(1) and (a)(2) of Section 11-20.1 of the Criminal Code of 1961 or the Criminal Code of 2012, if committed on or after January 1, 2009, 12 months;

(3) except as provided in paragraph (4), (6), or (7) of this subsection (d), a mandatory supervised release term shall not be imposed for a Class 3 felony or a Class 4 felony; unless:

(A) the Prisoner Review Board, based on a validated risk and needs assessment, determines it is necessary for an offender to serve a mandatory supervised release term;

(B) if the Prisoner Review Board determines a mandatory supervised release term is necessary pursuant to subparagraph (A) of this paragraph (3), the Prisoner Review Board shall specify the maximum number of months of mandatory supervised release the offender may serve, limited to a term of: (i) 12 months for a Class 3 felony; and (ii) 12 months for a Class 4 felony;

(4) for defendants who commit the offense of predatory criminal sexual assault of a child, aggravated criminal sexual assault, or criminal sexual assault, on or after the effective date of this amendatory Act of the 94th General Assembly, or who commit the offense of aggravated child pornography under Section 11-20.1B, 11-20.3, or 11-20.1 with sentencing under subsection (c-5) of Section 11-20.1 of the Criminal Code of 1961 or the Criminal Code of 2012, manufacture of child pornography, or dissemination of child pornography after January 1, 2009, the term of mandatory supervised release shall range from a minimum of 3 years to a maximum of the natural life of the defendant;

(5) if the victim is under 18 years of age, for a second or subsequent offense of aggravated criminal sexual abuse or felony criminal sexual abuse, 4 years, at least the first 2 years of which the defendant shall serve in an electronic monitoring or home detention program under Article 8A of Chapter V of this Code;

(6) for a felony domestic battery, aggravated domestic battery, stalking, aggravated stalking, and a felony violation of an order of protection, 4 years;

(7) for any felony described in paragraph (a)(2)(ii), (a)(2)(iii), (a)(2)(iv), (a)(2)(vi), (a)(2.1), (a)(2.3), (a)(2.4), (a)(2.5), or (a)(2.6) of Article 5, Section 3-6-3 of the Unified Code of Corrections requiring an inmate to serve a minimum of 85% of their court-imposed sentence, except for the offenses of predatory criminal sexual assault of a child, aggravated criminal sexual assault, and criminal sexual assault if committed on or after December 13, 2005 (the effective date of Public Act 94-715) and except for the offense of aggravated child pornography under Section 11-20.1B., 11-20.3, or 11-20.1 with sentencing under subsection (c-5) of Section 11-20.1 of the Criminal Code of 1961 or the Criminal Code of 2012, if committed on or after January 1, 2009 and except as provided in paragraph (4) or paragraph (6) of this subsection (d), the term of mandatory supervised release shall be as follows:

(A) Class X felony, 3 years;

(B) Class 1 or Class 2 felonies, 2 years;

(C) Class 3 or Class 4 felonies, 1 year.

(e) (Blank).

(f) (Blank).

(g) Notwithstanding any other provisions of this Act and of Public Act 101-652: (i) the provisions of paragraph (3) of subsection (d) are effective on January 1, 2022 and shall apply to all individuals convicted on or after the effective date of paragraph (3) of subsection (d); and (ii) the provisions of paragraphs (1.5) and (2) of subsection (d) are effective on July 1, 2021 and shall apply to all individuals convicted on or after the effective date of paragraphs (1.5) and (2) of subsection (d).

(Source: P.A. 100-431, eff. 8-25-17; 100-1182, eff. 6-1-19; 101-288, eff. 1-1-20; 101-652, eff. 7-1-21.)

(730 ILCS 5/5-8A-4) (from Ch. 38, par. 1005-8A-4)

(Text of Section before amendment by P.A. 101-652)

Sec. 5-8A-4. Program description. The supervising authority may promulgate rules that prescribe reasonable guidelines under which an electronic monitoring and home detention program shall operate. When using electronic monitoring for home detention these rules shall include but not be limited to the following:

(A) The participant shall remain within the interior premises or within the property boundaries of his or her residence at all times during the hours designated by the supervising authority. Such instances of approved absences from the home may include but are not limited to the following:

(1) working or employment approved by the court or traveling to or from approved employment;

(2) unemployed and seeking employment approved for the participant by the court;

(3) undergoing medical, psychiatric, mental health treatment, counseling, or other treatment programs approved for the participant by the court;

(4) attending an educational institution or a program approved for the participant by the court;

(5) attending a regularly scheduled religious service at a place of worship;

(6) participating in community work release or community service programs approved for the participant by the supervising authority; or

(7) for another compelling reason consistent with the public interest, as approved by the supervising authority.

(B) The participant shall admit any person or agent designated by the supervising authority into his or her residence at any time for purposes of verifying the participant's compliance with the conditions of his or her detention.

(C) The participant shall make the necessary arrangements to allow for any person or agent designated by the supervising authority to visit the participant's place of education or employment at any time, based upon the approval of the educational institution employer or both, for the purpose of verifying the participant's compliance with the conditions of his or her detention.

(D) The participant shall acknowledge and participate with the approved electronic monitoring device as designated by the supervising authority at any time for the purpose of verifying the participant's compliance with the conditions of his or her detention.

(E) The participant shall maintain the following:

(1) a working telephone in the participant's home;

(2) a monitoring device in the participant's home, or on the participant's person, or both;

and

(3) a monitoring device in the participant's home and on the participant's person in the absence of a telephone.

(F) The participant shall obtain approval from the supervising authority before the participant changes residence or the schedule described in subsection (A) of this Section.

(G) The participant shall not commit another crime during the period of home detention ordered by the Court.

(H) Notice to the participant that violation of the order for home detention may subject the participant to prosecution for the crime of escape as described in Section 5-8A-4.1.

(I) The participant shall abide by other conditions as set by the supervising authority.

(Source: P.A. 99-797, eff. 8-12-16.)

(Text of Section after amendment by P.A. 101-652)

Sec. 5-8A-4. Program description. The supervising authority may promulgate rules that prescribe reasonable guidelines under which an electronic monitoring and home detention program shall operate. When using electronic monitoring for home detention these rules may include but not be limited to the following:

(A) The participant may be instructed to remain within the interior premises or within the property boundaries of his or her residence at all times during the hours designated by the supervising authority. Such instances of approved absences from the home shall include but are not limited to the following:

(1) working or employment approved by the court or traveling to or from approved employment;

(2) unemployed and seeking employment approved for the participant by the court;

(3) undergoing medical, psychiatric, mental health treatment, counseling, or other treatment programs approved for the participant by the court;

(4) attending an educational institution or a program approved for the participant by the court;

(5) attending a regularly scheduled religious service at a place of worship;

(6) participating in community work release or community service programs approved for the participant by the supervising authority; or

(7) for another compelling reason consistent with the public interest, as approved by the supervising authority.

(8) purchasing groceries, food, or other basic necessities.

(A-1) At a minimum, any person ordered to pretrial home confinement with or without electronic monitoring must be provided with ~~open~~ movement spread out over no fewer than two days per week, to participate in basic activities such as those listed in paragraph (A).

(B) The participant shall admit any person or agent designated by the supervising authority into his or her residence at any time for purposes of verifying the participant's compliance with the conditions of his or her detention.

(C) The participant shall make the necessary arrangements to allow for any person or agent designated by the supervising authority to visit the participant's place of education or employment at any time, based upon the approval of the educational institution employer or both, for the purpose of verifying the participant's compliance with the conditions of his or her detention.

(D) The participant shall acknowledge and participate with the approved electronic monitoring device as designated by the supervising authority at any time for the purpose of verifying the participant's compliance with the conditions of his or her detention.

(E) The participant shall maintain the following:

(1) access to a working telephone;

(2) a monitoring device in the participant's home, or on the participant's person, or both; and

(3) a monitoring device in the participant's home and on the participant's person in the absence of a telephone.

(F) The participant shall obtain approval from the supervising authority before the participant changes residence or the schedule described in subsection (A) of this Section. Such approval shall not be unreasonably withheld.

(G) The participant shall not commit another crime during the period of home detention ordered by the Court.

(H) Notice to the participant that violation of the order for home detention may subject the participant to prosecution for the crime of escape as described in Section 5-8A-4.1.

(I) The participant shall abide by other conditions as set by the supervising authority.

(J) This Section takes effect January 1, 2022.

(Source: P.A. 101-652, eff. 7-1-21.)

Section 70. The County Jail Act is amended by changing Section 17.7 as follows:  
(730 ILCS 125/17.7)

(This Section may contain text from a Public Act with a delayed effective date)

Sec. 17.7. Educational ~~programming~~ ~~programming~~ for pregnant prisoners. The Illinois Department of Public Health shall provide the sheriff with educational programming relating to pregnancy and parenting and the sheriff shall provide the programming to pregnant prisoners ~~sheriff shall develop and provide to each pregnant prisoner educational programming relating to pregnancy and parenting.~~ The programming must include instruction regarding:

- (1) appropriate prenatal care and hygiene;
- (2) the effects of prenatal exposure to alcohol and drugs on a developing fetus;
- (3) parenting skills; and
- (4) medical and mental health issues applicable to children.

(Source: P.A. 101-652, eff. 7-1-21.)

Section 75. The Reporting of Deaths in Custody Act is amended by changing Section 3-5 as follows:  
(730 ILCS 210/3-5)

(This Section may contain text from a Public Act with a delayed effective date)

Sec. 3-5. Report of deaths of persons in custody in correctional institutions.

(a) In this Act, "law enforcement agency" includes each law enforcement entity within this State having the authority to arrest and detain persons suspected of, or charged with, committing a criminal offense, and each law enforcement entity that operates a lock up, jail, prison, or any other facility used to detain persons for legitimate law enforcement purposes.

(b) In any case in which a person dies:

- (1) while in the custody of:
  - (A) a law enforcement agency;
  - (B) a local or State correctional facility in this State; or
  - (C) a peace officer; or

(2) as a result of the peace officer's use of force, the law enforcement agency shall investigate and report the death in writing to the Illinois Criminal Justice Information Authority, no later than 30 days after the date on which the person in custody or incarcerated died. The written report shall contain the following information:

(A) the following facts concerning the death that are in the possession of the law enforcement agency in charge of the investigation and the correctional facility where the death occurred ~~including, but not limited to, race, age, and gender, sexual orientation, and gender identity~~ of the decedent, and a brief description of causes, contributing factors and the circumstances surrounding the death;

(B) if the death occurred in ~~the custody of the Illinois Department of Corrections,~~ the report shall also include the jurisdiction, the law enforcement agency providing the investigation, and the local or State facility where the death occurred;

(C) if the death occurred in ~~the custody of the Illinois Department of Corrections,~~ the report shall also include if emergency care was requested by the law enforcement agency in

response to any illness, injury, self-inflicted or otherwise, or other issue related to rapid deterioration of physical wellness or human subsistence, and details concerning emergency care that were provided to the decedent if emergency care was provided.

(c) The law enforcement agency and the involved correctional administrators shall make a good faith effort to obtain all relevant facts and circumstances relevant to the death and include those in the report.

(d) The Illinois Criminal Justice Information Authority shall create a standardized form to be used for the purpose of collecting information as described in subsection (b). The information shall comply with this Act and the Federal Death in Custody Reporting Act of 2013.

(e) Law enforcement agencies shall use the form described in subsection (d) to report all cases in which a person dies:

(1) while in the custody of:

- (A) a law enforcement agency;
- (B) a local or State correctional facility in this State; or
- (C) a peace officer; or

(2) as a result of the peace officer's use of force.

(f) The Illinois Criminal Justice Information Authority may determine the manner in which the form is transmitted from a law enforcement agency to the Illinois Criminal Justice Information Authority. All state agencies that collect similar records as required under this Act, including Illinois State Police, Illinois Department of Corrections, and Illinois Department of Juvenile Justice, shall collaborate with the Illinois Criminal Justice and Information Authority to collect the information in this Act.

(g) The reports shall be public records within the meaning of subsection (c) of Section 2 of the Freedom of Information Act and are open to public inspection, with the exception of any portion of the report that the Illinois Criminal Justice Information Authority determines is privileged or protected under Illinois or federal law.

(g-5) The Illinois Criminal Justice Information Authority shall begin collecting this information by January 1, 2022. The reports and publications in subsections (h) and below shall begin by June 1, 2022.

(h) The Illinois Criminal Justice Information Authority shall make available to the public information of all individual reports relating to deaths in custody through the Illinois Criminal Justice Information Authority's website to be updated on a quarterly basis.

(i) The Illinois Criminal Justice Information Authority shall issue a public annual report tabulating and evaluating trends and information on deaths in custody, including, but not limited to:

- (1) information regarding the race, gender, sexual orientation, and gender identity of the decedent; and a brief description of the circumstances surrounding the death;
- (2) if the death occurred in ~~the custody of the Illinois Department of Corrections~~, the report shall also include the jurisdiction, law enforcement agency providing the investigation, and local or State facility where the death occurred; and
- (3) recommendations and State and local efforts underway to reduce deaths in custody.

The report shall be submitted to the Governor and General Assembly and made available to the public on the Illinois Criminal Justice Information Authority's website the first week of February of each year.

(j) So that the State may oversee the healthcare provided to any person in the custody of each law enforcement agency within this State, provision of medical services to these persons, general care and treatment, and any other factors that may contribute to the death of any of these persons, the following information shall be made available to the public on the Illinois Criminal Justice Information Authority's website:

- (1) the number of deaths that occurred during the preceding calendar year;
- (2) the known, or discoverable upon reasonable inquiry, causes and contributing factors of each of the in-custody deaths as defined in subsection (b); and
- (3) the law enforcement agency's policies, procedures, and protocols related to:
  - (A) treatment of a person experiencing withdrawal from alcohol or substance use;
  - (B) the facility's provision, or lack of provision, of medications used to treat, mitigate, or address a person's symptoms; and
  - (C) notifying an inmate's next of kin after the inmate's in-custody death.

(k) The family, next of kin, or any other person reasonably nominated by the decedent as an emergency contact shall be notified as soon as possible in a suitable manner giving an accurate factual account of the cause of death and circumstances surrounding the death in custody in accordance with State and federal law.

(l) The law enforcement agency or correctional facility shall name a staff person to act as dedicated family liaison officer to be a point of contact for the family, to make and maintain contact with the family, to report ongoing developments and findings of investigations, and to provide information and practical support. If requested by the deceased's next of kin, the law enforcement agency or correctional facility shall arrange for a chaplain, counselor, or other suitable staff member to meet with the family and discuss any faith considerations or concerns. The family has a right to the medical records of a family member who has died in custody and these records shall be disclosed to them in accordance with State and federal law.

(m) Each department shall assign an employee or employees to file reports under this Section. It is unlawful for a person who is required under this Section to investigate a death or file a report to fail to include in the report facts known or discovered in the investigation to the Illinois Criminal Justice Information Authority. A violation of this Section is a petty offense, with fine not to exceed \$500.  
 (Source: P.A. 101-652, eff. 7-1-21.)

Section 95. No acceleration or delay. Except as otherwise expressly provided in Sections 3, 15, 55, 60, and 65, where this Act makes changes in a statute that is represented in this Act by text that is not yet or no longer in effect (for example, a Section represented by multiple versions), the use of that text does not accelerate or delay the taking effect of (i) the changes made by this Act or (ii) provisions derived from any other Public Act.

Section 97. Severability. The provisions of this Act are severable under Section 1.31 of the Statute on Statutes.

Section 99. Effective date. This Act takes effect upon becoming law."

The motion prevailed.

And the amendment was adopted and ordered printed.

There being no further amendments, the bill, as amended, was ordered to a third reading.

**READING BILL FROM THE HOUSE OF REPRESENTATIVES A THIRD TIME**

On motion of Senator Sims, **House Bill No. 3443** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:

YEAS 42; NAYS 17.

The following voted in the affirmative:

Aquino	Ellman	Joyce	Simmons
Belt	Feigenholtz	Koehler	Sims
Bennett	Fine	Landek	Stadelman
Bush	Gillespie	Lightford	Turner, D.
Castro	Glowiak Hilton	Loughran Cappel	Van Pelt
Collins	Harris	Martwick	Villa
Connor	Hastings	Morrison	Villanueva
Crowe	Holmes	Muñoz	Villivalam
Cullerton, T.	Hunter	Murphy	Mr. President
Cunningham	Johnson	Pacione-Zayas	
DeWitte	Jones, E.	Peters	

The following voted in the negative:

Anderson	Fowler	Rose	Turner, S.
Bailey	McClure	Stewart	Wilcox

Barickman	McConchie	Stoller
Bryant	Plummer	Syverson
Curran	Rezin	Tracy

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence in the Senate Amendments adopted thereto.

### HOUSE BILL RECALLED

On motion of Senator E. Jones III, **House Bill No. 3714** was recalled from the order of third reading to the order of second reading.

Senator E. Jones III offered the following amendment and moved its adoption:

#### AMENDMENT NO. 2 TO HOUSE BILL 3714

AMENDMENT NO. 2. Amend House Bill 3714, AS AMENDED, by replacing everything after the enacting clause with the following:

"Section 5. The Fire Sprinkler Contractor Licensing Act is amended by changing Sections 5, 10, 12, 15, 20, 30, 35, 40, 45, 50, 55, 60, 65, 70, 75, 80, 85, 90, 95, 100, 105, 110, and 120 and by adding Sections 14, 16, 17, 22, 31, 62, and 116 as follows:

(225 ILCS 317/5)

Sec. 5. Legislative intent. It is declared that within the State of Illinois ~~there are, and may continue to be, locations where the improper service installation or repair of fire sprinkler systems and associated components creates conditions that may adversely affect the public health and general welfare. Therefore, the purpose of this Act is to protect, promote, and preserve the public health and general welfare by providing for the State administrative control, supervision, licensure, and regulation of persons involved in the service of fire sprinkler systems, ensuring that those who hold themselves out as possessing professional qualifications to engage in service of fire sprinkler systems are qualified to render service, and providing for the high standards of professional conduct by those licensed to service fire sprinkler systems. This Act shall be liberally construed to promote the public interest and to accomplish the purpose stated in this Section. establishment of minimum standards for licensure of fire sprinkler installation contractors.~~

(Source: P.A. 92-871, eff. 1-3-03.)

(225 ILCS 317/10)

Sec. 10. Definitions. As used in this Act, unless the context otherwise requires:

"Designated certified person" means an individual who has met the qualifications set forth under Section 20 ~~of this Act.~~

"Fire protection system layout documents" means layout drawings, catalog information on standard products, and other construction data that provide detail on the location of risers, cross mains, branch lines, sprinklers, piping per applicable standard, and hanger locations. "Fire protection system layout documents" serve as a guide for fabrication and installation of a fire sprinkler system and shall be based upon applicable standards pursuant to Section 30 ~~of this Act.~~

"Fire sprinkler contractor" means a person who holds himself or herself out to be in the business of providing service for a fire sprinkler system or contracts with a person to provide service for install or repair a fire sprinkler system.

"Fire sprinkler contractor license" means a license issued to a qualified fire sprinkler contractor.

"Fire sprinkler inspector" means an individual who is qualified to perform routine inspection or testing of fire sprinkler systems pursuant to Section 17 and who is employed or contracted by a fire sprinkler contractor.

"Fire sprinkler inspector license" means a license issued to a qualified fire sprinkler inspector.

"Fire sprinkler system" means any water-based automatic fire extinguishing system employing fire sprinklers, including accessory fire pumps and associated piping, fire standpipes, or underground fire main systems starting at the connection to the water service after the approved backflow device is installed under the requirements of the Illinois Plumbing Code and ending at the most remote fire sprinkler. "Fire sprinkler

system" includes but is not limited to a fire sprinkler system in a residential, commercial, institutional, educational, public, or private occupancy. "Fire sprinkler system" does not include single sprinkler heads that are in a loop of the potable water system, as referenced in 77 Ill. Adm. Code 890.1130 and 890.1200.

"Licensee" means a person or business organization licensed in accordance with this Act.

"NICET" means the National Institute for Certification in Engineering Technologies.

"Office" means the Office of the State Fire Marshal.

"Person" means an individual, group of individuals, association, trust, partnership, corporation, limited liability company, firm, business, person doing business under an assumed name, the State of Illinois, or department thereof, any other state-owned and operated institution, or any other entity.

"Responsible managing employee" means the individual designated by the fire sprinkler contractor that is not required to have a designated certified person under Section 120.

"Routine inspection or testing" means inspection or testing to verify the condition of an existing fire sprinkler system at predetermined intervals in accordance with the standards of the National Fire Protection Association.

"Rules" means the rules adopted pursuant to this Act.

"Service" means work on a fire sprinkler system, including, but not limited to, installation, repair, inspection, testing, and maintenance, within the scope of this Act.

"Standards" means those standards or codes referenced in this Act or its rules.

"Supervision" means the direction and management by a designated certified person or responsible managing employee of the activities of non-certified personnel in the service installation or repair of fire sprinkler systems.

(Source: P.A. 94-367, eff. 1-1-06.)

(225 ILCS 317/12)

Sec. 12. ~~Licenses Licensee~~; enforcement; failure to pay tax. No person shall act as a ~~licensee fire sprinkler contractor~~, or advertise or assume to act as such, or use any title implying that such person is engaged in such practice or occupation unless licensed by the ~~Office State Fire Marshal~~.

No ~~person firm, association, or corporation~~ shall act as an agency licensed under this Act, or advertise or assume to act as such, or use any title implying that the person ~~firm, association, or corporation~~ is engaged in such practice, unless licensed by the ~~Office State Fire Marshal~~.

The ~~Office State Fire Marshal~~, in the name of the People and through the Attorney General, the State's Attorney of any county, any resident of the State, or any legal entity within the State may apply for injunctive relief in any court to enjoin any person who has not been issued a license or whose license has been suspended, revoked, or not renewed from practicing a licensed activity, and upon the filing of a verified petition, the court, if satisfied by affidavit or otherwise, that such person is or has been practicing in violation of this Act may enter a temporary restraining order or preliminary injunction, without bond, enjoining the defendant from such further activity. A copy of the verified complaint shall be served upon the defendant and the proceedings shall thereafter be conducted as in other civil cases. If it is established that the defendant has been or is practicing in violation of this Act, the court may enter a judgment perpetually enjoining the defendant from such further activity. In case of violation of any injunctive order or judgment entered under the provisions of this Section, the court may summarily try and, if found in violation of the ~~injunctive order~~, punish the offender for contempt of court. Such injunctive proceeding shall be in addition to all penalties and other remedies in this Act.

The ~~Office State Fire Marshal~~ may refuse to issue a license to, or may suspend the license of, any person who fails to file a return, to pay the tax, penalty, or interest shown in a filed return, or to pay any final assessment of tax, penalty, or interest, as required by any tax Act administered by the Illinois Department of Revenue, until such time as the requirements of any such tax Act are satisfied.

(Source: P.A. 92-871, eff. 1-3-03.)

(225 ILCS 317/14 new)

Sec. 14. Fire protection system layout documents. All fire protection system layout documents of fire sprinkler systems shall be prepared by: (1) a professional engineer who is licensed under the Professional Engineering Practice Act of 1989, (2) an architect who is licensed under the Illinois Architecture Practice Act of 1989, or (3) a holder of a valid NICET Level III or IV certification in water-based fire protection systems layout who is either licensed under this Act or employed by an organization licensed under this Act.

(225 ILCS 317/15)

Sec. 15. Licensing requirements.

(a) It shall be unlawful for any person or business to engage in, advertise, or hold itself out to be in the business of providing service for ~~installing or repairing~~ fire sprinkler systems in this State ~~after 6 months after the effective date of this Act~~, unless such person or business is licensed by the Office State Fire Marshal.

(b) Applications for initial licensure and renewal shall be made to the Office on forms or electronically as prescribed by the Office, and applicants shall pay the license fee. In order to obtain a license, a person or business must submit an application to the State Fire Marshal, on a form provided by the State Fire Marshal containing the information prescribed, along with the application fee.

(c) A business applying for a license must have a designated certified person employed at the business location and the designated certified person shall be identified on the license application.

(d) A person or business applying for a license must show proof of having liability and property damage insurance in such amounts and under such circumstances as may be determined by the State Fire Marshal. The amount of liability and property damage insurance, however, shall not be less than the amount specified in Section 35 of this Act.

(e) A person or business applying for a license must show proof of having workers' compensation insurance covering its employees or be approved as a self-insurer of workers' compensation in accordance with the laws of this State.

(f) A person or business so licensed shall have a separate license for each business location within the State or outside the State when the business location is responsible for any installation or repair of fire sprinkler systems performed within the State.

(g) When an individual proposes to do business in her or his own name, a license, when granted, shall be issued only to that individual.

(h) If the applicant requesting licensure to engage in contracting is a business organization, such as a partnership, corporation, business trust, or other legal entity, the application shall state the name of the partnership and its partners, the name of the corporation and its officers and directors, the name of the business trust and its trustees, or the name of such other legal entity and its members and shall furnish evidence of statutory compliance if a fictitious name is used. Such application shall also show that the business entity employs a designated certified person as required under Section 20. The license, when issued upon application of a business organization, shall be in the name of the business organization and the name of the qualifying designated certified person shall be noted thereon.

(c) ~~(h)~~ No license is required for a person or business that is engaged in the installation of fire sprinkler systems only in single-family ~~single family~~ or multiple-family ~~multiple family~~ residential dwellings up to and including 8 family units that do not exceed 2 1/2 stories in height from the lowest grade level.

(j) All fire protection system layout documents of fire sprinkler systems, as defined in Section 10 of this Act, shall be prepared by (i) a professional engineer who is licensed under the Professional Engineering Practice Act of 1989, (ii) an architect who is licensed under the Illinois Architecture Practice Act of 1989, or (iii) a holder of a valid NICET level 3 or 4 certification in fire protection technology automatic sprinkler system layout who is either licensed under this Act or employed by an organization licensed under this Act.

(Source: P.A. 97-112, eff. 7-14-11.)

(225 ILCS 317/16 new)

Sec. 16. Fire sprinkler contractor license.

(a) A person applying for a fire sprinkler contractor license shall have a designated certified person who meets the requirements pursuant to Section 20 or a responsible managing employee pursuant to Section 120 employed at the business location. The designated certified person or responsible managing employee shall be identified on the license application.

(b) A person applying for a fire sprinkler contractor license shall show proof of having liability and property damage insurance in such amounts and under such circumstances as may be determined by the Office. The amount of liability and property damage insurance, however, shall not be less than the amount specified in Section 35.

(c) A person applying for a fire sprinkler contractor license shall show proof of having workers' compensation insurance covering its employees or be approved as a self-insurer of workers' compensation in accordance with the laws of this State.

(d) A fire sprinkler contractor licensee shall have a separate license for each business location within the State or outside the State when the business location is responsible for any installation, repair, inspection, testing, maintenance, or service of fire sprinkler systems performed within the State.

(e) When an individual proposes to do business in his or her own name, a license, when granted, shall be issued only to that individual.

(f) If the applicant requesting licensure to engage in contracting is a business organization, such as a partnership, corporation, business trust, or other legal entity, the application shall state the name of the partnership and its partners, the name of the corporation and its officers and directors, the name of the business trust and its trustees, or the name of the other legal entity and its members and shall furnish evidence of statutory compliance if a fictitious name is used. Application for a fire sprinkler contractor license shall also show that the business entity employs a designated certified person or responsible managing employee. The license, when issued upon application of a business organization, shall be in the name of the business organization and the name of the qualifying designated certified person or responsible managing employee shall be noted on the license. Changes to the information required in this Section shall be reported to the Office within 30 days after the change.

(g) Each fire sprinkler contractor shall be subject to requirements for license renewal and continuing education under Section 35.

(225 ILCS 317/17 new)

Sec. 17. Fire sprinkler inspector license; application; minimum qualifications for routine inspection or testing.

(a) Any individual who performs routine inspection or testing of any fire sprinkler system under this Act shall: (i) be employed by a licensed fire sprinkler contractor; and (ii) meet the minimum qualifications of this Section except where the individual is exempted by subsection (c).

Beginning January 1, 2024, any individual who performs routine inspection or testing of any fire sprinkler system under this Act shall be individually licensed and possess on his or her person a fire sprinkler inspector license including a photo identification issued by the Office.

A person applying for an initial fire sprinkler inspector license or renewing a fire sprinkler inspector license shall demonstrate to the Office proof of minimum qualifications as required by subsection (b) of this Section, except where the individual is exempted by subsection (c).

(b) Any individual who performs routine inspection or testing of any fire sprinkler system under this Act shall possess proof of:

(1) current certification by a nationally recognized certification organization, such as NICET certification in Inspection and Testing of Water Based Systems, at an appropriate level, or the equivalent; on or after the effective date of this amendatory Act of the 102nd General Assembly through December 31, 2022, an appropriate level in NICET certification in Inspection and Testing of Water Based Systems shall be level II; on and after January 1, 2023, an appropriate level in NICET certification in Inspection and Testing of Water Based Systems shall be level III;

(2) current ASSE 15010 certification in inspection, testing, and maintenance for water-based fire protection systems by the American Society of Sanitary Engineering; or

(3) satisfactory completion of a certified sprinkler fitter apprenticeship program approved by the U.S. Department of Labor.

(c) The following are exemptions to the licensing requirements of this Section:

(1) State employees who perform routine inspection or testing on behalf of State institutions and who meet the requirements of subsection (b) need not be licensed under this Section or employed by a fire sprinkler contractor under this Act in order to perform routine inspection or testing duties while engaged in the performance of their official duties.

(2) The requirements of this Section do not apply to individuals performing inspection or testing of fire sprinkler systems on behalf of a municipality, a county, a fire department, a fire protection district, or the Office while engaged in the performance of their official duties.

(3) The requirements of this Section do not apply to a stationary engineer, operating engineer, or other individual employed on a full-time basis by the facility owner or owner's representative performing weekly and monthly inspections and tests in accordance with applicable standards adopted under the rules.

(d) Each fire sprinkler inspector shall be subject to the requirements for license renewal and continuing education under Section 35.

(225 ILCS 317/20)

Sec. 20. Designated certified person requirements; change of a designated certified person.

(a) A designated certified person shall ~~must~~ either be a current Illinois licensed professional engineer pursuant to the Professional Engineering Practice Act of 1989 or hold a valid NICET Level III ~~level 3~~ or

higher certification in water-based fire protection systems layout ~~"fire protection technology, automatic sprinkler system layout"~~.

(b) At least one member of every firm, association, or partnership and at least one ~~corporate~~ officer of every corporation engaged in the service installation and repair of fire sprinkler systems shall must be a designated certified person.

(c) A designated certified person shall must be employed by the fire sprinkler contractor licensee at each a business location with a valid license.

(d) A designated certified person shall must perform his or her normal duties at a business location with a valid license.

(e) A designated certified person may only be the designated certified person for one business location and one business entity.

(f) A designated certified person shall must be directly involved in supervision. The designated certified person does not, however, have to be at the site of the service installation or repair of the fire sprinkler system at all times.

(g) A designated certified person shall provide an affirmative statement acknowledging his or her role as the designated certified person for the fire sprinkler contractor.

(h) When a fire sprinkler contractor is without a designated certified person, the fire sprinkler contractor shall notify the Office in writing within 30 days and shall employ a designated certified person no later than 180 days from the time the position of designated certified person becomes vacant. Failing to fill the vacant position shall cause the fire sprinkler contractor license to expire without further operation of law.  
(Source: P.A. 92-871, eff. 1-3-03.)

(225 ILCS 317/22 new)

Sec. 22. Licenses; photo exemption. An applicant who is 21 years of age or older seeking a religious exemption to the requirement under this Act that all licenses contain the licensees' photo shall furnish with his or her application an approved copy of United States Department of the Treasury Internal Revenue Service Form 4029. Regardless of age, an applicant seeking a religious exemption to this photo requirement shall submit fingerprints in a form and manner prescribed by the Office with his or her application in lieu of a photo.

(225 ILCS 317/30)

Sec. 30. Requirements for the service installation, repair, inspection, and testing of fire sprinkler protection systems.

(a) Equipment shall be listed by a nationally recognized testing laboratory, such as Underwriters Laboratories, Inc. or Factory Mutual Laboratories, Inc., or shall comply with nationally accepted standards. The Office State Fire Marshal shall adopt by rule procedures for determining whether a laboratory is nationally recognized, taking into account the laboratory's facilities, procedures, use of nationally recognized standards, and any other criteria reasonably calculated to reach an informed determination.

(b) Service for equipment ~~Equipment~~ shall be provided installed in accordance with the applicable standards as adopted in the rules of the National Fire Protection Association and the manufacturer's specifications.

(c) The contractor shall furnish the user with operating instructions for all equipment installed, together with as-built plans a diagram of the final installation.

(d) All fire sprinkler systems shall have a backflow prevention device or, in a municipality with a population over 500,000, a double detector check assembly installed by a licensed plumber before the fire sprinkler system connection to the water service. Connection to the backflow prevention device or, in a municipality with a population over 500,000, a double detector assembly shall be done in a manner consistent with the Department of Public Health's Plumbing Code.

(e) (Blank). ~~This licensing Act is not intended to require any additional fire inspections at State level.~~

(f) Routine inspection or ~~Before January 1, 2022, inspection and testing~~ of existing fire sprinkler systems and control equipment shall must be performed by an individual qualified under Section 17 ~~a licensee or an individual employed or contracted by a licensee~~. A copy of the inspection report for routine inspection or testing of a fire sprinkler system shall be sent to the local fire jurisdiction as provided by Section 31. Any individual who performs inspection and testing duties under this subsection (f) must possess proof of (i) certification by a nationally recognized certification organization at an appropriate level, such as NICET Level II in Inspection and Testing of Water Based Systems or the equivalent, (ii) a valid ASSE 15010 certification in "inspection, testing and maintenance for water based fire protection systems", or (iii) satisfactory completion of a certified sprinkler fitter apprenticeship program approved by the U.S.

Department of Labor. State employees who perform inspections and testing on behalf of State institutions and who meet all other requirements of this subsection (f) need not be licensed under this Act or employed by a licensee under this Act in order to perform inspection and testing duties under this subsection (f). The requirements of this subsection (f) do not apply to individuals performing inspections or testing of fire sprinkler systems on behalf of a municipality, a county, a fire protection district, or the Office of the State Fire Marshal. This subsection (f) does not apply to a stationary engineer, operating engineer, or other individual employed on a full time basis by the facility owner or owner's representative performing weekly and monthly inspections and tests in accordance with applicable National Fire Protection Association standards.

Before January 1, 2022, a copy of the inspection report for an inspection performed pursuant to this subsection (f) must be forwarded by the entity performing the inspection to the local fire department or fire protection district in which the sprinkler system is located. The inspection report must include the NICET Level II Inspection and Testing of Water Based Systems certification number, ASSE 15010 certification number for "inspection, testing and maintenance for water based fire protection systems", or journeyman number of the person performing the inspection.

After December 31, 2021, inspection and testing of existing fire sprinkler systems and control equipment must be performed by a licensee or an individual employed or contracted by a licensee. Any individual who performs inspection and testing duties under this subsection (f) must possess proof of (i) certification by a nationally recognized certification organization at an appropriate level, such as NICET Level III in Inspection and Testing of Water Based Systems or the equivalent, (ii) a valid ASSE 15010 certification in "inspection, testing and maintenance for water based fire protection systems", or (iii) satisfactory completion of a certified sprinkler fitter apprenticeship program approved by the United States Department of Labor. State employees who perform inspections and testing on behalf of State institutions and who meet all other requirements of this subsection (f) need not be licensed under this Act or employed by a licensee under this Act in order to perform inspection and testing duties under this subsection (f). The requirements of this subsection (f) do not apply to individuals performing inspections or testing of fire sprinkler systems on behalf of a municipality, a county, a fire protection district, or the Office of the State Fire Marshal. This subsection (f) does not apply to a stationary engineer, operating engineer, or other individual employed on a full time basis by the facility owner or owner's representative performing weekly and monthly inspections and tests in accordance with applicable National Fire Protection Association standards.

After December 31, 2021, a copy of the inspection report for an inspection performed pursuant to this subsection (f) must be forwarded by the entity performing the inspection to the local fire department or fire protection district in which the sprinkler system is located. The inspection report must include the NICET Level III Inspection and Testing of Water Based Systems certification number, ASSE 15010 certification number for "inspection, testing and maintenance for water based fire protection systems", or journeyman number of the person performing the inspection.

(Source: P.A. 101-626, eff. 6-1-20.)

(225 ILCS 317/31 new)

Sec. 31. Reporting of routine inspection or testing activity. A copy of the inspection report for routine inspection or testing of a fire sprinkler system provided by a fire sprinkler inspector shall be forwarded by the entity performing the routine inspection or testing to the local fire jurisdiction in which the fire sprinkler system is located within 20 business days after the routine inspection or testing or within the time frame required by the local fire jurisdiction, whichever is less.

The report for routine inspection or testing shall include: (1) the name and license number of the individual or individuals who performed the routine inspection or testing; and (2) the name and license number of the fire sprinkler contractor by whom the individual or individuals are employed.

(225 ILCS 317/35)

Sec. 35. Fees, renewals, continuing education, and required insurance.

(a) The fees for an initial original license and each renewal and for duplicate copies of licenses shall be determined by the Office State Fire Marshal by rule.

(b) Each license shall must be renewed every 2 years. Each licensee shall must complete at least 16 hours of continuing education in the 2-year period following the licensee's his or her renewal or initial licensure, with at least 8 hours of continuing education completed during each year of the current license after the effective date of this amendatory Act of the 97th General Assembly.

To satisfy the continuing education requirement for fire sprinkler contractors, continuing education shall be completed by the designated certified person or responsible managing employee on behalf of the fire sprinkler contractor licensee. Current licensure as a professional engineer or proof of current NICET certification in Level III or IV certification in water-based fire protection systems layout shall satisfy the continuing education this requirement for designated certified persons.

Continuing education offered through nationally recognized building and fire code organizations and their affiliates; nationally recognized fire sprinkler organizations and their affiliates; institutions of higher education; educational bodies specializing in automatic fire suppression system technology; as well as other entities approved by the ~~Office State Fire Marshal~~ shall be also acceptable. All continuing education entities seeking to be approved providers of continuing education shall make application to the ~~Office State Fire Marshal~~ and offer programs that:

(1) contribute to the advancement, extension, or enhancement of the professional skills or technical knowledge of the licensee in the practice of fire sprinkler contracting; and

(2) are developed and presented by persons with education or experience in the subject matter of the program.

(c) Any person who fails to file a renewal application by the date of expiration of a license shall be assessed a late filing ~~fee charge~~, which shall be determined by the ~~Office State Fire Marshal~~ by rule.

(d) ~~All fees shall be paid by check or money order.~~ Any fee required by this Act is not refundable in the event that the ~~initial original~~ application or application for renewal is denied.

(e) Every application for an ~~initial original~~ license or renewal of a fire sprinkler contractor license shall be accompanied by a certificate of insurance issued by an insurance company authorized to do business in the State of Illinois or by a risk retention or purchasing group formed pursuant to the federal Liability Risk Retention Act of 1986, which provides primary, first dollar public liability coverage of the applicant or licensee for personal injuries for not less than \$500,000 per person or \$1,000,000 per occurrence, and, in addition, for not less than \$1,000,000 per occurrence for property damage. The insurance policy shall be in effect at all times during the license year and a new certificate of insurance shall be filed with the ~~Office State Fire Marshal~~ within 30 days after the renewal of the insurance policy.

(Source: P.A. 97-112, eff. 7-14-11.)

(225 ILCS 317/40)

Sec. 40. Deposit of fines and fees; appropriation. All administrative civil fines and fees collected pursuant to the Act shall be deposited into the Fire Prevention Fund, a special fund in the State treasury. ~~The General Assembly shall appropriate the amount annually collected as administrative civil fines and fees to the State Fire Marshal for the purposes of administering this Act.~~

(Source: P.A. 92-871, eff. 1-3-03.)

(225 ILCS 317/45)

Sec. 45. Home rule. A home rule unit may not regulate the ~~service installation and repair~~ of fire sprinkler systems in a manner less restrictive than the regulation by the State on the ~~service installation and repair~~ of fire sprinkler systems under this Act. This Section is a limitation under subsection (i) of Section 6 of Article VII of the Illinois Constitution on the concurrent exercise by home rule units of powers and functions exercised by the State.

The changes made to this Section by this amendatory Act of the 102nd General Assembly are intended to be a restatement and clarification of existing law.

(Source: P.A. 92-871, eff. 1-3-03.)

(225 ILCS 317/50)

Sec. 50. Powers and duties of the ~~Office State Fire Marshal~~. The ~~Office State Fire Marshal~~ has all of the following powers and duties:

(a) To prescribe and furnish application forms, licenses, and any other forms necessary under this Act.

(b) To suspend, revoke, or refuse to issue or renew licenses for cause.

(c) To conduct hearings concerning the suspension, revocation, or refusal to issue or renew licenses.

(d) To levy and collect fines pursuant to this Act.

(e) To ~~adopt promulgate rules and regulations~~ and incorporate standards necessary for the administration of this Act and to enforce the rules and standards adopted under the Act or its rules.

(f) To investigate applications, complaints, and allegations of violations associated with this Act.

(g) To establish fee schedules for licenses.

(h) To establish a database of licensed fire sprinkler contractors and licensed fire sprinkler inspectors.

(Source: P.A. 92-871, eff. 1-3-03.)

(225 ILCS 317/55)

Sec. 55. Rules; public hearing. Subject to the requirement for public hearings as provided in this Section, the Office State Fire Marshal shall ~~promulgate~~, publish, and adopt, and may, from time to time, amend such rules as may be necessary for the proper enforcement of this Act, to protect the health and safety of the public. The Office State Fire Marshal shall hold a public hearing prior to the adoption or amendment of rules required under this Act. The Office State Fire Marshal may, when necessary, utilize the services of any other State agency to assist in carrying out the purposes of this Act.

(Source: P.A. 92-871, eff. 1-3-03.)

(225 ILCS 317/60)

Sec. 60. Grounds for disciplinary action. The following constitute grounds for disciplinary action by the Office State Fire Marshal:

(1) Violation of any provision of this Act or rules or standards adopted under this Act or its rules ~~or of any rule adopted pursuant thereto~~.

(2) Violation of the applicable building, fire, or life safety codes or laws of this State or any municipality or county thereof.

(3) Diversion of funds or property received for prosecution or completion of a specified construction project or operation when, as a result of the diversion, the contractor is, or will be, unable to fulfill the terms of his or her ~~her or his~~ obligation or contract.

(4) ~~Any final disciplinary~~ Disciplinary action by any municipality or county of this State, which action shall be reviewed by the Office State Fire Marshal before the Office takes ~~taking~~ any disciplinary action.

(5) Failure to supervise the service installation of the fire sprinkler protection system performed covered by the installation permit signed by the contractor.

(6) Rendering a fire sprinkler protection system, standpipe system, or underground water supply main connecting to the system inoperative except when the fire sprinkler protection system, standpipe system, or underground water supply main is being serviced inspected, serviced, tested, or repaired or pursuant to court order.

(7) Improperly servicing, ~~repairing, testing, or inspecting~~ a fire sprinkler protection system, standpipe system, or underground water supply main connecting to the system based upon applicable standards of this Act or as adopted by rule.

(8) Failing to provide proof of insurance to the Office State Fire Marshal or failing to maintain in force the insurance coverage required by this Act.

(9) Failing to obtain, retain, or maintain one or more of the qualifications for a designated certified person or responsible managing employee as specified in this Act.

(10) Making a material misstatement or misrepresentation or committing a fraud in obtaining or attempting to obtain a license.

(11) Failing to notify the Office State Fire Marshal, in writing, within 30 days after a change of residence address, principal business address, ~~or name~~, or designated certified person or responsible managing employee.

(12) Failure to supply within a reasonable time, upon request from the Office State Fire Marshal or its authorized representative, true information regarding material used, work performed, or other information essential to the administration of this Act.

(13) Aiding or assisting abetting a person to violate any a provision of this Act or its rules, or conspiring with any person to violate any a provision of this Act or its rules, ~~or allowing a license to be used by another person~~.

(14) Discipline by another U.S. jurisdiction if at least one of the grounds for the discipline is the same or substantially equivalent to those set forth in this Section.

(15) Improperly advertising services for installing, maintaining, servicing, repairing, testing, or inspecting a fire sprinkler system.

(16) Making a material misstatement or misrepresentation or committing fraud in the installation, repair, inspection, testing, maintenance, or service of a fire sprinkler system, standpipe system, or underground water supply main connecting to the system.

(17) Conviction by plea of guilty or nolo contendere, finding of guilt, jury verdict, or entry of judgment or by sentencing of any crime, including, but not limited to, convictions, preceding sentences of supervision, conditional discharge, or first offender probation, under the laws of any jurisdiction of the United States that is a felony or misdemeanor, an essential element of which is dishonesty, or that is directly

related to the business practices or the installation, repair, inspection, testing, maintenance, or service of a fire sprinkler system, standpipe system, or underground water supply main connecting to the system.

(18) Directly or indirectly willfully receiving compensation for any professional service related to the license, not properly or actually rendered, including inspections.

(19) Permitting the use of a license issued under this Act to enable an unlicensed person or agency to operate as a licensee.

(20) Use of a license or license number issued under this Act by an unlicensed person to operate as a licensee.

(Source: P.A. 92-871, eff. 1-3-03.)

(225 ILCS 317/62 new)

Sec. 62. Unlicensed practice; violation; civil penalty.

(a) Any person, entity, or business that offers fire sprinkler contractor services under this Act without being licensed or exempt under this Act shall, in addition to any other penalty provided by law, pay a civil penalty, which shall be deposited into the Fire Prevention Fund, in an amount not to exceed \$10,000 for each offense, as determined by the Office. The civil penalty shall be assessed by the Office after a hearing is held in accordance with the provisions of this Act regarding the provision of a hearing for the discipline of a licensee.

(b) Use of the title "fire sprinkler inspector" is limited to those individuals licensed under this Act. Any person who practices, offers to practice, attempts to practice, or holds himself or herself out to practice as a fire sprinkler inspector without being licensed or exempt under this Act shall, in addition to any other penalty provided by law, pay a civil penalty, which shall be deposited into the Fire Prevention Fund, in an amount not to exceed \$10,000 for each offense, as determined by the Office. The civil penalty shall be assessed by the Office after a hearing is held in accordance with the provisions of this Act regarding the provision of a hearing for the discipline of a licensee.

(c) The Office may investigate any actual, alleged, or suspected unlicensed activity.

(d) The civil penalty shall be paid within 60 days after the effective date of the order imposing the civil penalty. The order shall constitute a final judgment and may be filed and execution had thereon in the same manner as any judgment from any court of record.

(225 ILCS 317/65)

Sec. 65. Notice; administrative action; suspension, revocation, or refusal to renew a license.

(a) Whenever the ~~Office State Fire Marshal~~ determines that there are reasonable grounds to believe that a licensee has violated a provision of this Act or the rules or standards adopted under this Act or its rules, the ~~Office State Fire Marshal~~ shall give notice of the alleged violation ~~to the person whom the license was issued~~. The notice shall (i) be in writing ~~and~~; (ii) include a statement of the alleged violation which necessitates issuance of the notice; (iii) ~~contain an outline of remedial action that, if taken, will effect compliance with the provisions of this Act and the rules adopted under this Act~~; (iv) ~~prescribe a reasonable time, as determined by the State Fire Marshal, for the performance of any action required by the notice~~; and ~~(v) be served upon the licensee~~. The notice shall be deemed to have been properly served upon the person when a copy of the notice has been sent by registered or certified mail to the person's ~~his or her~~ last known address as furnished to the ~~Office State Fire Marshal~~ or when ~~the person~~ ~~he or she~~ has been served the notice by any other method authorized by law.

(b) If the person to whom the notice is served does not abate the violation ~~comply with the terms of the notice within the time limitations specified in the notice~~, the ~~Office State Fire Marshal~~ may proceed with action, including civil and administrative fines, penalties, suspension, revocation, and refusal ~~to suspend, revoke, or refuse to issue or renew a license as provided in this Act Section~~.

(c) ~~(Blank)~~. Other requirements of this Act notwithstanding, when the State Fire Marshal determines that reasonable grounds exist to indicate that a violation of this Act has been committed and the violation is the third separate violation by that person in an 18-month period, the notice requirement of subsection (a) of this Section is waived and the State Fire Marshal may proceed immediately with action to suspend, revoke, or refuse to issue a license.

(d) In any proceeding ~~to administratively fine, penalize, suspend, revoke, or refuse to issue or renew a license~~, the ~~Office State Fire Marshal~~ shall first serve or cause to be served upon the ~~person licensee~~ a written notice of the ~~Office's State Fire Marshal's~~ intent to take action. The notice shall specify the way in which the person has failed to comply with this Act or any other rules or standards of the ~~Office State Fire Marshal~~. The notice shall be deemed to have been properly served upon the person when a copy of the

notice has been sent by registered or certified mail to the person's last known address as furnished to the Office or when the person has been served the notice by any other method authorized by law.

(e) In the case of revocation or suspension, the notice shall require the person to remove or abate the violation or objectionable condition specified in the notice within 10 ~~5~~ days. The Office ~~State Fire Marshal~~ may specify a longer period of time as it deems necessary. If the person fails to comply with the terms and conditions of the revocation or suspension notice within the time specified by the Office ~~State Fire Marshal~~, the Office ~~State Fire Marshal~~ may summarily revoke or suspend the license.

(f) ~~If in the case of refusal to issue a license, if the person has violated or fails to comply with the Act or rules or standards adopted promulgated under this the Act or its rules, the Office State Fire Marshal may refuse to issue or renew a license.~~

(Source: P.A. 92-871, eff. 1-3-03.)

(225 ILCS 317/70)

Sec. 70. Administrative hearing. The Office ~~State Fire Marshal~~ shall give written notice by certified or registered mail to an applicant, ~~or licensee, or person of the Office's State Fire Marshal's intent to suspend, revoke, or refuse to issue or renew a license or to assess a fine. Such person has a right to a hearing before the Office State Fire Marshal. A written notice of a request for a hearing shall be served on the Office State Fire Marshal within 10 days of notice of the refusal, suspension, or revocation of a license or imposition of a fine. The hearing shall be conducted by the Office State Fire Marshal or a hearing officer designated in writing by the Office State Fire Marshal. A stenographic record shall be made of the hearing and the cost of the hearing shall be borne by the Office State Fire Marshal. A transcript of the hearing shall be made only upon request of the applicant, or licensee, or person and shall be transcribed at the cost of that person.~~

(Source: P.A. 92-871, eff. 1-3-03.)

(225 ILCS 317/75)

Sec. 75. Subpoena powers; administration of oath. The Office ~~State Fire Marshal~~ or hearing officer may compel by subpoena or subpoena duces tecum the attendance and testimony of witnesses and the production of books and papers. All subpoenas issued by the Office ~~State Fire Marshal~~ or hearing officer may be served as provided for in a civil action. The fees of witnesses for attendance and travel shall be the same as the fees for witnesses before the circuit court and shall be paid by the party at whose request the subpoena is issued. If such subpoena is issued at the request of the Office ~~State Fire Marshal~~, the witness fee shall be paid as an administrative expense.

In the case of refusal of a witness to attend or testify or to produce books or papers concerning any matter upon which he or she might be lawfully examined, the circuit court of the county where the hearing is held, upon application of any party to the proceeding, may compel obedience by a proceeding for contempt.

The Office ~~State Fire Marshal~~ or hearing officer has the authority to administer oaths to witnesses.

(Source: P.A. 92-871, eff. 1-3-03.)

(225 ILCS 317/80)

Sec. 80. Deposition of witnesses; testimony at hearing recorded. In the event of the inability of any party or the Office ~~State Fire Marshal~~ to procure the attendance of witnesses to give testimony or produce books and papers, the party or the Office ~~State Fire Marshal~~ may take the deposition of witnesses in accordance with the laws of this State. All testimony taken at a hearing shall be reduced to writing and all such testimony and other evidence introduced at the hearing shall be a part of the record of the hearing.

(Source: P.A. 92-871, eff. 1-3-03.)

(225 ILCS 317/85)

Sec. 85. Certification of record. The Office ~~State Fire Marshal~~ is not required to certify any record or file any answer or otherwise appear in any proceeding for judicial review unless the party filing the complaint deposits with the clerk of the court the sum of one dollar per page representing the costs of the certification. Failure on the part of the plaintiff to make the deposit shall be grounds for dismissal of the action.

(Source: P.A. 92-871, eff. 1-3-03.)

(225 ILCS 317/90)

Sec. 90. Injunction. Unlicensed, faulty, or noncompliant Faulty fire sprinkler installation, and repair, inspection, testing, maintenance, and service is declared a violation of this Act and inimical to the public health, welfare, and safety and a deceptive business practice. If any person violates the provisions of this Act, the Office may, in the name of the People of the State of Illinois, through the Attorney General, petition, in a circuit court of competent jurisdiction, for an order enjoining such violation or for an order

enforcing compliance with this Act. Upon the filing of a verified petition in such court, the court may issue a temporary restraining order, without notice or bond, and may preliminarily and permanently enjoin such violation, and if it is established that such person has violated or is violating the injunction the court may punish the offender for contempt of court. Proceedings under this Section shall be in addition to, and not in lieu of, all other remedies and penalties provided by this Act. ~~The State Fire Marshal, in the name of the People of the State, through the Attorney General or the State's Attorney of the county in which the violation occurs may, in addition to other remedies herein provided, bring an action for an injunction to restrain such violation or enjoin the future performance of the person who committed the violation until compliance with the provisions of this Act has been obtained.~~

(Source: P.A. 92-871, eff. 1-3-03.)

(225 ILCS 317/95)

Sec. 95. Penalty. Any person who violates this Act or any rule adopted by the ~~Office State Fire Marshal~~, or who violates any determination or order of the ~~Office State Fire Marshal~~ under this Act shall be guilty of a Class A misdemeanor and shall be fined a sum not less than \$100.

Each day's violation constitutes a separate offense. The State's Attorney of the county in which the violation occurred or the Attorney General shall bring such actions in the name of the people of the State of Illinois.

(Source: P.A. 92-871, eff. 1-3-03.)

(225 ILCS 317/100)

Sec. 100. Administrative civil fines. The ~~Office State Fire Marshal~~ is empowered to assess administrative civil fines against a licensee for violations of this Act or its rules. These fines shall not be greater than \$1,000 for each offense. These fines shall be in addition to, or in lieu of, license suspensions and revocations. Rules to implement this Section shall be adopted by the ~~Office State Fire Marshal within 6 months after the effective date of this Act.~~

The hearing officer shall, upon determination that a violation of the Act or rules has occurred, determine the amount of these fines. Any fine assessed and not paid within 60 days after receiving notice of the fine from the ~~Office State Fire Marshal~~ may be submitted to the Attorney General's office for collection. Failure to pay a fine shall also be grounds for immediate suspension or revocation of a license issued under this Act.

(Source: P.A. 92-871, eff. 1-3-03.)

(225 ILCS 317/105)

Sec. 105. Judicial review of final administrative decision. The Administrative Review Law and the rules adopted under the Administrative Review Law apply to and govern all proceedings for judicial review of final administrative decisions of the ~~Office State Fire Marshal~~ under this Act. Such judicial review shall be had in the circuit court of the county in which the cause of the action arose. The term "administrative decision" is defined in Section 3-101 of the Code of Civil Procedure.

(Source: P.A. 92-871, eff. 1-3-03.)

(225 ILCS 317/110)

Sec. 110. Illinois Administrative Procedure Act. The provisions of the Illinois Administrative Procedure Act are hereby expressly adopted and shall apply to all administrative rules and procedures of the ~~Office State Fire Marshal~~ under this Act, except that, in the case of conflict between the Illinois Administrative Procedure Act and this Act, the provisions of this Act shall control, and except that Section 5-35 of the Illinois Administrative Procedure Act relating to procedures for rule-making does not apply to the adoption of any rule required by federal law in connection with which the ~~Office State Fire Marshal~~ is precluded by law from exercising any discretion.

(Source: P.A. 92-871, eff. 1-3-03.)

(225 ILCS 317/116 new)

Sec. 116. Exceptions.

(a) The provisions of this Act do not apply to facilities licensed by the Nuclear Regulatory Commission under the provisions of 10 CFR 50 or 10 CFR 52 or their employees while engaged in the performance of their official duties.

(b) The provisions of this Act do not apply to a professional engineer who is operating within the scope of the Professional Engineering Practice Act of 1989 or an architect who is operating within the scope of the Illinois Architecture Practice Act of 1989.

(225 ILCS 317/120)

Sec. 120. Grandfather clause. Any person or business that, as of January 3, 2003 ~~was the effective date of this Act,~~ is installing or repairing fire sprinkler systems in the State of Illinois and ~~has~~ has a minimum of 3 years of experience in installing or repairing fire sprinkler systems before January 3, 2003 is exempt from having a designated certified person as required in Section 20. A fire sprinkler contractor that is exempt from having a designated certified person shall have a responsible managing employee.

Beginning July 1, 2021, no person or business organization shall be issued an initial fire sprinkler contractor license using such exemption.

(Source: P.A. 92-871, eff. 1-3-03.)

(225 ILCS 317/25 rep.)

Section 10. The Fire Sprinkler Contractor Licensing Act is amended by repealing Section 25.

Section 99. Effective date. This Act takes effect upon becoming law."

The motion prevailed.

And the amendment was adopted and ordered printed.

There being no further amendments, the bill, as amended, was ordered to a third reading.

**READING BILL FROM THE HOUSE OF REPRESENTATIVES A THIRD TIME**

On motion of Senator E. Jones III, **House Bill No. 3714** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:

YEAS 41; NAYS 15.

The following voted in the affirmative:

Aquino	DeWitte	Jones, E.	Sims
Belt	Ellman	Joyce	Stadelman
Bennett	Feigenholtz	Koehler	Turner, D.
Bush	Fine	Lightford	Van Pelt
Castro	Gillespie	Loughran Cappel	Villa
Collins	Glowiak Hilton	Martwick	Villanueva
Connor	Harris	Morrison	Villivalam
Crowe	Hastings	Muñoz	Mr. President
Cullerton, T.	Holmes	Murphy	
Cunningham	Hunter	Pacione-Zayas	
Curran	Johnson	Peters	

The following voted in the negative:

Bailey	McClure	Rose	Tracy
Barickman	McConchie	Stewart	Turner, S.
Bryant	Plummer	Stoller	Wilcox
Fowler	Rezin	Syverson	

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence in the Senate Amendments adopted thereto.

**MESSAGES FROM THE HOUSE**

A message from the House by

Mr. Hollman, Clerk:

Mr. President -- I am directed to inform the Senate that the House of Representatives has concurred with the Senate in the passage of a bill of the following title, to-wit:

SENATE BILL NO. 508

A bill for AN ACT concerning revenue.

Together with the following amendments which are attached, in the adoption of which I am instructed to ask the concurrence of the Senate, to-wit:

House Amendment No. 2 to SENATE BILL NO. 508

House Amendment No. 5 to SENATE BILL NO. 508

Passed the House, as amended, May 31, 2021.

JOHN W. HOLLMAN, Clerk of the House

**AMENDMENT NO. 2 TO SENATE BILL 508**

AMENDMENT NO. 2. Amend Senate Bill 508 by replacing everything after the enacting clause with the following:

"Section 5. The Property Tax Code is amended by changing Sections 16-8, 18-185, 21-145, 21-150, 21-205, and 21-260 and by adding Sections 9-285, 18-233, and 21-261 as follows:

(35 ILCS 200/9-285 new)

Sec. 9-285. Real property descriptions.

(a) This Section shall apply to all counties with 3,000,000 or more inhabitants and to all counties where the county board provides by ordinance or resolution that owners of certain property shall substantially comply with subsection (b), below.

(b) Owners of income producing properties shall file physical descriptions of their properties with the chief county assessor, on a form and format determined by the chief county assessor, within 120 days after:

(1) the effective date of this amendatory Act of the 102nd General Assembly, for counties of 3,000,000 or more; or

(2) the adoption of a resolution by the county board under this Section, for all other counties.

Following an initial filing pursuant to paragraphs (1) or (2) of this subsection (b), a property owner shall also update the filing within 120 days after any material change in the physical description.

(c) Definitions. For the purpose of this Section:

"Income producing property" means property that is not owner-occupied, as defined in this Section, and is owned for the purpose of generating income from the property itself, whether or not such property actually generates income in a particular year. "Income producing property" does not include:

(1) property with a market value of \$500,000 or less in the most recent assessment year for which an assessment is certified exclusive of any adjustments to assessed value by a board of review, the Property Tax Appeal Board, or the circuit court;

(2) residential property containing 6 or fewer dwelling units;

(3) property assessed under Article 10 of this Code and stadiums that are not qualified property under Section 10-215 that have a seating capacity of 20,000 or more and host major professional sporting events;

(4) property that is assessed by the Department under Article 11 of this Code;

(5) property that is owned or leased by a hospital licensed under the Hospital Licensing Act or operated under the University of Illinois Hospital Act, including any hospital affiliate that directly or indirectly controls, is controlled by, or is under common control with a hospital; or

(6) property that is owned or leased by a facility licensed under the Nursing Home Care Act that is an intermediate or skilled facility.

"Net rentable area" means the square footage of an improvement that may be leased or rented to tenants and excludes common areas such as elevators, stairways, and atriums.

"Owner-occupied" means real property that is used or occupied exclusively by a record owner or related entity, or real property where 80% or more of the net rentable area of the property is occupied or held for future use by the record owner of the property or a related person or entity as described in subsection (b) of Section 267 of the Internal Revenue Code. If more than 20% of the net rentable area of a property is

[May 31, 2021]

subject to an existing lease or is subject to short term rental of the property by an unrelated entity, the property is not considered owner-occupied for purposes of this Section.

"Physical description" means the land size and, for each individual development on the parcel, information about the construction type, year built, total development size, number of buildings, the number of stories in each building, and parking capacity. Additionally:

(1) For multi-family residential properties of 6 or more units, "physical description" also includes the number of stories in each building, the size and use of basement area, the number of studio, 1-bedroom, 2-bedroom, 3-bedroom, and larger units; pool area (if any); exercise area (if any); lower level uses; and the number of units, if any, which are enrolled in any government-administered affordable housing program.

(2) For office properties, "physical description" also includes the net rentable area, the number of stories, the size and use of basement area, lower level uses, ceiling height, whether or not each unit is used for medical services, and whether or not buildings on the property share a central plant.

(3) For retail properties, "physical description" also includes the net rentable area, the number of stories, the size and uses of basement area, the size and use of lower levels, ceiling height, and total customer capacity.

(4) For industrial properties, "physical description" also includes the size and location of office area or areas, ceiling height, the size and location of docks, the number and size of loading bay doors, and the primary tenant or business entity.

(5) For hospitality properties, "physical description" also includes the size of any conference area, the number of stories, the size and use of basement area, the room count, the suite count, the size and location of lounge areas, the size and location of restaurant areas, franchise affiliation, the size and location of any pool area, and lower level uses.

"Property" has the meaning set forth in Section 1-130 of this Code and includes contiguous parcels or property index numbers that comprise one functional property location.

(35 ILCS 200/16-8)

Sec. 16-8. Books and records of chief county assessment officer.

(a) In counties with 3,000,000 or more inhabitants, the chief county assessment officer shall maintain records of the assessed value of each parcel of property and shall enter upon the property record card of each town or city lot or parcel of land the elements (or basis) of valuation and computations that are taken into consideration by the chief county assessment officer in ascertaining and determining the fair cash value of each town or city lot or parcel of land and of each improvement thereon, including the elements (shown by percentages or otherwise) that were taken into consideration as enhancing or detracting elements (such as depth, corner, alley, railway or other elements). The assessment officer shall maintain the records for at least 10 years. Upon request by the board of appeals (until the first Monday in December 1998 and the board of review beginning the first Monday in December 1998 and thereafter), the officer shall immediately furnish all of the requested records to the board. The records shall be available, on request, to the taxpayer. The chief county assessment officer shall certify, in writing, the amount of the assessment to the board. If the records maintained by the chief county assessment officer at the time the assessment is certified to the board under subsection (a) contain none of the elements (or basis) of valuation for the parcel, then any increase by the chief county assessment officer shall be considered invalid by the board acting on a complaint under Section 16-120; and no action by the board under Section 16-120 shall result in an increase in the valuation for the parcel for the current assessment year.

(a-5) In counties with 3,000,000 or more inhabitants, the chief county assessment officer shall make available, without charge and in an electronic format commonly available to the general public, the factors that were taken into consideration in determining the fair cash value of each income-producing property, as defined in Section 9-285, when feasible to do so. These factors include, but are not limited to: capitalization rates and tax loads; rental income data and any adjustments to rental income data; ratios of expenses to income; net income; vacancy and collection loss; reproduction or replacement cost calculators or manuals; physical, functional, and economic depreciation or obsolescence; comparable sales; and sales adjustment factors.

(b) In counties with 3,000,000 or more inhabitants, the notice given by the chief county assessment officer to a taxpayer of a proposed increase in assessment shall designate the reason for the increase. If a taxpayer files an assessment complaint with the chief county assessment officer, the notification to the taxpayer of a determination on the assessment complaint shall designate the reason for the result.

(c) The provisions of this Section shall be applicable beginning with the assessment for the 1997 tax year.

(Source: P.A. 89-718, eff. 3-7-97; 90-4, eff. 3-7-97.)

(35 ILCS 200/18-185)

Sec. 18-185. Short title; definitions. This Division 5 may be cited as the Property Tax Extension Limitation Law. As used in this Division 5:

"Consumer Price Index" means the Consumer Price Index for All Urban Consumers for all items published by the United States Department of Labor.

"Extension limitation" means (a) the lesser of 5% or the percentage increase in the Consumer Price Index during the 12-month calendar year preceding the levy year or (b) the rate of increase approved by voters under Section 18-205.

"Affected county" means a county of 3,000,000 or more inhabitants or a county contiguous to a county of 3,000,000 or more inhabitants.

"Taxing district" has the same meaning provided in Section 1-150, except as otherwise provided in this Section. For the 1991 through 1994 levy years only, "taxing district" includes only each non-home rule taxing district having the majority of its 1990 equalized assessed value within any county or counties contiguous to a county with 3,000,000 or more inhabitants. Beginning with the 1995 levy year, "taxing district" includes only each non-home rule taxing district subject to this Law before the 1995 levy year and each non-home rule taxing district not subject to this Law before the 1995 levy year having the majority of its 1994 equalized assessed value in an affected county or counties. Beginning with the levy year in which this Law becomes applicable to a taxing district as provided in Section 18-213, "taxing district" also includes those taxing districts made subject to this Law as provided in Section 18-213.

"Aggregate extension" for taxing districts to which this Law applied before the 1995 levy year means the annual corporate extension for the taxing district and those special purpose extensions that are made annually for the taxing district, excluding special purpose extensions: (a) made for the taxing district to pay interest or principal on general obligation bonds that were approved by referendum; (b) made for any taxing district to pay interest or principal on general obligation bonds issued before October 1, 1991; (c) made for any taxing district to pay interest or principal on bonds issued to refund or continue to refund those bonds issued before October 1, 1991; (d) made for any taxing district to pay interest or principal on bonds issued to refund or continue to refund bonds issued after October 1, 1991 that were approved by referendum; (e) made for any taxing district to pay interest or principal on revenue bonds issued before October 1, 1991 for payment of which a property tax levy or the full faith and credit of the unit of local government is pledged; however, a tax for the payment of interest or principal on those bonds shall be made only after the governing body of the unit of local government finds that all other sources for payment are insufficient to make those payments; (f) made for payments under a building commission lease when the lease payments are for the retirement of bonds issued by the commission before October 1, 1991, to pay for the building project; (g) made for payments due under installment contracts entered into before October 1, 1991; (h) made for payments of principal and interest on bonds issued under the Metropolitan Water Reclamation District Act to finance construction projects initiated before October 1, 1991; (i) made for payments of principal and interest on limited bonds, as defined in Section 3 of the Local Government Debt Reform Act, in an amount not to exceed the debt service extension base less the amount in items (b), (c), (e), and (h) of this definition for non-referendum obligations, except obligations initially issued pursuant to referendum; (j) made for payments of principal and interest on bonds issued under Section 15 of the Local Government Debt Reform Act; (k) made by a school district that participates in the Special Education District of Lake County, created by special education joint agreement under Section 10-22.31 of the School Code, for payment of the school district's share of the amounts required to be contributed by the Special Education District of Lake County to the Illinois Municipal Retirement Fund under Article 7 of the Illinois Pension Code; the amount of any extension under this item (k) shall be certified by the school district to the county clerk; (l) made to fund expenses of providing joint recreational programs for persons with disabilities under Section 5-8 of the Park District Code or Section 11-95-14 of the Illinois Municipal Code; (m) made for temporary relocation loan repayment purposes pursuant to Sections 2-3.77 and 17-2.2d of the School Code; (n) made for payment of principal and interest on any bonds issued under the authority of Section 17-2.2d of the School Code; (o) made for contributions to a firefighter's pension fund created under Article 4 of the Illinois Pension Code, to the extent of the amount certified under item (5) of Section 4-134 of the Illinois Pension Code; and (p) made for road purposes in the first year after a township assumes the rights, powers, duties, assets, property,

liabilities, obligations, and responsibilities of a road district abolished under the provisions of Section 6-133 of the Illinois Highway Code.

"Aggregate extension" for the taxing districts to which this Law did not apply before the 1995 levy year (except taxing districts subject to this Law in accordance with Section 18-213) means the annual corporate extension for the taxing district and those special purpose extensions that are made annually for the taxing district, excluding special purpose extensions: (a) made for the taxing district to pay interest or principal on general obligation bonds that were approved by referendum; (b) made for any taxing district to pay interest or principal on general obligation bonds issued before March 1, 1995; (c) made for any taxing district to pay interest or principal on bonds issued to refund or continue to refund those bonds issued before March 1, 1995; (d) made for any taxing district to pay interest or principal on bonds issued to refund or continue to refund bonds issued after March 1, 1995 that were approved by referendum; (e) made for any taxing district to pay interest or principal on revenue bonds issued before March 1, 1995 for payment of which a property tax levy or the full faith and credit of the unit of local government is pledged; however, a tax for the payment of interest or principal on those bonds shall be made only after the governing body of the unit of local government finds that all other sources for payment are insufficient to make those payments; (f) made for payments under a building commission lease when the lease payments are for the retirement of bonds issued by the commission before March 1, 1995 to pay for the building project; (g) made for payments due under installment contracts entered into before March 1, 1995; (h) made for payments of principal and interest on bonds issued under the Metropolitan Water Reclamation District Act to finance construction projects initiated before October 1, 1991; (h-4) made for stormwater management purposes by the Metropolitan Water Reclamation District of Greater Chicago under Section 12 of the Metropolitan Water Reclamation District Act; (i) made for payments of principal and interest on limited bonds, as defined in Section 3 of the Local Government Debt Reform Act, in an amount not to exceed the debt service extension base less the amount in items (b), (c), and (e) of this definition for non-referendum obligations, except obligations initially issued pursuant to referendum and bonds described in subsection (h) of this definition; (j) made for payments of principal and interest on bonds issued under Section 15 of the Local Government Debt Reform Act; (k) made for payments of principal and interest on bonds authorized by Public Act 88-503 and issued under Section 20a of the Chicago Park District Act for aquarium or museum projects; (l) made for payments of principal and interest on bonds authorized by Public Act 87-1191 or 93-601 and (i) issued pursuant to Section 21.2 of the Cook County Forest Preserve District Act, (ii) issued under Section 42 of the Cook County Forest Preserve District Act for zoological park projects, or (iii) issued under Section 44.1 of the Cook County Forest Preserve District Act for botanical gardens projects; (m) made pursuant to Section 34-53.5 of the School Code, whether levied annually or not; (n) made to fund expenses of providing joint recreational programs for persons with disabilities under Section 5-8 of the Park District Code or Section 11-95-14 of the Illinois Municipal Code; (o) made by the Chicago Park District for recreational programs for persons with disabilities under subsection (c) of Section 7.06 of the Chicago Park District Act; (p) made for contributions to a firefighter's pension fund created under Article 4 of the Illinois Pension Code, to the extent of the amount certified under item (5) of Section 4-134 of the Illinois Pension Code; (q) made by Ford Heights School District 169 under Section 17-9.02 of the School Code; and (r) made for the purpose of making employer contributions to the Public School Teachers' Pension and Retirement Fund of Chicago under Section 34-53 of the School Code.

"Aggregate extension" for all taxing districts to which this Law applies in accordance with Section 18-213, except for those taxing districts subject to paragraph (2) of subsection (e) of Section 18-213, means the annual corporate extension for the taxing district and those special purpose extensions that are made annually for the taxing district, excluding special purpose extensions: (a) made for the taxing district to pay interest or principal on general obligation bonds that were approved by referendum; (b) made for any taxing district to pay interest or principal on general obligation bonds issued before the date on which the referendum making this Law applicable to the taxing district is held; (c) made for any taxing district to pay interest or principal on bonds issued to refund or continue to refund those bonds issued before the date on which the referendum making this Law applicable to the taxing district is held; (d) made for any taxing district to pay interest or principal on bonds issued to refund or continue to refund bonds issued after the date on which the referendum making this Law applicable to the taxing district is held if the bonds were approved by referendum after the date on which the referendum making this Law applicable to the taxing district is held; (e) made for any taxing district to pay interest or principal on revenue bonds issued before the date on which the referendum making this Law applicable to the taxing district is held for payment of which a property tax levy or the full faith and credit of the unit of local government is pledged; however, a

tax for the payment of interest or principal on those bonds shall be made only after the governing body of the unit of local government finds that all other sources for payment are insufficient to make those payments; (f) made for payments under a building commission lease when the lease payments are for the retirement of bonds issued by the commission before the date on which the referendum making this Law applicable to the taxing district is held to pay for the building project; (g) made for payments due under installment contracts entered into before the date on which the referendum making this Law applicable to the taxing district is held; (h) made for payments of principal and interest on limited bonds, as defined in Section 3 of the Local Government Debt Reform Act, in an amount not to exceed the debt service extension base less the amount in items (b), (c), and (e) of this definition for non-referendum obligations, except obligations initially issued pursuant to referendum; (i) made for payments of principal and interest on bonds issued under Section 15 of the Local Government Debt Reform Act; (j) made for a qualified airport authority to pay interest or principal on general obligation bonds issued for the purpose of paying obligations due under, or financing airport facilities required to be acquired, constructed, installed or equipped pursuant to, contracts entered into before March 1, 1996 (but not including any amendments to such a contract taking effect on or after that date); (k) made to fund expenses of providing joint recreational programs for persons with disabilities under Section 5-8 of the Park District Code or Section 11-95-14 of the Illinois Municipal Code; (l) made for contributions to a firefighter's pension fund created under Article 4 of the Illinois Pension Code, to the extent of the amount certified under item (5) of Section 4-134 of the Illinois Pension Code; and (m) made for the taxing district to pay interest or principal on general obligation bonds issued pursuant to Section 19-3.10 of the School Code.

"Aggregate extension" for all taxing districts to which this Law applies in accordance with paragraph (2) of subsection (e) of Section 18-213 means the annual corporate extension for the taxing district and those special purpose extensions that are made annually for the taxing district, excluding special purpose extensions: (a) made for the taxing district to pay interest or principal on general obligation bonds that were approved by referendum; (b) made for any taxing district to pay interest or principal on general obligation bonds issued before March 7, 1997 (the effective date of Public Act 89-718) this amendatory Act of 1997; (c) made for any taxing district to pay interest or principal on bonds issued to refund or continue to refund those bonds issued before March 7, 1997 (the effective date of Public Act 89-718) this amendatory Act of 1997; (d) made for any taxing district to pay interest or principal on bonds issued to refund or continue to refund bonds issued after March 7, 1997 (the effective date of Public Act 89-718) this amendatory Act of 1997 if the bonds were approved by referendum after March 7, 1997 (the effective date of Public Act 89-718) this amendatory Act of 1997; (e) made for any taxing district to pay interest or principal on revenue bonds issued before March 7, 1997 (the effective date of Public Act 89-718) this amendatory Act of 1997 for payment of which a property tax levy or the full faith and credit of the unit of local government is pledged; however, a tax for the payment of interest or principal on those bonds shall be made only after the governing body of the unit of local government finds that all other sources for payment are insufficient to make those payments; (f) made for payments under a building commission lease when the lease payments are for the retirement of bonds issued by the commission before March 7, 1997 (the effective date of Public Act 89-718) this amendatory Act of 1997 to pay for the building project; (g) made for payments due under installment contracts entered into before March 7, 1997 (the effective date of Public Act 89-718) this amendatory Act of 1997; (h) made for payments of principal and interest on limited bonds, as defined in Section 3 of the Local Government Debt Reform Act, in an amount not to exceed the debt service extension base less the amount in items (b), (c), and (e) of this definition for non-referendum obligations, except obligations initially issued pursuant to referendum; (i) made for payments of principal and interest on bonds issued under Section 15 of the Local Government Debt Reform Act; (j) made for a qualified airport authority to pay interest or principal on general obligation bonds issued for the purpose of paying obligations due under, or financing airport facilities required to be acquired, constructed, installed or equipped pursuant to, contracts entered into before March 1, 1996 (but not including any amendments to such a contract taking effect on or after that date); (k) made to fund expenses of providing joint recreational programs for persons with disabilities under Section 5-8 of the Park District Code or Section 11-95-14 of the Illinois Municipal Code; and (l) made for contributions to a firefighter's pension fund created under Article 4 of the Illinois Pension Code, to the extent of the amount certified under item (5) of Section 4-134 of the Illinois Pension Code.

"Debt service extension base" means an amount equal to that portion of the extension for a taxing district for the 1994 levy year, or for those taxing districts subject to this Law in accordance with Section 18-213, except for those subject to paragraph (2) of subsection (e) of Section 18-213, for the levy year in

which the referendum making this Law applicable to the taxing district is held, or for those taxing districts subject to this Law in accordance with paragraph (2) of subsection (e) of Section 18-213 for the 1996 levy year, constituting an extension for payment of principal and interest on bonds issued by the taxing district without referendum, but not including excluded non-referendum bonds. For park districts (i) that were first subject to this Law in 1991 or 1995 and (ii) whose extension for the 1994 levy year for the payment of principal and interest on bonds issued by the park district without referendum (but not including excluded non-referendum bonds) was less than 51% of the amount for the 1991 levy year constituting an extension for payment of principal and interest on bonds issued by the park district without referendum (but not including excluded non-referendum bonds), "debt service extension base" means an amount equal to that portion of the extension for the 1991 levy year constituting an extension for payment of principal and interest on bonds issued by the park district without referendum (but not including excluded non-referendum bonds). A debt service extension base established or increased at any time pursuant to any provision of this Law, except Section 18-212, shall be increased each year commencing with the later of (i) the 2009 levy year or (ii) the first levy year in which this Law becomes applicable to the taxing district, by the lesser of 5% or the percentage increase in the Consumer Price Index during the 12-month calendar year preceding the levy year. The debt service extension base may be established or increased as provided under Section 18-212. "Excluded non-referendum bonds" means (i) bonds authorized by Public Act 88-503 and issued under Section 20a of the Chicago Park District Act for aquarium and museum projects; (ii) bonds issued under Section 15 of the Local Government Debt Reform Act; or (iii) refunding obligations issued to refund or to continue to refund obligations initially issued pursuant to referendum.

"Special purpose extensions" include, but are not limited to, extensions for levies made on an annual basis for unemployment and workers' compensation, self-insurance, contributions to pension plans, and extensions made pursuant to Section 6-601 of the Illinois Highway Code for a road district's permanent road fund whether levied annually or not. The extension for a special service area is not included in the aggregate extension.

"Aggregate extension base" means the taxing district's last preceding aggregate extension as adjusted under Sections 18-135, 18-215, 18-230, ~~and~~ 18-206, and 18-233. An adjustment under Section 18-135 shall be made for the 2007 levy year and all subsequent levy years whenever one or more counties within which a taxing district is located (i) used estimated valuations or rates when extending taxes in the taxing district for the last preceding levy year that resulted in the over or under extension of taxes, or (ii) increased or decreased the tax extension for the last preceding levy year as required by Section 18-135(c). Whenever an adjustment is required under Section 18-135, the aggregate extension base of the taxing district shall be equal to the amount that the aggregate extension of the taxing district would have been for the last preceding levy year if either or both (i) actual, rather than estimated, valuations or rates had been used to calculate the extension of taxes for the last levy year, or (ii) the tax extension for the last preceding levy year had not been adjusted as required by subsection (c) of Section 18-135. Whenever an adjustment is required under Section 18-233, the aggregate extension base of the taxing district shall be equal to the amount that the aggregate extension of the taxing district would have been for the last preceding levy year if the actual valuations and rates, as adjusted for the increases or reductions specified in Section 18-233, had been used to calculate the extension of taxes for the levy year in which the overextension or underextension occurred.

Notwithstanding any other provision of law, for levy year 2012, the aggregate extension base for West Northfield School District No. 31 in Cook County shall be \$12,654,592.

Notwithstanding any other provision of law, for levy year 2022, the aggregate extension base of a home equity assurance program that levied at least \$1,000,000 in property taxes in levy year 2019 or 2020 under the Home Equity Assurance Act shall be the amount that the program's aggregate extension base for levy year 2021 would have been if the program had levied a property tax for levy year 2021.

"Levy year" has the same meaning as "year" under Section 1-155.

"New property" means (i) the assessed value, after final board of review or board of appeals action, of new improvements or additions to existing improvements on any parcel of real property that increase the assessed value of that real property during the levy year multiplied by the equalization factor issued by the Department under Section 17-30, (ii) the assessed value, after final board of review or board of appeals action, of real property not exempt from real estate taxation, which real property was exempt from real estate taxation for any portion of the immediately preceding levy year, multiplied by the equalization factor issued by the Department under Section 17-30, including the assessed value, upon final stabilization of occupancy after new construction is complete, of any real property located within the boundaries of an otherwise or previously exempt military reservation that is intended for residential use and owned by or

leased to a private corporation or other entity, (iii) in counties that classify in accordance with Section 4 of Article IX of the Illinois Constitution, an incentive property's additional assessed value resulting from a scheduled increase in the level of assessment as applied to the first year final board of review market value, and (iv) any increase in assessed value due to oil or gas production from an oil or gas well required to be permitted under the Hydraulic Fracturing Regulatory Act that was not produced in or accounted for during the previous levy year. In addition, the county clerk in a county containing a population of 3,000,000 or more shall include in the 1997 recovered tax increment value for any school district, any recovered tax increment value that was applicable to the 1995 tax year calculations.

"Qualified airport authority" means an airport authority organized under the Airport Authorities Act and located in a county bordering on the State of Wisconsin and having a population in excess of 200,000 and not greater than 500,000.

"Recovered tax increment value" means, except as otherwise provided in this paragraph, the amount of the current year's equalized assessed value, in the first year after a municipality terminates the designation of an area as a redevelopment project area previously established under the Tax Increment Allocation ~~Redevelopment~~ ~~Development~~ Act in the Illinois Municipal Code, previously established under the Industrial Jobs Recovery Law in the Illinois Municipal Code, previously established under the Economic Development Project Area Tax Increment Act of 1995, or previously established under the Economic Development Area Tax Increment Allocation Act, of each taxable lot, block, tract, or parcel of real property in the redevelopment project area over and above the initial equalized assessed value of each property in the redevelopment project area. For the taxes which are extended for the 1997 levy year, the recovered tax increment value for a non-home rule taxing district that first became subject to this Law for the 1995 levy year because a majority of its 1994 equalized assessed value was in an affected county or counties shall be increased if a municipality terminated the designation of an area in 1993 as a redevelopment project area previously established under the Tax Increment Allocation ~~Redevelopment~~ ~~Development~~ Act in the Illinois Municipal Code, previously established under the Industrial Jobs Recovery Law in the Illinois Municipal Code, or previously established under the Economic Development Area Tax Increment Allocation Act, by an amount equal to the 1994 equalized assessed value of each taxable lot, block, tract, or parcel of real property in the redevelopment project area over and above the initial equalized assessed value of each property in the redevelopment project area. In the first year after a municipality removes a taxable lot, block, tract, or parcel of real property from a redevelopment project area established under the Tax Increment Allocation ~~Redevelopment~~ ~~Development~~ Act in the Illinois Municipal Code, the Industrial Jobs Recovery Law in the Illinois Municipal Code, or the Economic Development Area Tax Increment Allocation Act, "recovered tax increment value" means the amount of the current year's equalized assessed value of each taxable lot, block, tract, or parcel of real property removed from the redevelopment project area over and above the initial equalized assessed value of that real property before removal from the redevelopment project area.

Except as otherwise provided in this Section, "limiting rate" means a fraction the numerator of which is the last preceding aggregate extension base times an amount equal to one plus the extension limitation defined in this Section and the denominator of which is the current year's equalized assessed value of all real property in the territory under the jurisdiction of the taxing district during the prior levy year. For those taxing districts that reduced their aggregate extension for the last preceding levy year, except for school districts that reduced their extension for educational purposes pursuant to Section 18-206, the highest aggregate extension in any of the last 3 preceding levy years shall be used for the purpose of computing the limiting rate. The denominator shall not include new property or the recovered tax increment value. If a new rate, a rate decrease, or a limiting rate increase has been approved at an election held after March 21, 2006, then (i) the otherwise applicable limiting rate shall be increased by the amount of the new rate or shall be reduced by the amount of the rate decrease, as the case may be, or (ii) in the case of a limiting rate increase, the limiting rate shall be equal to the rate set forth in the proposition approved by the voters for each of the years specified in the proposition, after which the limiting rate of the taxing district shall be calculated as otherwise provided. In the case of a taxing district that obtained referendum approval for an increased limiting rate on March 20, 2012, the limiting rate for tax year 2012 shall be the rate that generates the approximate total amount of taxes extendable for that tax year, as set forth in the proposition approved by the voters; this rate shall be the final rate applied by the county clerk for the aggregate of all capped funds of the district for tax year 2012.

(Source: P.A. 99-143, eff. 7-27-15; 99-521, eff. 6-1-17; 100-465, eff. 8-31-17; revised 8-12-19.)

(35 ILCS 200/18-233 new)

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Sec. 18-233. Adjustments for certificates of error, certain court orders, or final administrative decisions of the Property Tax Appeal Board. Beginning in levy year 2021, a taxing district levy shall be increased by a prior year adjustment whenever an assessment decrease due to the issuance of a certificate of error, a court order issued pursuant to an assessment valuation complaint under Section 23-15, or a final administrative decision of the Property Tax Appeal Board results in a refund from the taxing district of a portion of the property tax revenue distributed to the taxing district. On or before November 15 of each year, the county treasurer shall certify the aggregate refunds paid by a taxing district during such 12-month period for purposes of this Section.

(35 ILCS 200/21-145)

Sec. 21-145. Scavenger sale. At the same time the County Collector annually publishes the collector's annual sale advertisement under Sections 21-110, 21-115 and 21-120, it is mandatory for the collector in counties with 3,000,000 or more inhabitants, and in other counties if the county board so orders by resolution, to publish an advertisement giving notice of the intended application for judgment and sale of all properties upon which all or a part of the general taxes for each of 3 or more years are delinquent as of the date of the advertisement. Under no circumstance may a tax year be offered at a scavenger sale prior to the annual tax sale for that tax year (or, for omitted assessments issued pursuant to Section 9-260, the annual tax sale for that omitted assessment's warrant year, as defined herein). In no event may there be more than 2 consecutive years without a sale under this Section, except where a tax sale has been delayed pursuant to Section 21-150 as a result of a statewide COVID-19 public health emergency. The term delinquent also includes forfeitures. The County Collector shall include in the advertisement and in the application for judgment and sale under this Section and Section 21-260 the total amount of all general taxes upon those properties which are delinquent as of the date of the advertisement. In lieu of a single annual advertisement and application for judgment and sale under this Section and Section 21-260, the County Collector may, from time to time, beginning on the date of the publication of the annual sale advertisement and before August 1 of the next year, publish separate advertisements and make separate applications on eligible properties described in one or more volumes of the delinquent list. The separate advertisements and applications shall, in the aggregate, include all the properties which otherwise would have been included in the single annual advertisement and application for judgment and sale under this Section. Upon the written request of the taxing district which levied the same, the County Collector shall also include in the advertisement the special taxes and special assessments, together with interest, penalties and costs thereon upon those properties which are delinquent as of the date of the advertisement. The advertisement and application for judgment and sale shall be in the manner prescribed by this Code relating to the annual advertisement and application for judgment and sale of delinquent properties.

As used in this Section, "warrant year" means the year preceding the calendar year in which the omitted assessment first became due and payable.

(Source: P.A. 101-635, eff. 6-5-20.)

(35 ILCS 200/21-150)

Sec. 21-150. Time of applying for judgment. Except as otherwise provided in this Section or by ordinance or resolution enacted under subsection (c) of Section 21-40, in any county with fewer than 3,000,000 inhabitants, all applications for judgment and order of sale for taxes and special assessments on delinquent properties shall be made within 90 days after the second installment due date. In Cook County, all applications for judgment and order of sale for taxes and special assessments on delinquent properties shall be made (i) by July 1, 2011 for tax year 2009, (ii) by July 1, 2012 for tax year 2010, (iii) by July 1, 2013 for tax year 2011, (iv) by July 1, 2014 for tax year 2012, (v) by July 1, 2015 for tax year 2013, (vi) by May 1, 2016 for tax year 2014, (vii) by March 1, 2017 for tax year 2015, (viii) by April 1 of the next calendar year after the second installment due date for tax year 2016 and 2017, and (ix) within 365 days of the second installment due date for each tax year thereafter. Notwithstanding these dates, in Cook County, the application for judgment and order of sale for the 2018 annual tax sale that would normally be held in calendar year 2020 shall not be filed earlier than the first day of the first month during which there is no longer a statewide COVID-19 public health emergency, as evidenced by an effective disaster declaration of the Governor covering all counties in the State, except that in no event may this application for judgment and order of sale be filed later than October 1, 2021. When a tax sale is delayed because of a statewide COVID-19 public health emergency, no subsequent annual tax sale may begin earlier than 180 days after the last day of the prior delayed tax sale, and no scavenger tax sale may begin earlier than 90 days after the last day of the prior delayed tax sale. In those counties which have adopted an ordinance under Section 21-40, the application for judgment and order of sale for delinquent taxes shall be made in December. In the 10

years next following the completion of a general reassessment of property in any county with 3,000,000 or more inhabitants, made under an order of the Department, applications for judgment and order of sale shall be made as soon as may be and on the day specified in the advertisement required by Section 21-110 and 21-115. If for any cause the court is not held on the day specified, the cause shall stand continued, and it shall be unnecessary to re-advertise the list or notice.

Within 30 days after the day specified for the application for judgment the court shall hear and determine the matter. If judgment is rendered, the sale shall begin on the date within 5 business days specified in the notice as provided in Section 21-115. If the collector is prevented from advertising and obtaining judgment within the time periods specified by this Section, the collector may obtain judgment at any time thereafter; but if the failure arises by the county collector's not complying with any of the requirements of this Code, he or she shall be held on his or her official bond for the full amount of all taxes and special assessments charged against him or her. Any failure on the part of the county collector shall not be allowed as a valid objection to the collection of any tax or assessment, or to entry of a judgment against any delinquent properties included in the application of the county collector.

(Source: P.A. 100-243, eff. 8-22-17; 101-635, eff. 6-5-20.)

(35 ILCS 200/21-205)

Sec. 21-205. Tax sale procedures.

(a) The collector, in person or by deputy, shall attend, on the day and in the place specified in the notice for the sale of property for taxes, and shall, between 9:00 a.m. and 4:00 p.m., or later at the collector's discretion, proceed to offer for sale, separately and in consecutive order, all property in the list on which the taxes, special assessments, interest or costs have not been paid. However, in any county with 3,000,000 or more inhabitants, the offer for sale shall be made between 8:00 a.m. and 8:00 p.m. The collector's office shall be kept open during all hours in which the sale is in progress. The sale shall be continued from day to day, until all property in the delinquent list has been offered for sale. However, any city, village or incorporated town interested in the collection of any tax or special assessment, may, in default of bidders, withdraw from collection the special assessment levied against any property by the corporate authorities of the city, village or incorporated town. In case of a withdrawal, there shall be no sale of that property on account of the delinquent special assessment thereon.

(b) Until January 1, 2013, in every sale of property pursuant to the provisions of this Code, the collector may employ any automated means that the collector deems appropriate. Beginning on January 1, 2013, either (i) the collector shall employ an automated bidding system that is programmed to accept the lowest redemption price bid by an eligible tax purchaser, subject to the penalty percentage limitation set forth in Section 21-215, or (ii) all tax sales shall be digitally recorded with video and audio. All bidders are required to personally attend the sale and, if automated means are used, all hardware and software used with respect to those automated means must be certified by the Department and re-certified by the Department every 5 years. If the tax sales are digitally recorded and no automated bidding system is used, then the recordings shall be maintained by the collector for a period of at least 3 years from the date of the tax sale. The changes made by this amendatory Act of the 94th General Assembly are declarative of existing law.

(b-5) For any annual tax sale conducted on or after the effective date of this amendatory Act of the 102nd General Assembly, each county collector in a county with 275,000 or more inhabitants shall adopt a single bidder rule sufficient to prohibit a tax purchaser from registering more than one related bidding entity at the tax sale. The corporate authorities in any county with less than 275,000 inhabitants may, by ordinance, allow the county collector of that county to adopt such a single bidder rule. In any county that has adopted a single bidder rule under this subsection (b-5), the county treasurer shall include a representation and warranty form in each registration package attesting to compliance with the single bidder rule, except that the county may, by ordinance, opt out of this representation and warranty form requirement. A single bidder rule under this subsection may be in the following form:

(1) A registered tax buying entity (principal) may only have one registered buyer at the tax sale and may not have a related bidding entity directly or indirectly register as a buyer or participate in the tax sale. A registered tax buying entity may not engage in any multiple bidding strategy for the purpose of having more than one related bidding entity submit bids at the tax sale.

(2) A related bidding entity is defined as any individual, corporation, partnership, joint venture, limited liability company, business organization, or other entity that has a shareholder, partner, principal, officer, general partner, or other person or entity having (i) an ownership interest in a bidding entity in common with any other registered participant in the tax sale or (ii) a common guarantor in connection with a source of financing with any other registered participant in the tax sale.

The determination of whether registered entities are related so as to prohibit those entities from submitting duplicate bids in violation of the single bidder rule is at the sole and exclusive discretion of the county treasurer or his or her designated representatives.

(c) County collectors may, when applicable, eject tax bidders who disrupt the tax sale or use illegal bid practices.

(Source: P.A. 100-1070, eff. 1-1-19.)

(35 ILCS 200/21-260)

Sec. 21-260. Collector's scavenger sale. Upon the county collector's application under Section 21-145, to be known as the Scavenger Sale Application, the Court shall enter judgment for the general taxes, special taxes, special assessments, interest, penalties and costs as are included in the advertisement and appear to be due thereon after allowing an opportunity to object and a hearing upon the objections as provided in Section 21-175, and order those properties sold by the County Collector at public sale, or by electronic automated sale if the collector chooses to conduct an electronic automated sale pursuant to Sec. 21-261, to the highest bidder for cash, notwithstanding the bid may be less than the full amount of taxes, special taxes, special assessments, interest, penalties and costs for which judgment has been entered.

(a) Conducting the sale - Bidding. All properties shall be offered for sale in consecutive order as they appear in the delinquent list. The minimum bid for any property shall be \$250 or one-half of the tax if the total liability is less than \$500. For in-person scavenger sales, the successful bidder shall immediately pay the amount of minimum bid to the County Collector by the end of the business day on which the bid was placed. That amount shall be paid in cash, by certified or cashier's check, by money order, or, if the successful bidder is a governmental unit, by a check issued by that governmental unit. For electronic automated scavenger sales, the successful bidder shall pay the minimum bid amount by the close of the business day on which the bid was placed. That amount shall be paid online via ACH debit or by the electronic payment method required by the county collector. For in-person scavenger sales, if the bid exceeds the minimum bid, the successful bidder shall pay the balance of the bid to the county collector in cash, by certified or cashier's check, by money order, or, if the successful bidder is a governmental unit, by a check issued by that governmental unit by the close of the next business day. For electronic automated scavenger sales, the successful bidder shall pay, by the close of the next business day, the balance of the bid online via ACH debit or by the electronic payment method required by the county collector. If the minimum bid is not paid at the time of sale or if the balance is not paid by the close of the next business day, then the sale is void and the minimum bid, if paid, is forfeited to the county general fund. In that event, the property shall be reoffered for sale within 30 days of the last offering of property in regular order. The collector shall make available to the public a list of all properties to be included in any reoffering due to the voiding of the original sale. The collector is not required to serve or publish any other notice of the reoffering of those properties. In the event that any of the properties are not sold upon reoffering, or are sold for less than the amount of the original voided sale, the original bidder who failed to pay the bid amount shall remain liable for the unpaid balance of the bid in an action under Section 21-240. Liability shall not be reduced where the bidder upon reoffering also fails to pay the bid amount, and in that event both bidders shall remain liable for the unpaid balance of their respective bids. A sale of properties under this Section shall not be final until confirmed by the court.

(b) Confirmation of sales. The county collector shall file his or her report of sale in the court within 30 days of the date of sale of each property. No notice of the county collector's application to confirm the sales shall be required except as prescribed by rule of the court. Upon confirmation, except in cases where the sale becomes void under Section 22-85, or in cases where the order of confirmation is vacated by the court, a sale under this Section shall extinguish the in rem lien of the general taxes, special taxes and special assessments for which judgment has been entered and a redemption shall not revive the lien. Confirmation of the sale shall in no event affect the owner's personal liability to pay the taxes, interest and penalties as provided in this Code or prevent institution of a proceeding under Section 21-440 to collect any amount that may remain due after the sale.

(c) Issuance of tax sale certificates. Upon confirmation of the sale the County Clerk and the County Collector shall issue to the purchaser a certificate of purchase in the form prescribed by Section 21-250 as near as may be. A certificate of purchase shall not be issued to any person who is ineligible to bid at the sale or to receive a certificate of purchase under Section 21-265.

(d) Scavenger Tax Judgment, Sale and Redemption Record - Sale of parcels not sold. The county collector shall prepare a Scavenger Tax Judgment, Sale and Redemption Record. The county clerk shall write or stamp on the scavenger tax judgment, sale, forfeiture and redemption record opposite the

description of any property offered for sale and not sold, or not confirmed for any reason, the words "offered but not sold". The properties which are offered for sale under this Section and not sold or not confirmed shall be offered for sale annually thereafter in the manner provided in this Section until sold, except in the case of mineral rights, which after 10 consecutive years of being offered for sale under this Section and not sold or confirmed shall no longer be required to be offered for sale. At any time between annual sales the County Collector may advertise for sale any properties subject to sale under judgments for sale previously entered under this Section and not executed for any reason. The advertisement and sale shall be regulated by the provisions of this Code as far as applicable.

(e) Proceeding to tax deed. The owner of the certificate of purchase shall give notice as required by Sections 22-5 through 22-30, and may extend the period of redemption as provided by Section 21-385. At any time within 6 months prior to expiration of the period of redemption from a sale under this Code, the owner of a certificate of purchase may file a petition and may obtain a tax deed under Sections 22-30 through 22-55. All proceedings for the issuance of a tax deed and all tax deeds for properties sold under this Section shall be subject to Sections 22-30 through 22-55. Deeds issued under this Section are subject to Section 22-70. This Section shall be liberally construed so that the deeds provided for in this Section convey merchantable title.

(f) Redemptions from scavenger sales. Redemptions may be made from sales under this Section in the same manner and upon the same terms and conditions as redemptions from sales made under the County Collector's annual application for judgment and order of sale, except that in lieu of penalty the person redeeming shall pay interest as follows if the sale occurs before September 9, 1993:

(1) If redeemed within the first 2 months from the date of the sale, 3% per month or portion thereof upon the amount for which the property was sold;

(2) If redeemed between 2 and 6 months from the date of the sale, 12% of the amount for which the property was sold;

(3) If redeemed between 6 and 12 months from the date of the sale, 24% of the amount for which the property was sold;

(4) If redeemed between 12 and 18 months from the date of the sale, 36% of the amount for which the property was sold;

(5) If redeemed between 18 and 24 months from the date of the sale, 48% of the amount for which the property was sold;

(6) If redeemed after 24 months from the date of sale, the 48% herein provided together with interest at 6% per year thereafter.

If the sale occurs on or after September 9, 1993, the person redeeming shall pay interest on that part of the amount for which the property was sold equal to or less than the full amount of delinquent taxes, special assessments, penalties, interest, and costs, included in the judgment and order of sale as follows:

(1) If redeemed within the first 2 months from the date of the sale, 3% per month upon the amount of taxes, special assessments, penalties, interest, and costs due for each of the first 2 months, or fraction thereof.

(2) If redeemed at any time between 2 and 6 months from the date of the sale, 12% of the amount of taxes, special assessments, penalties, interest, and costs due.

(3) If redeemed at any time between 6 and 12 months from the date of the sale, 24% of the amount of taxes, special assessments, penalties, interest, and costs due.

(4) If redeemed at any time between 12 and 18 months from the date of the sale, 36% of the amount of taxes, special assessments, penalties, interest, and costs due.

(5) If redeemed at any time between 18 and 24 months from the date of the sale, 48% of the amount of taxes, special assessments, penalties, interest, and costs due.

(6) If redeemed after 24 months from the date of sale, the 48% provided for the 24 months together with interest at 6% per annum thereafter on the amount of taxes, special assessments, penalties, interest, and costs due.

The person redeeming shall not be required to pay any interest on any part of the amount for which the property was sold that exceeds the full amount of delinquent taxes, special assessments, penalties, interest, and costs included in the judgment and order of sale.

Notwithstanding any other provision of this Section, except for owner-occupied single family residential units which are condominium units, cooperative units or dwellings, the amount required to be paid for redemption shall also include an amount equal to all delinquent taxes on the property which taxes were delinquent at the time of sale. The delinquent taxes shall be apportioned by the county collector among

the taxing districts in which the property is situated in accordance with law. In the event that all moneys received from any sale held under this Section exceed an amount equal to all delinquent taxes on the property sold, which taxes were delinquent at the time of sale, together with all publication and other costs associated with the sale, then, upon redemption, the County Collector and the County Clerk shall apply the excess amount to the cost of redemption.

(g) Bidding by county or other taxing districts. Any taxing district may bid at a scavenger sale. The county board of the county in which properties offered for sale under this Section are located may bid as trustee for all taxing districts having an interest in the taxes for the nonpayment of which the parcels are offered. The County shall apply on the bid the unpaid taxes due upon the property and no cash need be paid. The County or other taxing district acquiring a tax sale certificate shall take all steps necessary to acquire title to the property and may manage and operate the property so acquired.

When a county, or other taxing district within the county, is a petitioner for a tax deed, no filing fee shall be required on the petition. The county as a tax creditor and as trustee for other tax creditors, or other taxing district within the county shall not be required to allege and prove that all taxes and special assessments which become due and payable after the sale to the county have been paid. The county shall not be required to pay the subsequently accruing taxes or special assessments at any time. Upon the written request of the county board or its designee, the county collector shall not offer the property for sale at any tax sale subsequent to the sale of the property to the county under this Section. The lien of taxes and special assessments which become due and payable after a sale to a county shall merge in the fee title of the county, or other taxing district, on the issuance of a deed. The County may sell the properties so acquired, or the certificate of purchase thereto, and the proceeds of the sale shall be distributed to the taxing districts in proportion to their respective interests therein. The presiding officer of the county board, with the advice and consent of the County Board, may appoint some officer or person to attend scavenger sales and bid on its behalf.

(h) Miscellaneous provisions. In the event that the tract of land or lot sold at any such sale is not redeemed within the time permitted by law and a tax deed is issued, all moneys that may be received from the sale of properties in excess of the delinquent taxes, together with all publication and other costs associated with the sale, shall, upon petition of any interested party to the court that issued the tax deed, be distributed by the County Collector pursuant to order of the court among the persons having legal or equitable interests in the property according to the fair value of their interests in the tract or lot. Section 21-415 does not apply to properties sold under this Section. Appeals may be taken from the orders and judgments entered under this Section as in other civil cases. The remedy herein provided is in addition to other remedies for the collection of delinquent taxes.

(i) The changes to this Section made by this amendatory Act of the 95th General Assembly apply only to matters in which a petition for tax deed is filed on or after the effective date of this amendatory Act of the 95th General Assembly.

(Source: P.A. 95-477, eff. 6-1-08.)

(35 ILCS 200/21-261 new)

Sec. 21-261. Scavenger sale automation. Beginning in calendar year 2021, for every scavenger sale held pursuant to Section 21-260 of this Code, the county collector may employ any electronic automated means that the collector deems appropriate, provided that any electronic automated bidding system so used shall be programmed to accept the highest cash bid made by an eligible tax purchaser. If the county collector conducts the scavenger sale using an electronic automated bidding system, no personal attendance by bidders will be required at the scavenger sale. If automated means are used, all hardware and software used with respect to those automated means must be certified by the Department and re-certified by the Department every 5 years.

Section 10. The Home Equity Assurance Act is amended by adding Section 4.3 as follows:

(65 ILCS 95/4.3 new)

Sec. 4.3. Tax levies for levy year 2021.

(a) Notwithstanding any other provision of law, the governing commission of a home equity assurance program that levied at least \$1,000,000 in property taxes in levy year 2019 or 2020 may not levy any property tax in levy year 2021.

(b) This Section is repealed January 1, 2025.

Section 99. Effective date. This Act takes effect upon becoming law."

**AMENDMENT NO. 5 TO SENATE BILL 508**

AMENDMENT NO. 5. Amend Senate Bill 508 by replacing everything after the enacting clause with the following:

"Section 5. The Property Tax Code is amended by changing Sections 18-185, 21-145, 21-150, 21-205, and 21-260 and by adding Sections 18-233, and 21-261 as follows:

(35 ILCS 200/18-185)

Sec. 18-185. Short title; definitions. This Division 5 may be cited as the Property Tax Extension Limitation Law. As used in this Division 5:

"Consumer Price Index" means the Consumer Price Index for All Urban Consumers for all items published by the United States Department of Labor.

"Extension limitation" means (a) the lesser of 5% or the percentage increase in the Consumer Price Index during the 12-month calendar year preceding the levy year or (b) the rate of increase approved by voters under Section 18-205.

"Affected county" means a county of 3,000,000 or more inhabitants or a county contiguous to a county of 3,000,000 or more inhabitants.

"Taxing district" has the same meaning provided in Section 1-150, except as otherwise provided in this Section. For the 1991 through 1994 levy years only, "taxing district" includes only each non-home rule taxing district having the majority of its 1990 equalized assessed value within any county or counties contiguous to a county with 3,000,000 or more inhabitants. Beginning with the 1995 levy year, "taxing district" includes only each non-home rule taxing district subject to this Law before the 1995 levy year and each non-home rule taxing district not subject to this Law before the 1995 levy year having the majority of its 1994 equalized assessed value in an affected county or counties. Beginning with the levy year in which this Law becomes applicable to a taxing district as provided in Section 18-213, "taxing district" also includes those taxing districts made subject to this Law as provided in Section 18-213.

"Aggregate extension" for taxing districts to which this Law applied before the 1995 levy year means the annual corporate extension for the taxing district and those special purpose extensions that are made annually for the taxing district, excluding special purpose extensions: (a) made for the taxing district to pay interest or principal on general obligation bonds that were approved by referendum; (b) made for any taxing district to pay interest or principal on general obligation bonds issued before October 1, 1991; (c) made for any taxing district to pay interest or principal on bonds issued to refund or continue to refund those bonds issued before October 1, 1991; (d) made for any taxing district to pay interest or principal on bonds issued to refund or continue to refund bonds issued after October 1, 1991 that were approved by referendum; (e) made for any taxing district to pay interest or principal on revenue bonds issued before October 1, 1991 for payment of which a property tax levy or the full faith and credit of the unit of local government is pledged; however, a tax for the payment of interest or principal on those bonds shall be made only after the governing body of the unit of local government finds that all other sources for payment are insufficient to make those payments; (f) made for payments under a building commission lease when the lease payments are for the retirement of bonds issued by the commission before October 1, 1991, to pay for the building project; (g) made for payments due under installment contracts entered into before October 1, 1991; (h) made for payments of principal and interest on bonds issued under the Metropolitan Water Reclamation District Act to finance construction projects initiated before October 1, 1991; (i) made for payments of principal and interest on limited bonds, as defined in Section 3 of the Local Government Debt Reform Act, in an amount not to exceed the debt service extension base less the amount in items (b), (c), (e), and (h) of this definition for non-referendum obligations, except obligations initially issued pursuant to referendum; (j) made for payments of principal and interest on bonds issued under Section 15 of the Local Government Debt Reform Act; (k) made by a school district that participates in the Special Education District of Lake County, created by special education joint agreement under Section 10-22.31 of the School Code, for payment of the school district's share of the amounts required to be contributed by the Special Education District of Lake County to the Illinois Municipal Retirement Fund under Article 7 of the Illinois Pension Code; the amount of any extension under this item (k) shall be certified by the school district to the county clerk; (l) made to fund expenses of providing joint recreational programs for persons with disabilities under Section 5-8 of the Park District Code or Section 11-95-14 of the Illinois Municipal Code; (m) made for temporary relocation loan repayment purposes pursuant to Sections 2-3.77 and 17-2.2d of the School Code; (n) made for payment of principal and interest on any bonds issued under the authority of Section 17-2.2d of the School Code; (o)

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made for contributions to a firefighter's pension fund created under Article 4 of the Illinois Pension Code, to the extent of the amount certified under item (5) of Section 4-134 of the Illinois Pension Code; and (p) made for road purposes in the first year after a township assumes the rights, powers, duties, assets, property, liabilities, obligations, and responsibilities of a road district abolished under the provisions of Section 6-133 of the Illinois Highway Code.

"Aggregate extension" for the taxing districts to which this Law did not apply before the 1995 levy year (except taxing districts subject to this Law in accordance with Section 18-213) means the annual corporate extension for the taxing district and those special purpose extensions that are made annually for the taxing district, excluding special purpose extensions: (a) made for the taxing district to pay interest or principal on general obligation bonds that were approved by referendum; (b) made for any taxing district to pay interest or principal on general obligation bonds issued before March 1, 1995; (c) made for any taxing district to pay interest or principal on bonds issued to refund or continue to refund those bonds issued before March 1, 1995; (d) made for any taxing district to pay interest or principal on bonds issued to refund or continue to refund bonds issued after March 1, 1995 that were approved by referendum; (e) made for any taxing district to pay interest or principal on revenue bonds issued before March 1, 1995 for payment of which a property tax levy or the full faith and credit of the unit of local government is pledged; however, a tax for the payment of interest or principal on those bonds shall be made only after the governing body of the unit of local government finds that all other sources for payment are insufficient to make those payments; (f) made for payments under a building commission lease when the lease payments are for the retirement of bonds issued by the commission before March 1, 1995 to pay for the building project; (g) made for payments due under installment contracts entered into before March 1, 1995; (h) made for payments of principal and interest on bonds issued under the Metropolitan Water Reclamation District Act to finance construction projects initiated before October 1, 1991; (h-4) made for stormwater management purposes by the Metropolitan Water Reclamation District of Greater Chicago under Section 12 of the Metropolitan Water Reclamation District Act; (i) made for payments of principal and interest on limited bonds, as defined in Section 3 of the Local Government Debt Reform Act, in an amount not to exceed the debt service extension base less the amount in items (b), (c), and (e) of this definition for non-referendum obligations, except obligations initially issued pursuant to referendum and bonds described in subsection (h) of this definition; (j) made for payments of principal and interest on bonds issued under Section 15 of the Local Government Debt Reform Act; (k) made for payments of principal and interest on bonds authorized by Public Act 88-503 and issued under Section 20a of the Chicago Park District Act for aquarium or museum projects; (l) made for payments of principal and interest on bonds authorized by Public Act 87-1191 or 93-601 and (i) issued pursuant to Section 21.2 of the Cook County Forest Preserve District Act, (ii) issued under Section 42 of the Cook County Forest Preserve District Act for zoological park projects, or (iii) issued under Section 44.1 of the Cook County Forest Preserve District Act for botanical gardens projects; (m) made pursuant to Section 34-53.5 of the School Code, whether levied annually or not; (n) made to fund expenses of providing joint recreational programs for persons with disabilities under Section 5-8 of the Park District Code or Section 11-95-14 of the Illinois Municipal Code; (o) made by the Chicago Park District for recreational programs for persons with disabilities under subsection (c) of Section 7.06 of the Chicago Park District Act; (p) made for contributions to a firefighter's pension fund created under Article 4 of the Illinois Pension Code, to the extent of the amount certified under item (5) of Section 4-134 of the Illinois Pension Code; (q) made by Ford Heights School District 169 under Section 17-9.02 of the School Code; and (r) made for the purpose of making employer contributions to the Public School Teachers' Pension and Retirement Fund of Chicago under Section 34-53 of the School Code.

"Aggregate extension" for all taxing districts to which this Law applies in accordance with Section 18-213, except for those taxing districts subject to paragraph (2) of subsection (e) of Section 18-213, means the annual corporate extension for the taxing district and those special purpose extensions that are made annually for the taxing district, excluding special purpose extensions: (a) made for the taxing district to pay interest or principal on general obligation bonds that were approved by referendum; (b) made for any taxing district to pay interest or principal on general obligation bonds issued before the date on which the referendum making this Law applicable to the taxing district is held; (c) made for any taxing district to pay interest or principal on bonds issued to refund or continue to refund those bonds issued before the date on which the referendum making this Law applicable to the taxing district is held; (d) made for any taxing district to pay interest or principal on bonds issued to refund or continue to refund bonds issued after the date on which the referendum making this Law applicable to the taxing district is held if the bonds were approved by referendum after the date on which the referendum making this Law applicable to the taxing

district is held; (e) made for any taxing district to pay interest or principal on revenue bonds issued before the date on which the referendum making this Law applicable to the taxing district is held for payment of which a property tax levy or the full faith and credit of the unit of local government is pledged; however, a tax for the payment of interest or principal on those bonds shall be made only after the governing body of the unit of local government finds that all other sources for payment are insufficient to make those payments; (f) made for payments under a building commission lease when the lease payments are for the retirement of bonds issued by the commission before the date on which the referendum making this Law applicable to the taxing district is held to pay for the building project; (g) made for payments due under installment contracts entered into before the date on which the referendum making this Law applicable to the taxing district is held; (h) made for payments of principal and interest on limited bonds, as defined in Section 3 of the Local Government Debt Reform Act, in an amount not to exceed the debt service extension base less the amount in items (b), (c), and (e) of this definition for non-referendum obligations, except obligations initially issued pursuant to referendum; (i) made for payments of principal and interest on bonds issued under Section 15 of the Local Government Debt Reform Act; (j) made for a qualified airport authority to pay interest or principal on general obligation bonds issued for the purpose of paying obligations due under, or financing airport facilities required to be acquired, constructed, installed or equipped pursuant to, contracts entered into before March 1, 1996 (but not including any amendments to such a contract taking effect on or after that date); (k) made to fund expenses of providing joint recreational programs for persons with disabilities under Section 5-8 of the Park District Code or Section 11-95-14 of the Illinois Municipal Code; (l) made for contributions to a firefighter's pension fund created under Article 4 of the Illinois Pension Code, to the extent of the amount certified under item (5) of Section 4-134 of the Illinois Pension Code; and (m) made for the taxing district to pay interest or principal on general obligation bonds issued pursuant to Section 19-3.10 of the School Code.

"Aggregate extension" for all taxing districts to which this Law applies in accordance with paragraph (2) of subsection (e) of Section 18-213 means the annual corporate extension for the taxing district and those special purpose extensions that are made annually for the taxing district, excluding special purpose extensions: (a) made for the taxing district to pay interest or principal on general obligation bonds that were approved by referendum; (b) made for any taxing district to pay interest or principal on general obligation bonds issued before March 7, 1997 (the effective date of Public Act 89-718) ~~this amendatory Act of 1997~~; (c) made for any taxing district to pay interest or principal on bonds issued to refund or continue to refund those bonds issued before March 7, 1997 (the effective date of Public Act 89-718) ~~this amendatory Act of 1997~~; (d) made for any taxing district to pay interest or principal on bonds issued to refund or continue to refund bonds issued after March 7, 1997 (the effective date of Public Act 89-718) ~~this amendatory Act of 1997~~ if the bonds were approved by referendum after March 7, 1997 (the effective date of Public Act 89-718) ~~this amendatory Act of 1997~~; (e) made for any taxing district to pay interest or principal on revenue bonds issued before March 7, 1997 (the effective date of Public Act 89-718) ~~this amendatory Act of 1997~~ for payment of which a property tax levy or the full faith and credit of the unit of local government is pledged; however, a tax for the payment of interest or principal on those bonds shall be made only after the governing body of the unit of local government finds that all other sources for payment are insufficient to make those payments; (f) made for payments under a building commission lease when the lease payments are for the retirement of bonds issued by the commission before March 7, 1997 (the effective date of Public Act 89-718) ~~this amendatory Act of 1997~~ to pay for the building project; (g) made for payments due under installment contracts entered into before March 7, 1997 (the effective date of Public Act 89-718) ~~this amendatory Act of 1997~~; (h) made for payments of principal and interest on limited bonds, as defined in Section 3 of the Local Government Debt Reform Act, in an amount not to exceed the debt service extension base less the amount in items (b), (c), and (e) of this definition for non-referendum obligations, except obligations initially issued pursuant to referendum; (i) made for payments of principal and interest on bonds issued under Section 15 of the Local Government Debt Reform Act; (j) made for a qualified airport authority to pay interest or principal on general obligation bonds issued for the purpose of paying obligations due under, or financing airport facilities required to be acquired, constructed, installed or equipped pursuant to, contracts entered into before March 1, 1996 (but not including any amendments to such a contract taking effect on or after that date); (k) made to fund expenses of providing joint recreational programs for persons with disabilities under Section 5-8 of the Park District Code or Section 11-95-14 of the Illinois Municipal Code; and (l) made for contributions to a firefighter's pension fund created under Article 4 of the Illinois Pension Code, to the extent of the amount certified under item (5) of Section 4-134 of the Illinois Pension Code.

"Debt service extension base" means an amount equal to that portion of the extension for a taxing district for the 1994 levy year, or for those taxing districts subject to this Law in accordance with Section 18-213, except for those subject to paragraph (2) of subsection (e) of Section 18-213, for the levy year in which the referendum making this Law applicable to the taxing district is held, or for those taxing districts subject to this Law in accordance with paragraph (2) of subsection (e) of Section 18-213 for the 1996 levy year, constituting an extension for payment of principal and interest on bonds issued by the taxing district without referendum, but not including excluded non-referendum bonds. For park districts (i) that were first subject to this Law in 1991 or 1995 and (ii) whose extension for the 1994 levy year for the payment of principal and interest on bonds issued by the park district without referendum (but not including excluded non-referendum bonds) was less than 51% of the amount for the 1991 levy year constituting an extension for payment of principal and interest on bonds issued by the park district without referendum (but not including excluded non-referendum bonds), "debt service extension base" means an amount equal to that portion of the extension for the 1991 levy year constituting an extension for payment of principal and interest on bonds issued by the park district without referendum (but not including excluded non-referendum bonds). A debt service extension base established or increased at any time pursuant to any provision of this Law, except Section 18-212, shall be increased each year commencing with the later of (i) the 2009 levy year or (ii) the first levy year in which this Law becomes applicable to the taxing district, by the lesser of 5% or the percentage increase in the Consumer Price Index during the 12-month calendar year preceding the levy year. The debt service extension base may be established or increased as provided under Section 18-212. "Excluded non-referendum bonds" means (i) bonds authorized by Public Act 88-503 and issued under Section 20a of the Chicago Park District Act for aquarium and museum projects; (ii) bonds issued under Section 15 of the Local Government Debt Reform Act; or (iii) refunding obligations issued to refund or to continue to refund obligations initially issued pursuant to referendum.

"Special purpose extensions" include, but are not limited to, extensions for levies made on an annual basis for unemployment and workers' compensation, self-insurance, contributions to pension plans, and extensions made pursuant to Section 6-601 of the Illinois Highway Code for a road district's permanent road fund whether levied annually or not. The extension for a special service area is not included in the aggregate extension.

"Aggregate extension base" means the taxing district's last preceding aggregate extension as adjusted under Sections 18-135, 18-215, 18-230, ~~and~~ 18-206, and 18-233. An adjustment under Section 18-135 shall be made for the 2007 levy year and all subsequent levy years whenever one or more counties within which a taxing district is located (i) used estimated valuations or rates when extending taxes in the taxing district for the last preceding levy year that resulted in the over or under extension of taxes, or (ii) increased or decreased the tax extension for the last preceding levy year as required by Section 18-135(c). Whenever an adjustment is required under Section 18-135, the aggregate extension base of the taxing district shall be equal to the amount that the aggregate extension of the taxing district would have been for the last preceding levy year if either or both (i) actual, rather than estimated, valuations or rates had been used to calculate the extension of taxes for the last levy year, or (ii) the tax extension for the last preceding levy year had not been adjusted as required by subsection (c) of Section 18-135.

Notwithstanding any other provision of law, for levy year 2012, the aggregate extension base for West Northfield School District No. 31 in Cook County shall be \$12,654,592.

Notwithstanding any other provision of law, for levy year 2022, the aggregate extension base of a home equity assurance program that levied at least \$1,000,000 in property taxes in levy year 2019 or 2020 under the Home Equity Assurance Act shall be the amount that the program's aggregate extension base for levy year 2021 would have been if the program had levied a property tax for levy year 2021.

"Levy year" has the same meaning as "year" under Section 1-155.

"New property" means (i) the assessed value, after final board of review or board of appeals action, of new improvements or additions to existing improvements on any parcel of real property that increase the assessed value of that real property during the levy year multiplied by the equalization factor issued by the Department under Section 17-30, (ii) the assessed value, after final board of review or board of appeals action, of real property not exempt from real estate taxation, which real property was exempt from real estate taxation for any portion of the immediately preceding levy year, multiplied by the equalization factor issued by the Department under Section 17-30, including the assessed value, upon final stabilization of occupancy after new construction is complete, of any real property located within the boundaries of an otherwise or previously exempt military reservation that is intended for residential use and owned by or leased to a private corporation or other entity, (iii) in counties that classify in accordance with Section 4 of

Article IX of the Illinois Constitution, an incentive property's additional assessed value resulting from a scheduled increase in the level of assessment as applied to the first year final board of review market value, and (iv) any increase in assessed value due to oil or gas production from an oil or gas well required to be permitted under the Hydraulic Fracturing Regulatory Act that was not produced in or accounted for during the previous levy year. In addition, the county clerk in a county containing a population of 3,000,000 or more shall include in the 1997 recovered tax increment value for any school district, any recovered tax increment value that was applicable to the 1995 tax year calculations.

"Qualified airport authority" means an airport authority organized under the Airport Authorities Act and located in a county bordering on the State of Wisconsin and having a population in excess of 200,000 and not greater than 500,000.

"Recovered tax increment value" means, except as otherwise provided in this paragraph, the amount of the current year's equalized assessed value, in the first year after a municipality terminates the designation of an area as a redevelopment project area previously established under the Tax Increment Allocation ~~Redevelopment Development~~ Act in the Illinois Municipal Code, previously established under the Industrial Jobs Recovery Law in the Illinois Municipal Code, previously established under the Economic Development Project Area Tax Increment Act of 1995, or previously established under the Economic Development Area Tax Increment Allocation Act, of each taxable lot, block, tract, or parcel of real property in the redevelopment project area over and above the initial equalized assessed value of each property in the redevelopment project area. For the taxes which are extended for the 1997 levy year, the recovered tax increment value for a non-home rule taxing district that first became subject to this Law for the 1995 levy year because a majority of its 1994 equalized assessed value was in an affected county or counties shall be increased if a municipality terminated the designation of an area in 1993 as a redevelopment project area previously established under the Tax Increment Allocation ~~Redevelopment Development~~ Act in the Illinois Municipal Code, previously established under the Industrial Jobs Recovery Law in the Illinois Municipal Code, or previously established under the Economic Development Area Tax Increment Allocation Act, by an amount equal to the 1994 equalized assessed value of each taxable lot, block, tract, or parcel of real property in the redevelopment project area over and above the initial equalized assessed value of each property in the redevelopment project area. In the first year after a municipality removes a taxable lot, block, tract, or parcel of real property from a redevelopment project area established under the Tax Increment Allocation ~~Redevelopment Development~~ Act in the Illinois Municipal Code, the Industrial Jobs Recovery Law in the Illinois Municipal Code, or the Economic Development Area Tax Increment Allocation Act, "recovered tax increment value" means the amount of the current year's equalized assessed value of each taxable lot, block, tract, or parcel of real property removed from the redevelopment project area over and above the initial equalized assessed value of that real property before removal from the redevelopment project area.

Except as otherwise provided in this Section, "limiting rate" means a fraction the numerator of which is the last preceding aggregate extension base times an amount equal to one plus the extension limitation defined in this Section and the denominator of which is the current year's equalized assessed value of all real property in the territory under the jurisdiction of the taxing district during the prior levy year. For those taxing districts that reduced their aggregate extension for the last preceding levy year, except for school districts that reduced their extension for educational purposes pursuant to Section 18-206, the highest aggregate extension in any of the last 3 preceding levy years shall be used for the purpose of computing the limiting rate. The denominator shall not include new property or the recovered tax increment value. If a new rate, a rate decrease, or a limiting rate increase has been approved at an election held after March 21, 2006, then (i) the otherwise applicable limiting rate shall be increased by the amount of the new rate or shall be reduced by the amount of the rate decrease, as the case may be, or (ii) in the case of a limiting rate increase, the limiting rate shall be equal to the rate set forth in the proposition approved by the voters for each of the years specified in the proposition, after which the limiting rate of the taxing district shall be calculated as otherwise provided. In the case of a taxing district that obtained referendum approval for an increased limiting rate on March 20, 2012, the limiting rate for tax year 2012 shall be the rate that generates the approximate total amount of taxes extendable for that tax year, as set forth in the proposition approved by the voters; this rate shall be the final rate applied by the county clerk for the aggregate of all capped funds of the district for tax year 2012.

(Source: P.A. 99-143, eff. 7-27-15; 99-521, eff. 6-1-17; 100-465, eff. 8-31-17; revised 8-12-19.)

(35 ILCS 200/18-233 new)

Sec. 18-233. Adjustments for certificates of error, certain court orders, or final administrative decisions of the Property Tax Appeal Board. Beginning in levy year 2021, a taxing district levy shall be increased by a prior year adjustment whenever an assessment decrease due to the issuance of a certificate of error, a court order pursuant to an assessment valuation complaint under Section 23-15, or a final administrative decision of the Property Tax Appeal Board results in a refund from the taxing district of a portion of the property tax revenue distributed to the taxing district. On or before November 15 of each year, the county treasurer shall certify the aggregate refunds paid by a taxing district during such 12-month period for purposes of this Section. For purposes of the Property Tax Extension Limitation Law, the taxing district's most recent aggregate extension base shall not include the prior year adjustment authorized under this Section.

(35 ILCS 200/21-145)

Sec. 21-145. Scavenger sale. At the same time the County Collector annually publishes the collector's annual sale advertisement under Sections 21-110, 21-115 and 21-120, it is mandatory for the collector in counties with 3,000,000 or more inhabitants, and in other counties if the county board so orders by resolution, to publish an advertisement giving notice of the intended application for judgment and sale of all properties upon which all or a part of the general taxes for each of 3 or more years are delinquent as of the date of the advertisement. Under no circumstance may a tax year be offered at a scavenger sale prior to the annual tax sale for that tax year (or, for omitted assessments issued pursuant to Section 9-260, the annual tax sale for that omitted assessment's warrant year, as defined herein). In no event may there be more than 2 consecutive years without a sale under this Section, except where a tax sale has been delayed pursuant to Section 21-150 as a result of a statewide COVID-19 public health emergency. The term delinquent also includes forfeitures. The County Collector shall include in the advertisement and in the application for judgment and sale under this Section and Section 21-260 the total amount of all general taxes upon those properties which are delinquent as of the date of the advertisement. In lieu of a single annual advertisement and application for judgment and sale under this Section and Section 21-260, the County Collector may, from time to time, beginning on the date of the publication of the annual sale advertisement and before August 1 of the next year, publish separate advertisements and make separate applications on eligible properties described in one or more volumes of the delinquent list. The separate advertisements and applications shall, in the aggregate, include all the properties which otherwise would have been included in the single annual advertisement and application for judgment and sale under this Section. Upon the written request of the taxing district which levied the same, the County Collector shall also include in the advertisement the special taxes and special assessments, together with interest, penalties and costs thereon upon those properties which are delinquent as of the date of the advertisement. The advertisement and application for judgment and sale shall be in the manner prescribed by this Code relating to the annual advertisement and application for judgment and sale of delinquent properties.

As used in this Section, "warrant year" means the year preceding the calendar year in which the omitted assessment first became due and payable.  
(Source: P.A. 101-635, eff. 6-5-20.)

(35 ILCS 200/21-150)

Sec. 21-150. Time of applying for judgment. Except as otherwise provided in this Section or by ordinance or resolution enacted under subsection (c) of Section 21-40, in any county with fewer than 3,000,000 inhabitants, all applications for judgment and order of sale for taxes and special assessments on delinquent properties shall be made within 90 days after the second installment due date. In Cook County, all applications for judgment and order of sale for taxes and special assessments on delinquent properties shall be made (i) by July 1, 2011 for tax year 2009, (ii) by July 1, 2012 for tax year 2010, (iii) by July 1, 2013 for tax year 2011, (iv) by July 1, 2014 for tax year 2012, (v) by July 1, 2015 for tax year 2013, (vi) by May 1, 2016 for tax year 2014, (vii) by March 1, 2017 for tax year 2015, (viii) by April 1 of the next calendar year after the second installment due date for tax year 2016 and 2017, and (ix) within 365 days of the second installment due date for each tax year thereafter. Notwithstanding these dates, in Cook County, the application for judgment and order of sale for the 2018 annual tax sale that would normally be held in calendar year 2020 shall not be filed earlier than the first day of the first month during which there is no longer a statewide COVID-19 public health emergency, as evidenced by an effective disaster declaration of the Governor covering all counties in the State, except that in no event may this application for judgment and order of sale be filed later than October 1, 2021. When a tax sale is delayed because of a statewide COVID-19 public health emergency, no subsequent annual tax sale may begin earlier than 180 days after the last day of the prior delayed tax sale, and no scavenger tax sale may begin earlier than 90 days after the last

day of the prior delayed tax sale. In those counties which have adopted an ordinance under Section 21-40, the application for judgment and order of sale for delinquent taxes shall be made in December. In the 10 years next following the completion of a general reassessment of property in any county with 3,000,000 or more inhabitants, made under an order of the Department, applications for judgment and order of sale shall be made as soon as may be and on the day specified in the advertisement required by Section 21-110 and 21-115. If for any cause the court is not held on the day specified, the cause shall stand continued, and it shall be unnecessary to re-advertise the list or notice.

Within 30 days after the day specified for the application for judgment the court shall hear and determine the matter. If judgment is rendered, the sale shall begin on the date within 5 business days specified in the notice as provided in Section 21-115. If the collector is prevented from advertising and obtaining judgment within the time periods specified by this Section, the collector may obtain judgment at any time thereafter; but if the failure arises by the county collector's not complying with any of the requirements of this Code, he or she shall be held on his or her official bond for the full amount of all taxes and special assessments charged against him or her. Any failure on the part of the county collector shall not be allowed as a valid objection to the collection of any tax or assessment, or to entry of a judgment against any delinquent properties included in the application of the county collector.

(Source: P.A. 100-243, eff. 8-22-17; 101-635, eff. 6-5-20.)

(35 ILCS 200/21-205)

Sec. 21-205. Tax sale procedures.

(a) The collector, in person or by deputy, shall attend, on the day and in the place specified in the notice for the sale of property for taxes, and shall, between 9:00 a.m. and 4:00 p.m., or later at the collector's discretion, proceed to offer for sale, separately and in consecutive order, all property in the list on which the taxes, special assessments, interest or costs have not been paid. However, in any county with 3,000,000 or more inhabitants, the offer for sale shall be made between 8:00 a.m. and 8:00 p.m. The collector's office shall be kept open during all hours in which the sale is in progress. The sale shall be continued from day to day, until all property in the delinquent list has been offered for sale. However, any city, village or incorporated town interested in the collection of any tax or special assessment, may, in default of bidders, withdraw from collection the special assessment levied against any property by the corporate authorities of the city, village or incorporated town. In case of a withdrawal, there shall be no sale of that property on account of the delinquent special assessment thereon.

(b) Until January 1, 2013, in every sale of property pursuant to the provisions of this Code, the collector may employ any automated means that the collector deems appropriate. Beginning on January 1, 2013, either (i) the collector shall employ an automated bidding system that is programmed to accept the lowest redemption price bid by an eligible tax purchaser, subject to the penalty percentage limitation set forth in Section 21-215, or (ii) all tax sales shall be digitally recorded with video and audio. All bidders are required to personally attend the sale and, if automated means are used, all hardware and software used with respect to those automated means must be certified by the Department and re-certified by the Department every 5 years. If the tax sales are digitally recorded and no automated bidding system is used, then the recordings shall be maintained by the collector for a period of at least 3 years from the date of the tax sale. The changes made by this amendatory Act of the 94th General Assembly are declarative of existing law.

(b-5) For any annual tax sale conducted on or after the effective date of this amendatory Act of the 102nd General Assembly, each county collector in a county with 275,000 or more inhabitants shall adopt a single bidder rule sufficient to prohibit a tax purchaser from registering more than one related bidding entity at the tax sale. The corporate authorities in any county with less than 275,000 inhabitants may, by ordinance, allow the county collector of that county to adopt such a single bidder rule. In any county that has adopted a single bidder rule under this subsection (b-5), the county treasurer shall include a representation and warranty form in each registration package attesting to compliance with the single bidder rule, except that the county may, by ordinance, opt out of this representation and warranty form requirement. A single bidder rule under this subsection may be in the following form:

(1) A registered tax buying entity (principal) may only have one registered buyer at the tax sale and may not have a related bidding entity directly or indirectly register as a buyer or participate in the tax sale. A registered tax buying entity may not engage in any multiple bidding strategy for the purpose of having more than one related bidding entity submit bids at the tax sale.

(2) A related bidding entity is defined as any individual, corporation, partnership, joint venture, limited liability company, business organization, or other entity that has a shareholder, partner, principal, officer, general partner, or other person or entity having (i) an ownership interest in a

bidding entity in common with any other registered participant in the tax sale or (ii) a common guarantor in connection with a source of financing with any other registered participant in the tax sale. The determination of whether registered entities are related so as to prohibit those entities from submitting duplicate bids in violation of the single bidder rule is at the sole and exclusive discretion of the county treasurer or his or her designated representatives.

(c) County collectors may, when applicable, eject tax bidders who disrupt the tax sale or use illegal bid practices.

(Source: P.A. 100-1070, eff. 1-1-19.)  
(35 ILCS 200/21-260)

Sec. 21-260. Collector's scavenger sale. Upon the county collector's application under Section 21-145, to be known as the Scavenger Sale Application, the Court shall enter judgment for the general taxes, special taxes, special assessments, interest, penalties and costs as are included in the advertisement and appear to be due thereon after allowing an opportunity to object and a hearing upon the objections as provided in Section 21-175, and order those properties sold by the County Collector at public sale, or by electronic automated sale if the collector chooses to conduct an electronic automated sale pursuant to Sec. 21-261, to the highest bidder for cash, notwithstanding the bid may be less than the full amount of taxes, special taxes, special assessments, interest, penalties and costs for which judgment has been entered.

(a) Conducting the sale - Bidding. All properties shall be offered for sale in consecutive order as they appear in the delinquent list. The minimum bid for any property shall be \$250 or one-half of the tax if the total liability is less than \$500. For in-person scavenger sales, the successful bidder shall immediately pay the amount of minimum bid to the County Collector by the end of the business day on which the bid was placed. That amount shall be paid in cash, by certified or cashier's check, by money order, or, if the successful bidder is a governmental unit, by a check issued by that governmental unit. For electronic automated scavenger sales, the successful bidder shall pay the minimum bid amount by the close of the business day on which the bid was placed. That amount shall be paid online via ACH debit or by the electronic payment method required by the county collector. For in-person scavenger sales, if the bid exceeds the minimum bid, the successful bidder shall pay the balance of the bid to the county collector in cash, by certified or cashier's check, by money order, or, if the successful bidder is a governmental unit, by a check issued by that governmental unit by the close of the next business day. For electronic automated scavenger sales, the successful bidder shall pay, by the close of the next business day, the balance of the bid online via ACH debit or by the electronic payment method required by the county collector. If the minimum bid is not paid at the time of sale or if the balance is not paid by the close of the next business day, then the sale is void and the minimum bid, if paid, is forfeited to the county general fund. In that event, the property shall be reoffered for sale within 30 days of the last offering of property in regular order. The collector shall make available to the public a list of all properties to be included in any reoffering due to the voiding of the original sale. The collector is not required to serve or publish any other notice of the reoffering of those properties. In the event that any of the properties are not sold upon reoffering, or are sold for less than the amount of the original voided sale, the original bidder who failed to pay the bid amount shall remain liable for the unpaid balance of the bid in an action under Section 21-240. Liability shall not be reduced where the bidder upon reoffering also fails to pay the bid amount, and in that event both bidders shall remain liable for the unpaid balance of their respective bids. A sale of properties under this Section shall not be final until confirmed by the court.

(b) Confirmation of sales. The county collector shall file his or her report of sale in the court within 30 days of the date of sale of each property. No notice of the county collector's application to confirm the sales shall be required except as prescribed by rule of the court. Upon confirmation, except in cases where the sale becomes void under Section 22-85, or in cases where the order of confirmation is vacated by the court, a sale under this Section shall extinguish the in rem lien of the general taxes, special taxes and special assessments for which judgment has been entered and a redemption shall not revive the lien. Confirmation of the sale shall in no event affect the owner's personal liability to pay the taxes, interest and penalties as provided in this Code or prevent institution of a proceeding under Section 21-440 to collect any amount that may remain due after the sale.

(c) Issuance of tax sale certificates. Upon confirmation of the sale the County Clerk and the County Collector shall issue to the purchaser a certificate of purchase in the form prescribed by Section 21-250 as near as may be. A certificate of purchase shall not be issued to any person who is ineligible to bid at the sale or to receive a certificate of purchase under Section 21-265.

(d) Scavenger Tax Judgment, Sale and Redemption Record - Sale of parcels not sold. The county collector shall prepare a Scavenger Tax Judgment, Sale and Redemption Record. The county clerk shall write or stamp on the scavenger tax judgment, sale, forfeiture and redemption record opposite the description of any property offered for sale and not sold, or not confirmed for any reason, the words "offered but not sold". The properties which are offered for sale under this Section and not sold or not confirmed shall be offered for sale annually thereafter in the manner provided in this Section until sold, except in the case of mineral rights, which after 10 consecutive years of being offered for sale under this Section and not sold or confirmed shall no longer be required to be offered for sale. At any time between annual sales the County Collector may advertise for sale any properties subject to sale under judgments for sale previously entered under this Section and not executed for any reason. The advertisement and sale shall be regulated by the provisions of this Code as far as applicable.

(e) Proceeding to tax deed. The owner of the certificate of purchase shall give notice as required by Sections 22-5 through 22-30, and may extend the period of redemption as provided by Section 21-385. At any time within 6 months prior to expiration of the period of redemption from a sale under this Code, the owner of a certificate of purchase may file a petition and may obtain a tax deed under Sections 22-30 through 22-55. All proceedings for the issuance of a tax deed and all tax deeds for properties sold under this Section shall be subject to Sections 22-30 through 22-55. Deeds issued under this Section are subject to Section 22-70. This Section shall be liberally construed so that the deeds provided for in this Section convey merchantable title.

(f) Redemptions from scavenger sales. Redemptions may be made from sales under this Section in the same manner and upon the same terms and conditions as redemptions from sales made under the County Collector's annual application for judgment and order of sale, except that in lieu of penalty the person redeeming shall pay interest as follows if the sale occurs before September 9, 1993:

(1) If redeemed within the first 2 months from the date of the sale, 3% per month or portion thereof upon the amount for which the property was sold;

(2) If redeemed between 2 and 6 months from the date of the sale, 12% of the amount for which the property was sold;

(3) If redeemed between 6 and 12 months from the date of the sale, 24% of the amount for which the property was sold;

(4) If redeemed between 12 and 18 months from the date of the sale, 36% of the amount for which the property was sold;

(5) If redeemed between 18 and 24 months from the date of the sale, 48% of the amount for which the property was sold;

(6) If redeemed after 24 months from the date of sale, the 48% herein provided together with interest at 6% per year thereafter.

If the sale occurs on or after September 9, 1993, the person redeeming shall pay interest on that part of the amount for which the property was sold equal to or less than the full amount of delinquent taxes, special assessments, penalties, interest, and costs, included in the judgment and order of sale as follows:

(1) If redeemed within the first 2 months from the date of the sale, 3% per month upon the amount of taxes, special assessments, penalties, interest, and costs due for each of the first 2 months, or fraction thereof.

(2) If redeemed at any time between 2 and 6 months from the date of the sale, 12% of the amount of taxes, special assessments, penalties, interest, and costs due.

(3) If redeemed at any time between 6 and 12 months from the date of the sale, 24% of the amount of taxes, special assessments, penalties, interest, and costs due.

(4) If redeemed at any time between 12 and 18 months from the date of the sale, 36% of the amount of taxes, special assessments, penalties, interest, and costs due.

(5) If redeemed at any time between 18 and 24 months from the date of the sale, 48% of the amount of taxes, special assessments, penalties, interest, and costs due.

(6) If redeemed after 24 months from the date of sale, the 48% provided for the 24 months together with interest at 6% per annum thereafter on the amount of taxes, special assessments, penalties, interest, and costs due.

The person redeeming shall not be required to pay any interest on any part of the amount for which the property was sold that exceeds the full amount of delinquent taxes, special assessments, penalties, interest, and costs included in the judgment and order of sale.

Notwithstanding any other provision of this Section, except for owner-occupied single family residential units which are condominium units, cooperative units or dwellings, the amount required to be paid for redemption shall also include an amount equal to all delinquent taxes on the property which taxes were delinquent at the time of sale. The delinquent taxes shall be apportioned by the county collector among the taxing districts in which the property is situated in accordance with law. In the event that all moneys received from any sale held under this Section exceed an amount equal to all delinquent taxes on the property sold, which taxes were delinquent at the time of sale, together with all publication and other costs associated with the sale, then, upon redemption, the County Collector and the County Clerk shall apply the excess amount to the cost of redemption.

(g) Bidding by county or other taxing districts. Any taxing district may bid at a scavenger sale. The county board of the county in which properties offered for sale under this Section are located may bid as trustee for all taxing districts having an interest in the taxes for the nonpayment of which the parcels are offered. The County shall apply on the bid the unpaid taxes due upon the property and no cash need be paid. The County or other taxing district acquiring a tax sale certificate shall take all steps necessary to acquire title to the property and may manage and operate the property so acquired.

When a county, or other taxing district within the county, is a petitioner for a tax deed, no filing fee shall be required on the petition. The county as a tax creditor and as trustee for other tax creditors, or other taxing district within the county shall not be required to allege and prove that all taxes and special assessments which become due and payable after the sale to the county have been paid. The county shall not be required to pay the subsequently accruing taxes or special assessments at any time. Upon the written request of the county board or its designee, the county collector shall not offer the property for sale at any tax sale subsequent to the sale of the property to the county under this Section. The lien of taxes and special assessments which become due and payable after a sale to a county shall merge in the fee title of the county, or other taxing district, on the issuance of a deed. The County may sell the properties so acquired, or the certificate of purchase thereto, and the proceeds of the sale shall be distributed to the taxing districts in proportion to their respective interests therein. The presiding officer of the county board, with the advice and consent of the County Board, may appoint some officer or person to attend scavenger sales and bid on its behalf.

(h) Miscellaneous provisions. In the event that the tract of land or lot sold at any such sale is not redeemed within the time permitted by law and a tax deed is issued, all moneys that may be received from the sale of properties in excess of the delinquent taxes, together with all publication and other costs associated with the sale, shall, upon petition of any interested party to the court that issued the tax deed, be distributed by the County Collector pursuant to order of the court among the persons having legal or equitable interests in the property according to the fair value of their interests in the tract or lot. Section 21-415 does not apply to properties sold under this Section. Appeals may be taken from the orders and judgments entered under this Section as in other civil cases. The remedy herein provided is in addition to other remedies for the collection of delinquent taxes.

(i) The changes to this Section made by this amendatory Act of the 95th General Assembly apply only to matters in which a petition for tax deed is filed on or after the effective date of this amendatory Act of the 95th General Assembly.

(Source: P.A. 95-477, eff. 6-1-08.)

(35 ILCS 200/21-261 new)

Sec. 21-261. Scavenger sale automation. Beginning in calendar year 2021, for every scavenger sale held pursuant to Section 21-260 of this Code, the county collector may employ any electronic automated means that the collector deems appropriate, provided that any electronic automated bidding system so used shall be programmed to accept the highest cash bid made by an eligible tax purchaser. If the county collector conducts the scavenger sale using an electronic automated bidding system, no personal attendance by bidders will be required at the scavenger sale. If automated means are used, all hardware and software used with respect to those automated means must be certified by the Department and re-certified by the Department every 5 years.

Section 10. The Home Equity Assurance Act is amended by adding Section 4.3 as follows:

(65 ILCS 95/4.3 new)

Sec. 4.3. Tax levies for levy year 2021.

(a) Notwithstanding any other provision of law, the governing commission of a home equity assurance program that levied at least \$1,000,000 in property taxes in levy year 2019 or 2020 may not levy any property tax in levy year 2021.

(b) This Section is repealed January 1, 2025.

Section 99. Effective date. This Act takes effect upon becoming law."

Under the rules, the foregoing **Senate Bill No. 508**, with House Amendments numbered 2 and 5, was referred to the Secretary's Desk.

A message from the House by

Mr. Hollman, Clerk:

Mr. President -- I am directed to inform the Senate that the House of Representatives has concurred with the Senate in the passage of a bill of the following title, to-wit:

SENATE BILL NO. 825

A bill for AN ACT concerning elections.

Together with the following amendment which is attached, in the adoption of which I am instructed to ask the concurrence of the Senate, to-wit:

House Amendment No. 2 to SENATE BILL NO. 825

Passed the House, as amended, May 31, 2021.

JOHN W. HOLLMAN, Clerk of the House

**AMENDMENT NO. 2 TO SENATE BILL 825**

AMENDMENT NO. 2 . Amend Senate Bill 825 by replacing everything after the enacting clause with the following:

"Section 5. The Election Code is amended by changing Sections 2A-1.1, 2A-1.2, 2A-26, 2A-28, 7-4, 7-8, 7-10, 7-10.2, 7-12, 7-13, 7-14, 7-16, 7-17, 7-43, 7-59, 7-60, 7-61, 8-5, 8-8, 8-8.1, 8-10, 8-17, 9-8.10, 9-13, 10-3, 10-4, 10-5.1, 10-6, 10-7, 10-8, 10-14, 16-3, 16-5.01, 17-13, 17-16.1, 18-9.1, 19-2, 19-3, 19A-15, 19A-20, 23-6.1, 25-6, and 29-15 and by adding Sections 1-18, 1A-60, 1A-65, 2A-1.1b, 2A-1.1c, 11-8, 17-13.5, 19-2.4, and 19-2.5 as follows:

(10 ILCS 5/1-18 new)

Sec. 1-18. Cybersecurity.

(a) Each election authority maintaining a website shall begin utilizing a ".gov" website address and a ".gov" electronic mail address for each employee within one year of the effective date of this amendatory Act of the 102nd General Assembly. The integrity of election authorities' websites and electronic mail addresses shall be protected using electronic mail security products provided by the Illinois Department of Innovation and Technology or a third-party vendor.

(b) Each election authority shall perform an organizational risk assessment through the Cyber Navigator Program on a biennial basis.

(c) Each election authority shall begin performing monthly vulnerability scans to defend against cyber breaches within 6 months after the effective date of this amendatory Act of the 102nd General Assembly.

(d) Each election authority shall begin using endpoint detection and response security tools on all computers utilized by employees within one year of the effective date of this amendatory Act of the 102nd General Assembly.

(10 ILCS 5/1A-60 new)

Sec. 1A-60. High school voter registration.

(a) The State Board of Election shall prepare a one page document explaining the process to register to vote to be disseminated to high school age students. Every high school must provide students with that document, which may be disseminated electronically.

(b) No high school may prohibit nonpartisan voter registration activities on its premises. A high school may adopt reasonable regulations restricting nonpartisan voter registration activities.

(10 ILCS 5/1A-65 new)

Sec. 1A-65. Election authority guidance. 90 days before any election, the State Board of Elections shall provide written guidance to election authorities on: (1) ballot tracking procedures and the proper terminology to be used as part of those procedures; and (2) summarizing requirements for voting, curbside voting, early voting, and vote by mail.

[May 31, 2021]

(10 ILCS 5/2A-1.1) (from Ch. 46, par. 2A-1.1)

Sec. 2A-1.1. All Elections - Consolidated Schedule.

(a) Except as otherwise provided in this Code, in ~~an~~ even-numbered years, the general election shall be held on the first Tuesday after the first Monday of November; and an election to be known as the general primary election shall be held on the third Tuesday in March;

(b) In odd-numbered years, an election to be known as the consolidated election shall be held on the first Tuesday in April except as provided in Section 2A-1.1a of this Act; and an election to be known as the consolidated primary election shall be held on the last Tuesday in February.

(Source: P.A. 95-6, eff. 6-20-07; 96-886, eff. 1-1-11.)

(10 ILCS 5/2A-1.1b new)

Sec. 2A-1.1b. 2022 general primary election and general election dates.

(a) In addition to the provisions of this Code and notwithstanding any other law to the contrary, the provisions in this Section shall govern the dates for the conduct of the 2022 general primary election and for preparing for the 2022 general election. The provisions of this Code shall control any aspect of the administration or conduct of the 2022 general primary election and 2022 general election that is not provided for in this Section, provided that in the event of conflict between this Section and any other provision of this Code or any other law, the provisions of this Section shall control. The provisions of this Section shall apply to all election authorities, including, but not limited to, those under the jurisdiction of a Board of Election Commissioners. The provisions of this Section shall apply for the dates for the 2022 general primary election and the 2022 general election only and the provisions of this amendatory Act of the 102nd General Assembly shall be in effect through December 31, 2022.

(b) Petitions for nomination for the general primary election may begin circulation on January 13, 2022. All petitions for nomination of an established party candidate for statewide office shall be signed by at least 3,250 but not more than 6,500 of the qualified primary electors of the candidate's party. All petitions for nomination of an established party candidate for the office of Representative in the General Assembly shall be signed by at least 400 but not more than 1,000 of the qualified primary electors of the candidate's party in the candidate's representative district. All petitions for nomination of an established party candidate for the office of State Senator shall be signed by at least 650 but not more than 2,000 of the qualified primary electors of the candidate's party in the candidate's legislative district. The signature requirement for an established party candidate for all other offices shall be reduced by one-third and any provision of this Code limiting the maximum number of signatures that may be submitted for those offices shall be reduced by one-third.

(c) Petitions for nomination for congressional, or judicial office, or for any office a nomination for which is made for a territorial division or district which comprises more than one county or is partly in one county and partly in another county or counties (including the Fox Metro Water Reclamation District) for the general primary election may be filed in the principal office of the State Board of Elections beginning on March 7, 2022 but no later than March 14, 2022; a petition for nomination to fill a vacancy by special election in the office of representative in Congress from this State (for vacancies occurring between February 21, 2022 and March 14, 2022) for the general primary election may be filed in the principal office of the State Board of Elections beginning March 28, 2022 but no later than April 4, 2022.

(d) Objections to certificates of nomination and nomination papers and petitions to submit public questions to a referendum for the general primary election shall be filed no later than March 21, 2022.

(e) Electors may request vote by mail ballots for the general primary election beginning on March 30, 2022 but no later than June 23, 2022.

(f) Petitions for nomination for independent candidates and new political party candidates for the general election may begin circulation on April 13, 2022.

(g) The State Board of Elections shall certify the names of candidates who filed nomination papers or certificates of nomination for the general primary election with the Board no later than April 21, 2022.

(h) A notarized declaration of intent to be a write-in candidate for the general primary election shall be filed with the proper election authority or authorities no later than April 28, 2022.

(i) Each election authority shall mail ballots to each person who has filed an application for a ballot for the general primary election under Article 20 no later than May 14, 2022, and any application received after May 12, 2022 shall be mailed within 2 business days after receipt of the application.

(j) The period for early voting by personal appearance for the general primary election shall begin on May 19, 2022.

(k) The general primary election shall be held on June 28, 2022.

(l) The last day for an established party managing committee to appoint someone to fill a vacancy for the general election when no candidate was nominated at the general primary election and for the appointee to file the required documentation is August 13, 2022.

(m) Certificates of nomination and nomination papers for the nomination of new political parties and independent candidates for offices to be filled by electors of the entire State, or any district not entirely within a county, or for congressional, State legislative or judicial offices shall be presented to the principal office of the State Board of Elections beginning July 5, 2022 but no later than July 11, 2022.

(n) Objections to certificates of nomination and nomination papers for new political parties and independent candidates for the general election shall be filed no later than July 18, 2022.

(o) A person for whom a petition for nomination has been filed for the general election may withdraw his or her petition with the appropriate election authority no later than August 13, 2022.

(p) The State Board of Elections shall certify to the county clerks the names of each of the candidates to appear on the ballot for the general election no later than September 6, 2022.

(q) This Section is repealed on January 1, 2023.

(10 ILCS 5/2A-1.1c new)

Sec. 2A-1.1c. 2022 Election Day State holiday. Notwithstanding any other provision of State law to the contrary, November 8, 2022 shall be a State holiday known as 2022 General Election Day and shall be observed throughout the State. November 8, 2022 shall be deemed a legal school holiday for purposes of the School Code and State Universities Civil Service Act. Any school closed under this amendatory Act of the 102nd General Assembly and Section 24-2 of the School Code shall be made available to an election authority as a polling place for 2022 General Election Day.

This Section is repealed on January 1, 2023.

(10 ILCS 5/2A-1.2) (from Ch. 46, par. 2A-1.2)

Sec. 2A-1.2. Consolidated schedule of elections; ~~offices~~ ~~elections~~ ~~offices~~ designated.

(a) At the general election in the appropriate even-numbered years, the following offices shall be filled or shall be on the ballot as otherwise required by this Code:

(1) Elector of President and Vice President of the United States;

(2) United States Senator and United States Representative;

(3) State Executive Branch elected officers;

(4) State Senator and State Representative;

(5) County elected officers, including State's Attorney, County Board member, County Commissioners, and elected President of the County Board or County Chief Executive;

(6) Circuit Court Clerk;

(7) Regional Superintendent of Schools, except in counties or educational service regions in which that office has been abolished;

(8) Judges of the Supreme, Appellate and Circuit Courts, on the question of retention, to fill vacancies and newly created judicial offices;

(9) (Blank);

(10) Trustee of the Metropolitan Water Reclamation ~~Sanitary~~ District of Greater Chicago, and elected Trustee of other Sanitary Districts;

(11) Special District elected officers, not otherwise designated in this Section, where the statute creating or authorizing the creation of the district requires an annual election and permits or requires election of candidates of political parties.

(b) At the general primary election:

(1) in each even-numbered year candidates of political parties shall be nominated for those offices to be filled at the general election in that year, except where pursuant to law nomination of candidates of political parties is made by caucus.

(2) in the appropriate even-numbered years the political party offices of State central committeeperson, township committeeperson, ward committeeperson, and precinct committeeperson shall be filled and delegates and alternate delegates to the National nominating conventions shall be elected as may be required pursuant to this Code. In the even-numbered years in which a Presidential election is to be held, candidates in the Presidential preference primary shall also be on the ballot.

(3) in each even-numbered year, where the municipality has provided for annual elections to elect municipal officers pursuant to Section 6(f) or Section 7 of Article VII of the Constitution, pursuant to the Illinois Municipal Code or pursuant to the municipal charter, the offices of such municipal officers shall be filled at an election held on the date of the general primary election,

provided that the municipal election shall be a nonpartisan election where required by the Illinois Municipal Code. For partisan municipal elections in even-numbered years, a primary to nominate candidates for municipal office to be elected at the general primary election shall be held on the Tuesday 6 weeks preceding that election.

(4) in each school district which has adopted the provisions of Article 33 of the School Code, successors to the members of the board of education whose terms expire in the year in which the general primary is held shall be elected.

(c) At the consolidated election in the appropriate odd-numbered years, the following offices shall be filled:

(1) Municipal officers, provided that in municipalities in which candidates for ~~alderperson~~ ~~alderman~~ or other municipal office are not permitted by law to be candidates of political parties, the runoff election where required by law, or the nonpartisan election where required by law, shall be held on the date of the consolidated election; and provided further, in the case of municipal officers provided for by an ordinance providing the form of government of the municipality pursuant to Section 7 of Article VII of the Constitution, such offices shall be filled by election or by runoff election as may be provided by such ordinance;

(2) Village and incorporated town library directors;

(3) City boards of stadium commissioners;

(4) Commissioners of park districts;

(5) Trustees of public library districts;

(6) Special District elected officers, not otherwise designated in this Section, where the statute creating or authorizing the creation of the district permits or requires election of candidates of political parties;

(7) Township officers, including township park commissioners, township library directors, and boards of managers of community buildings, and Multi-Township Assessors;

(8) Highway commissioners and road district clerks;

(9) Members of school boards in school districts which adopt Article 33 of the School Code;

(10) The directors and chair of the Chain O Lakes - Fox River Waterway Management Agency;

(11) Forest preserve district commissioners elected under Section 3.5 of the Downstate Forest Preserve District Act;

(12) Elected members of school boards, school trustees, directors of boards of school directors, trustees of county boards of school trustees (except in counties or educational service regions having a population of 2,000,000 or more inhabitants) and members of boards of school inspectors, except school boards in school districts that adopt Article 33 of the School Code;

(13) Members of Community College district boards;

(14) Trustees of Fire Protection Districts;

(15) Commissioners of the Springfield Metropolitan Exposition and Auditorium Authority;

(16) Elected Trustees of Tuberculosis Sanitarium Districts;

(17) Elected Officers of special districts not otherwise designated in this Section for which the law governing those districts does not permit candidates of political parties.

(d) At the consolidated primary election in each odd-numbered year, candidates of political parties shall be nominated for those offices to be filled at the consolidated election in that year, except where pursuant to law nomination of candidates of political parties is made by caucus, and except those offices listed in paragraphs (12) through (17) of subsection (c).

At the consolidated primary election in the appropriate odd-numbered years, the mayor, clerk, treasurer, and ~~alderpersons~~ ~~aldermen~~ shall be elected in municipalities in which candidates for mayor, clerk, treasurer, or ~~alderperson~~ ~~alderman~~ are not permitted by law to be candidates of political parties, subject to runoff elections to be held at the consolidated election as may be required by law, and municipal officers shall be nominated in a nonpartisan election in municipalities in which pursuant to law candidates for such office are not permitted to be candidates of political parties.

At the consolidated primary election in the appropriate odd-numbered years, municipal officers shall be nominated or elected, or elected subject to a runoff, as may be provided by an ordinance providing a form of government of the municipality pursuant to Section 7 of Article VII of the Constitution.

(e) (Blank).

(f) At any election established in Section 2A-1.1, public questions may be submitted to voters pursuant to this Code and any special election otherwise required or authorized by law or by court order may be conducted pursuant to this Code.

Notwithstanding the regular dates for election of officers established in this Article, whenever a referendum is held for the establishment of a political subdivision whose officers are to be elected, the initial officers shall be elected at the election at which such referendum is held if otherwise so provided by law. In such cases, the election of the initial officers shall be subject to the referendum.

Notwithstanding the regular dates for election of officials established in this Article, any community college district which becomes effective by operation of law pursuant to Section 6-6.1 of the Public Community College Act, as now or hereafter amended, shall elect the initial district board members at the next regularly scheduled election following the effective date of the new district.

(g) At any election established in Section 2A-1.1, if in any precinct there are no offices or public questions required to be on the ballot under this Code then no election shall be held in the precinct on that date.

(h) There may be conducted a referendum in accordance with the provisions of Division 6-4 of the Counties Code.

(Source: P.A. 100-1027, eff. 1-1-19; revised 12-14-20.)

(10 ILCS 5/2A-26) (from Ch. 46, par. 2A-26)

Sec. 2A-26. Chicago ~~Alderpersons Aldermen. Alderpersons Aldermen~~ of the City of Chicago shall be elected at the consolidated primary election in 1979 and at the consolidated primary election every 4 years thereafter. The runoff election where necessary, pursuant to law, for Chicago ~~alderpersons aldermen~~ shall be held at the consolidated election in 1979, and every 4 years thereafter.

(Source: P.A. 80-936.)

(10 ILCS 5/2A-28) (from Ch. 46, par. 2A-28)

Sec. 2A-28. Cities Generally - ~~Alderpersons Aldermen~~ - Time of Election. An ~~alderperson alderman~~ of a city other than the City of Chicago shall be elected at the consolidated or general primary election in each year to succeed each incumbent ~~alderperson alderman~~ whose term ends before the following consolidated or general election.

(Source: P.A. 81-1433.)

(10 ILCS 5/7-4) (from Ch. 46, par. 7-4)

Sec. 7-4. The following words and phrases in this Article 7 shall, unless the same be inconsistent with the context, be construed as follows:

1. The word "primary" the primary elections provided for in this Article, which are the general primary, the consolidated primary, and for those municipalities which have annual partisan elections for any officer, the municipal primary held 6 weeks prior to the general primary election date in even numbered years.

2. The definition of terms in Section 1-3 of this Act shall apply to this Article.

3. The word "precinct" a voting district heretofore or hereafter established by law within which all qualified electors vote at one polling place.

4. The words "state office" or "state officer", an office to be filled, or an officer to be voted for, by qualified electors of the entire state, including United States Senator and Congressperson ~~Congressman~~ at large.

5. The words "congressional office" or "congressional officer", representatives in Congress.

6. The words "county office" or "county officer," include an office to be filled or an officer to be voted for, by the qualified electors of the entire county. "County office" or "county officer" also include the assessor and board of appeals and county commissioners and president of county board of Cook County, and county board members and the chair of the county board in counties subject to "An Act relating to the composition and election of county boards in certain counties", enacted by the 76th General Assembly.

7. The words "city office" and "village office," and "incorporated town officer" or "city officer" and "village officer", and "incorporated town officer" an office to be filled or an officer to be voted for by the qualified electors of the entire municipality, including alderpersons aldermen.

8. The words "town office" or "town officer", an office to be filled or an officer to be voted for by the qualified electors of an entire town.

9. The words "town" and "incorporated town" shall respectively be defined as in Section 1-3 of this Act.

10. The words "delegates and alternate delegates to National nominating conventions" include all delegates and alternate delegates to National nominating conventions whether they be elected from the state at large or from congressional districts or selected by State convention unless contrary and non-inclusive language specifically limits the term to one class.

11. "Judicial office" means a post held by a judge of the Supreme, Appellate or Circuit Court.  
(Source: P.A. 100-1027, eff. 1-1-19.)

(10 ILCS 5/7-8) (from Ch. 46, par. 7-8)

Sec. 7-8. The State central committee shall be composed of one or two members from each congressional district in the State and shall be elected as follows:

State Central Committee

(a) Within 30 days after January 1, 1984 (the effective date of Public Act 83-33), the State central committee of each political party shall certify to the State Board of Elections which of the following alternatives it wishes to apply to the State central committee of that party.

Alternative A. At the primary in 1970 and at the general primary election held every 4 years thereafter, each primary elector may vote for one candidate of his party for member of the State central committee for the congressional district in which he resides. The candidate receiving the highest number of votes shall be declared elected State central committeeperson from the district. A political party may, in lieu of the foregoing, by a majority vote of delegates at any State convention of such party, determine to thereafter elect the State central committeepersons in the manner following:

At the county convention held by such political party, State central committeepersons shall be elected in the same manner as provided in this Article for the election of officers of the county central committee, and such election shall follow the election of officers of the county central committee. Each elected ward, township or precinct committeeperson shall cast as his vote one vote for each ballot voted in his ward, township, part of a township or precinct in the last preceding primary election of his political party. In the case of a county lying partially within one congressional district and partially within another congressional district, each ward, township or precinct committeeperson shall vote only with respect to the congressional district in which his ward, township, part of a township or precinct is located. In the case of a congressional district which encompasses more than one county, each ward, township or precinct committeeperson residing within the congressional district shall cast as his vote one vote for each ballot voted in his ward, township, part of a township or precinct in the last preceding primary election of his political party for one candidate of his party for member of the State central committee for the congressional district in which he resides and the Chair of the county central committee shall report the results of the election to the State Board of Elections. The State Board of Elections shall certify the candidate receiving the highest number of votes elected State central committeeperson for that congressional district.

The State central committee shall adopt rules to provide for and govern the procedures to be followed in the election of members of the State central committee.

After August 6, 1999 (the effective date of Public Act 91-426), whenever a vacancy occurs in the office of Chair of a State central committee, or at the end of the term of office of Chair, the State central committee of each political party that has selected Alternative A shall elect a Chair who shall not be required to be a member of the State Central Committee. The Chair shall be a registered voter in this State and of the same political party as the State central committee.

Alternative B. Each congressional committee shall, within 30 days after the adoption of this alternative, appoint a person of a different gender than ~~the sex opposite~~ that of the incumbent member for that congressional district to serve as an additional member of the State central committee until the member's his or her successor is elected at the general primary election in 1986. Each congressional committee shall make this appointment by voting on the basis set forth in paragraph (e) of this Section. In each congressional district at the general primary election held in 1986 and every 4 years thereafter, the person male candidate receiving the highest number of votes of the party's male candidates for State central committeeperson committeeman, and the person of a different gender female candidate receiving the highest number of votes of the party's female candidates for State central committeewoman, shall be declared elected State central committeepersons committeeman and State central committeewoman from the district. At the general primary election held in 1986 and every 4 years thereafter, if all a party's candidates for State central committeeperson committeemen or State central committeewomen from a congressional district are of the same gender are of the same sex, the candidate receiving the highest number of votes shall be declared elected a State central committeeperson committeeman or State central committeewoman from the district, and, because of a failure to elect 2 persons from different genders one male and one female to the

committee, a vacancy shall be declared to exist in the office of the second member of the State central committee from the district. This vacancy shall be filled by appointment by the congressional committee of the political party, and the person appointed to fill the vacancy shall be a resident of the congressional district and of a different gender than the ~~committeeperson~~ ~~the sex opposite that of the committeeman or committeewoman~~ elected at the general primary election. Each congressional committee shall make this appointment by voting on the basis set forth in paragraph (e) of this Section.

The Chair of a State central committee composed as provided in this Alternative B must be selected from the committee's members.

Except as provided for in Alternative A with respect to the selection of the Chair of the State central committee, under both of the foregoing alternatives, the State central committee of each political party shall be composed of members elected or appointed from the several congressional districts of the State, and of no other person or persons whomsoever. The members of the State central committee shall, within 41 days after each quadrennial election of the full committee, meet in the city of Springfield and organize by electing a Chair, and may at such time elect such officers from among their own number (or otherwise), as they may deem necessary or expedient. The outgoing chair of the State central committee of the party shall, 10 days before the meeting, notify each member of the State central committee elected at the primary of the time and place of such meeting. In the organization and proceedings of the State central committee, the 2 committeepersons ~~each State central committeeman and State central committeewoman~~ shall each have one vote for each ballot voted in their ~~his or her~~ congressional district by the primary electors of the committeepersons' ~~his or her~~ party at the primary election immediately preceding the meeting of the State central committee. Whenever a vacancy occurs in the State central committee of any political party, the vacancy shall be filled by appointment of the chairmen of the county central committees of the political party of the counties located within the congressional district in which the vacancy occurs and, if applicable, the ward and township committeepersons of the political party in counties of 2,000,000 or more inhabitants located within the congressional district. If the congressional district in which the vacancy occurs lies wholly within a county of 2,000,000 or more inhabitants, the ward and township committeepersons of the political party in that congressional district shall vote to fill the vacancy. In voting to fill the vacancy, each chair of a county central committee and each ward and township committeeperson in counties of 2,000,000 or more inhabitants shall have one vote for each ballot voted in each precinct of the congressional district in which the vacancy exists of the chair's or committeeperson's ~~his or her~~ county, township, or ward cast by the primary electors of the chair's or committeeperson's ~~his or her~~ party at the primary election immediately preceding the meeting to fill the vacancy in the State central committee. The person appointed to fill the vacancy shall be a resident of the congressional district in which the vacancy occurs, shall be a qualified voter, and, in a committee composed as provided in Alternative B, shall be of the same gender ~~be of the same sex~~ as the appointee's his or her predecessor. A political party may, by a majority vote of the delegates of any State convention of such party, determine to return to the election of State central committeepersons ~~committeeman and State central committeewoman~~ by the vote of primary electors. Any action taken by a political party at a State convention in accordance with this Section shall be reported to the State Board of Elections by the chair and secretary of such convention within 10 days after such action.

#### Ward, Township and Precinct Committeepersons

(b) At the primary in 1972 and at the general primary election every 4 years thereafter, each primary elector in cities having a population of 200,000 or over may vote for one candidate of his party in his ward for ward committeeperson. Each candidate for ward committeeperson must be a resident of and in the ward where he seeks to be elected ward committeeperson. The one having the highest number of votes shall be such ward committeeperson of such party for such ward. At the primary election in 1970 and at the general primary election every 4 years thereafter, each primary elector in counties containing a population of 2,000,000 or more, outside of cities containing a population of 200,000 or more, may vote for one candidate of his party for township committeeperson. Each candidate for township committeeperson must be a resident of and in the township or part of a township (which lies outside of a city having a population of 200,000 or more, in counties containing a population of 2,000,000 or more), and in which township or part of a township he seeks to be elected township committeeperson. The one having the highest number of votes shall be such township committeeperson of such party for such township or part of a township. At the primary in 1970 and at the general primary election every 2 years thereafter, each primary elector, except in counties having a population of 2,000,000 or over, may vote for one candidate of his party in his precinct for precinct committeeperson. Each candidate for precinct committeeperson must be a bona fide resident of the precinct where he seeks to be elected precinct committeeperson. The one having the highest number of votes

shall be such precinct committeeperson of such party for such precinct. The official returns of the primary shall show the name of the committeeperson of each political party.

Terms of Committeepersons. All precinct committeepersons elected under the provisions of this Article shall continue as such committeepersons until the date of the primary to be held in the second year after their election. Except as otherwise provided in this Section for certain State central committeepersons who have 2 year terms, all State central committeepersons, township committeepersons and ward committeepersons shall continue as such committeepersons until the date of primary to be held in the fourth year after their election. However, a vacancy exists in the office of precinct committeeperson when a precinct committeeperson ceases to reside in the precinct in which he was elected and such precinct committeeperson shall thereafter neither have nor exercise any rights, powers or duties as committeeperson in that precinct, even if a successor has not been elected or appointed.

(c) The Multi-Township Central Committee shall consist of the precinct committeepersons of such party, in the multi-township assessing district formed pursuant to Section 2-10 of the Property Tax Code and shall be organized for the purposes set forth in Section 45-25 of the Township Code. In the organization and proceedings of the Multi-Township Central Committee each precinct committeeperson shall have one vote for each ballot voted in his precinct by the primary electors of his party at the primary at which he was elected.

#### County Central Committee

(d) The county central committee of each political party in each county shall consist of the various township committeepersons, precinct committeepersons and ward committeepersons, if any, of such party in the county. In the organization and proceedings of the county central committee, each precinct committeeperson shall have one vote for each ballot voted in his precinct by the primary electors of his party at the primary at which he was elected; each township committeeperson shall have one vote for each ballot voted in his township or part of a township as the case may be by the primary electors of his party at the primary election for the nomination of candidates for election to the General Assembly immediately preceding the meeting of the county central committee; and in the organization and proceedings of the county central committee, each ward committeeperson shall have one vote for each ballot voted in his ward by the primary electors of his party at the primary election for the nomination of candidates for election to the General Assembly immediately preceding the meeting of the county central committee.

#### Cook County Board of Review Election District Committee

(d-1) Each board of review election district committee of each political party in Cook County shall consist of the various township committeepersons and ward committeepersons, if any, of that party in the portions of the county composing the board of review election district. In the organization and proceedings of each of the 3 election district committees, each township committeeperson shall have one vote for each ballot voted in ~~the committeeperson's his or her~~ township or part of a township, as the case may be, by the primary electors of ~~the committeeperson's his or her~~ party at the primary election immediately preceding the meeting of the board of review election district committee; and in the organization and proceedings of each of the 3 election district committees, each ward committeeperson shall have one vote for each ballot voted in ~~the committeeperson's his or her~~ ward or part of that ward, as the case may be, by the primary electors of ~~the committeeperson's his or her~~ party at the primary election immediately preceding the meeting of the board of review election district committee.

#### Congressional Committee

(e) The congressional committee of each party in each congressional district shall be composed of the chairmen of the county central committees of the counties composing the congressional district, except that in congressional districts wholly within the territorial limits of one county, the precinct committeepersons, township committeepersons and ward committeepersons, if any, of the party representing the precincts within the limits of the congressional district, shall compose the congressional committee. A State central committeeperson in each district shall be a member and the chair or, when a district has 2 State central committeepersons, a co-chairperson of the congressional committee, but shall not have the right to vote except in case of a tie.

In the organization and proceedings of congressional committees composed of precinct committeepersons or township committeepersons or ward committeepersons, or any combination thereof, each precinct committeeperson shall have one vote for each ballot voted in his precinct by the primary electors of his party at the primary at which he was elected, each township committeeperson shall have one vote for each ballot voted in his township or part of a township as the case may be by the primary electors of his party at the primary election immediately preceding the meeting of the congressional committee, and

each ward committee person shall have one vote for each ballot voted in each precinct of his ward located in such congressional district by the primary electors of his party at the primary election immediately preceding the meeting of the congressional committee; and in the organization and proceedings of congressional committees composed of the chairmen of the county central committees of the counties within such district, each chair of such county central committee shall have one vote for each ballot voted in his county by the primary electors of his party at the primary election immediately preceding the meeting of the congressional committee.

#### Judicial District Committee

(f) The judicial district committee of each political party in each judicial district shall be composed of the chair of the county central committees of the counties composing the judicial district.

In the organization and proceedings of judicial district committees composed of the chairmen of the county central committees of the counties within such district, each chair of such county central committee shall have one vote for each ballot voted in his county by the primary electors of his party at the primary election immediately preceding the meeting of the judicial district committee.

#### Circuit Court Committee

(g) The circuit court committee of each political party in each judicial circuit outside Cook County shall be composed of the chairmen of the county central committees of the counties composing the judicial circuit.

In the organization and proceedings of circuit court committees, each chair of a county central committee shall have one vote for each ballot voted in his county by the primary electors of his party at the primary election immediately preceding the meeting of the circuit court committee.

#### Judicial Subcircuit Committee

(g-1) The judicial subcircuit committee of each political party in each judicial subcircuit in a judicial circuit divided into subcircuits shall be composed of (i) the ward and township committee persons of the townships and wards composing the judicial subcircuit in Cook County and (ii) the precinct committee persons of the precincts composing the judicial subcircuit in any county other than Cook County.

In the organization and proceedings of each judicial subcircuit committee, each township committee person shall have one vote for each ballot voted in his township or part of a township, as the case may be, in the judicial subcircuit by the primary electors of his party at the primary election immediately preceding the meeting of the judicial subcircuit committee; each precinct committee person shall have one vote for each ballot voted in his precinct or part of a precinct, as the case may be, in the judicial subcircuit by the primary electors of his party at the primary election immediately preceding the meeting of the judicial subcircuit committee; and each ward committee person shall have one vote for each ballot voted in his ward or part of a ward, as the case may be, in the judicial subcircuit by the primary electors of his party at the primary election immediately preceding the meeting of the judicial subcircuit committee.

#### Municipal Central Committee

(h) The municipal central committee of each political party shall be composed of the precinct, township or ward committee persons, as the case may be, of such party representing the precincts or wards, embraced in such city, incorporated town or village. The voting strength of each precinct, township or ward committee person on the municipal central committee shall be the same as his voting strength on the county central committee.

For political parties, other than a statewide political party, established only within a municipality or township, the municipal or township managing committee shall be composed of the party officers of the local established party. The party officers of a local established party shall be as follows: the chair and secretary of the caucus for those municipalities and townships authorized by statute to nominate candidates by caucus shall serve as party officers for the purpose of filling vacancies in nomination under Section 7-61; for municipalities and townships authorized by statute or ordinance to nominate candidates by petition and primary election, the party officers shall be the party's candidates who are nominated at the primary. If no party primary was held because of the provisions of Section 7-5, vacancies in nomination shall be filled by the party's remaining candidates who shall serve as the party's officers.

#### Powers

(i) Each committee and its officers shall have the powers usually exercised by such committees and by the officers thereof, not inconsistent with the provisions of this Article. The several committees herein provided for shall not have power to delegate any of their powers, or functions to any other person, officer or committee, but this shall not be construed to prevent a committee from appointing from its own membership proper and necessary subcommittees.

(j) The State central committee of a political party which elects its members by Alternative B under paragraph (a) of this Section shall adopt a plan to give effect to the delegate selection rules of the national political party and file a copy of such plan with the State Board of Elections when approved by a national political party.

(k) For the purpose of the designation of a proxy by a Congressional Committee to vote in place of an absent State central ~~committeeperson~~ ~~committeeman or committeewoman~~ at meetings of the State central committee of a political party which elects its members by Alternative B under paragraph (a) of this Section, the proxy shall be appointed by the vote of the ward and township committeepersons, if any, of the wards and townships which lie entirely or partially within the Congressional District from which the absent State central ~~committeeperson~~ ~~committeeman or committeewoman~~ was elected and the vote of the chairmen of the county central committees of those counties which lie entirely or partially within that Congressional District and in which there are no ward or township committeepersons. When voting for such proxy, the county chair, ward committeeperson or township committeeperson, as the case may be, shall have one vote for each ballot voted in his county, ward or township, or portion thereof within the Congressional District, by the primary electors of his party at the primary at which he was elected. However, the absent State central ~~committeeperson~~ ~~committeeman or committeewoman~~ may designate a proxy when permitted by the rules of a political party which elects its members by Alternative B under paragraph (a) of this Section.

Notwithstanding any law to the contrary, a person is ineligible to hold the position of committeeperson in any committee established pursuant to this Section if he or she is statutorily ineligible to vote in a general election because of conviction of a felony. When a committeeperson is convicted of a felony, the position occupied by that committeeperson shall automatically become vacant.  
(Source: P.A. 100-201, eff. 8-18-17; 100-1027, eff. 1-1-19.)

(10 ILCS 5/7-10) (from Ch. 46, par. 7-10)

Sec. 7-10. Form of petition for nomination. The name of no candidate for nomination, or State central committeeperson, or township committeeperson, or precinct committeeperson, or ward committeeperson or candidate for delegate or alternate delegate to national nominating conventions, shall be printed upon the primary ballot unless a petition for nomination has been filed in his behalf as provided in this Article in substantially the following form:

We, the undersigned, members of and affiliated with the .... party and qualified primary electors of the .... party, in the .... of ....., in the county of .... and State of Illinois, do hereby petition that the following named person or persons shall be a candidate or candidates of the .... party for the nomination for (or in case of committeepersons for election to) the office or offices hereinafter specified, to be voted for at the primary election to be held on (insert date).

Name	Office	Address
John Jones	Governor	Belvidere, Ill.
Jane James	Lieutenant Governor	Peoria, Ill.
Thomas Smith	Attorney General	Oakland, Ill.

Name..... Address.....

State of Illinois)

) ss.

County of.....)

I, ....., do hereby certify that I reside at No. .... street, in the .... of ....., county of ....., and State of ....., that I am 18 years of age or older, that I am a citizen of the United States, and that the signatures on this sheet were signed in my presence, and are genuine, and that to the best of my knowledge and belief the persons so signing were at the time of signing the petitions qualified voters of the .... party, and that their respective residences are correctly stated, as above set forth.

Subscribed and sworn to before me on (insert date).

.....  
.....

Each sheet of the petition other than the statement of candidacy and candidate's statement shall be of uniform size and shall contain above the space for signatures an appropriate heading giving the information as to name of candidate or candidates, in whose behalf such petition is signed; the office, the political party represented and place of residence; and the heading of each sheet shall be the same.

Such petition shall be signed by qualified primary electors residing in the political division for which the nomination is sought in their own proper persons only and opposite the signature of each signer, his residence address shall be written or printed. The residence address required to be written or printed opposite each qualified primary elector's name shall include the street address or rural route number of the signer, as the case may be, as well as the signer's county, and city, village or town, and state. However the county or city, village or town, and state of residence of the electors may be printed on the petition forms where all of the electors signing the petition reside in the same county or city, village or town, and state. Standard abbreviations may be used in writing the residence address, including street number, if any. At the bottom of each sheet of such petition shall be added a circulator statement signed by a person 18 years of age or older who is a citizen of the United States, stating the street address or rural route number, as the case may be, as well as the county, city, village or town, and state; and certifying that the signatures on that sheet of the petition were signed in his or her presence and certifying that the signatures are genuine; and either (1) indicating the dates on which that sheet was circulated, or (2) indicating the first and last dates on which the sheet was circulated, or (3) certifying that none of the signatures on the sheet were signed more than 90 days preceding the last day for the filing of the petition and certifying that to the best of his or her knowledge and belief the persons so signing were at the time of signing the petitions qualified voters of the political party for which a nomination is sought. Such statement shall be sworn to before some officer authorized to administer oaths in this State.

Except as otherwise provided in this Code, no ~~No~~ petition sheet shall be circulated more than 90 days preceding the last day provided in Section 7-12 for the filing of such petition.

The person circulating the petition, or the candidate on whose behalf the petition is circulated, may strike any signature from the petition, provided that:

- (1) the person striking the signature shall initial the petition at the place where the signature is struck; and
- (2) the person striking the signature shall sign a certification listing the page number and line number of each signature struck from the petition. Such certification shall be filed as a part of the petition.

Such sheets before being filed shall be neatly fastened together in book form, by placing the sheets in a pile and fastening them together at one edge in a secure and suitable manner, and the sheets shall then be numbered consecutively. The sheets shall not be fastened by pasting them together end to end, so as to form a continuous strip or roll. All petition sheets which are filed with the proper local election officials, election authorities or the State Board of Elections shall be the original sheets which have been signed by the voters and by the circulator thereof, and not photocopies or duplicates of such sheets. Each petition must include as a part thereof, a statement of candidacy for each of the candidates filing, or in whose behalf the petition is filed. This statement shall set out the address of such candidate, the office for which he is a candidate, shall state that the candidate is a qualified primary voter of the party to which the petition relates and is qualified for the office specified (in the case of a candidate for State's Attorney it shall state that the candidate is at the time of filing such statement a licensed attorney-at-law of this State), shall state that he has filed (or will file before the close of the petition filing period) a statement of economic interests as required by the Illinois Governmental Ethics Act, shall request that the candidate's name be placed upon the official ballot, and shall be subscribed and sworn to by such candidate before some officer authorized to take acknowledgment of deeds in the State and shall be in substantially the following form:

Statement of Candidacy				
Name	Address	Office	District	Party
John Jones	102 Main St. Belvidere, Illinois	Governor	Statewide	Republican

State of Illinois)

) ss.

County of .....)

I, ....., being first duly sworn, say that I reside at .... Street in the city (or village) of ....., in the county of ....., State of Illinois; that I am a qualified voter therein and am a qualified primary voter of the .... party; that I am a candidate for nomination (for election in the case of committeeperson and delegates and alternate delegates) to the office of .... to be voted upon at the primary election to be held on (insert date); that I am legally qualified (including being the holder of any license that may be an eligibility requirement for the

office I seek the nomination for) to hold such office and that I have filed (or I will file before the close of the petition filing period) a statement of economic interests as required by the Illinois Governmental Ethics Act and I hereby request that my name be printed upon the official primary ballot for nomination for (or election to in the case of committeepersons and delegates and alternate delegates) such office.

Signed .....

Subscribed and sworn to (or affirmed) before me by ....., who is to me personally known, on (insert date).

Signed .....

(Official Character)

(Seal, if officer has one.)

The petitions, when filed, shall not be withdrawn or added to, and no signatures shall be revoked except by revocation filed in writing with the State Board of Elections, election authority or local election official with whom the petition is required to be filed, and before the filing of such petition. Whoever forges the name of a signer upon any petition required by this Article is deemed guilty of a forgery and on conviction thereof shall be punished accordingly.

A candidate for the offices listed in this Section must obtain the number of signatures specified in this Section on his or her petition for nomination.

(a) Statewide office or delegate to a national nominating convention. Except as otherwise provided in this Code, if ~~if~~ a candidate seeks to run for statewide office or as a delegate or alternate delegate to a national nominating convention elected from the State at-large, then the candidate's petition for nomination must contain at least 5,000 but not more than 10,000 signatures.

(b) Congressional office or congressional delegate to a national nominating convention. Except as otherwise provided in this Code, if ~~if~~ a candidate seeks to run for United States Congress or as a congressional delegate or alternate congressional delegate to a national nominating convention elected from a congressional district, then the candidate's petition for nomination must contain at least the number of signatures equal to 0.5% of the qualified primary electors of his or her party in his or her congressional district. In the first primary election following a redistricting of congressional districts, a candidate's petition for nomination must contain at least 600 signatures of qualified primary electors of the candidate's political party in his or her congressional district.

(c) County office. Except as otherwise provided in this Code, if ~~if~~ a candidate seeks to run for any countywide office, including but not limited to county board chairperson or county board member, elected on an at-large basis, in a county other than Cook County, then the candidate's petition for nomination must contain at least the number of signatures equal to 0.5% of the qualified electors of his or her party who cast votes at the last preceding general election in his or her county. If a candidate seeks to run for county board member elected from a county board district, then the candidate's petition for nomination must contain at least the number of signatures equal to 0.5% of the qualified primary electors of his or her party in the county board district. In the first primary election following a redistricting of county board districts or the initial establishment of county board districts, a candidate's petition for nomination must contain at least the number of signatures equal to 0.5% of the qualified electors of his or her party in the entire county who cast votes at the last preceding general election divided by the total number of county board districts comprising the county board; provided that in no event shall the number of signatures be less than 25.

(d) County office; Cook County only.

(1) If a candidate seeks to run for countywide office in Cook County, then the candidate's petition for nomination must contain at least the number of signatures equal to 0.5% of the qualified electors of his or her party who cast votes at the last preceding general election in Cook County.

(2) If a candidate seeks to run for Cook County Board Commissioner, then the candidate's petition for nomination must contain at least the number of signatures equal to 0.5% of the qualified primary electors of his or her party in his or her county board district. In the first primary election following a redistricting of Cook County Board of Commissioners districts, a candidate's petition for nomination must contain at least the number of signatures equal to 0.5% of the qualified electors of his or her party in the entire county who cast votes at the last preceding general election divided by the total number of county board districts comprising the county board; provided that in no event shall the number of signatures be less than 25.

(3) Except as otherwise provided in this Code, if ~~if~~ a candidate seeks to run for Cook County Board of Review Commissioner, which is elected from a district pursuant to subsection (c) of Section

5-5 of the Property Tax Code, then the candidate's petition for nomination must contain at least the number of signatures equal to 0.5% of the total number of registered voters in his or her board of review district in the last general election at which a commissioner was regularly scheduled to be elected from that board of review district. In no event shall the number of signatures required be greater than the requisite number for a candidate who seeks countywide office in Cook County under subsection (d)(1) of this Section. In the first primary election following a redistricting of Cook County Board of Review districts, a candidate's petition for nomination must contain at least 4,000 signatures or at least the number of signatures required for a countywide candidate in Cook County, whichever is less, of the qualified electors of his or her party in the district.

(e) Municipal or township office. If a candidate seeks to run for municipal or township office, then the candidate's petition for nomination must contain at least the number of signatures equal to 0.5% of the qualified primary electors of his or her party in the municipality or township. If a candidate seeks to run for ~~alderperson~~ ~~alderman~~ of a municipality, then the candidate's petition for nomination must contain at least the number of signatures equal to 0.5% of the qualified primary electors of his or her party of the ward. In the first primary election following redistricting of ~~aldermanic~~ ~~aldermanic~~ wards or trustee districts of a municipality or the initial establishment of wards or districts, a candidate's petition for nomination must contain the number of signatures equal to at least 0.5% of the total number of votes cast for the candidate of that political party who received the highest number of votes in the entire municipality at the last regular election at which an officer was regularly scheduled to be elected from the entire municipality, divided by the number of wards or districts. In no event shall the number of signatures be less than 25.

(f) State central committee person. If a candidate seeks to run for State central committee person, then the candidate's petition for nomination must contain at least 100 signatures of the primary electors of his or her party of his or her congressional district.

(g) Sanitary district trustee. Except as otherwise provided in this Code, if ~~if~~ a candidate seeks to run for trustee of a sanitary district in which trustees are not elected from wards, then the candidate's petition for nomination must contain at least the number of signatures equal to 0.5% of the primary electors of his or her party from the sanitary district. If a candidate seeks to run for trustee of a sanitary district in which trustees are elected from wards, then the candidate's petition for nomination must contain at least the number of signatures equal to 0.5% of the primary electors of his or her party in the ward of that sanitary district. In the first primary election following redistricting of sanitary districts elected from wards, a candidate's petition for nomination must contain at least the signatures of 150 qualified primary electors of his or her ward of that sanitary district.

(h) Judicial office. Except as otherwise provided in this Code, if ~~if~~ a candidate seeks to run for judicial office in a district, then the candidate's petition for nomination must contain the number of signatures equal to 0.4% of the number of votes cast in that district for the candidate for his or her political party for the office of Governor at the last general election at which a Governor was elected, but in no event less than 500 signatures. If a candidate seeks to run for judicial office in a circuit or subcircuit, then the candidate's petition for nomination must contain the number of signatures equal to 0.25% of the number of votes cast for the judicial candidate of his or her political party who received the highest number of votes at the last general election at which a judicial officer from the same circuit or subcircuit was regularly scheduled to be elected, but in no event less than 1,000 signatures in circuits and subcircuits located in the First Judicial District or 500 signatures in every other Judicial District.

(i) Precinct, ward, and township committee person. Except as otherwise provided in this Code, if ~~if~~ a candidate seeks to run for precinct committee person, then the candidate's petition for nomination must contain at least 10 signatures of the primary electors of his or her party for the precinct. If a candidate seeks to run for ward committee person, then the candidate's petition for nomination must contain no less than the number of signatures equal to 10% of the primary electors of his or her party of the ward, but no more than 16% of those same electors; provided that the maximum number of signatures may be 50 more than the minimum number, whichever is greater. If a candidate seeks to run for township committee person, then the candidate's petition for nomination must contain no less than the number of signatures equal to 5% of the primary electors of his or her party of the township, but no more than 8% of those same electors; provided that the maximum number of signatures may be 50 more than the minimum number, whichever is greater.

(j) State's attorney or regional superintendent of schools for multiple counties. If a candidate seeks to run for State's attorney or regional Superintendent of Schools who serves more than one county, then the candidate's petition for nomination must contain at least the number of signatures equal to 0.5% of the primary electors of his or her party in the territory comprising the counties.

(k) Any other office. If a candidate seeks any other office, then the candidate's petition for nomination must contain at least the number of signatures equal to 0.5% of the registered voters of the political subdivision, district, or division for which the nomination is made or 25 signatures, whichever is greater.

For purposes of this Section the number of primary electors shall be determined by taking the total vote cast, in the applicable district, for the candidate for that political party who received the highest number of votes, statewide, at the last general election in the State at which electors for President of the United States were elected. For political subdivisions, the number of primary electors shall be determined by taking the total vote cast for the candidate for that political party who received the highest number of votes in the political subdivision at the last regular election at which an officer was regularly scheduled to be elected from that subdivision. For wards or districts of political subdivisions, the number of primary electors shall be determined by taking the total vote cast for the candidate for that political party who received the highest number of votes in the ward or district at the last regular election at which an officer was regularly scheduled to be elected from that ward or district.

A "qualified primary elector" of a party may not sign petitions for or be a candidate in the primary of more than one party.

The changes made to this Section of this amendatory Act of the 93rd General Assembly are declarative of existing law, except for item (3) of subsection (d).

Petitions of candidates for nomination for offices herein specified, to be filed with the same officer, may contain the names of 2 or more candidates of the same political party for the same or different offices. In the case of the offices of Governor and Lieutenant Governor, a joint petition including one candidate for each of those offices must be filed.

(Source: P.A. 100-1027, eff. 1-1-19.)

(10 ILCS 5/7-10.2) (from Ch. 46, par. 7-10.2)

Sec. 7-10.2. In the designation of the name of a candidate on a petition for nomination or certificate of nomination the candidate's given name or names, initial or initials, a nickname by which the candidate is commonly known, or a combination thereof, may be used in addition to the candidate's surname. If a candidate has changed his or her name, whether by a statutory or common law procedure in Illinois or any other jurisdiction, within 3 years before the last day for filing the petition or certificate for that office, whichever is applicable, then (i) the candidate's name on the petition or certificate must be followed by "formerly known as (list all prior names during the 3-year period) until name changed on (list date of each such name change)" and (ii) the petition or certificate must be accompanied by the candidate's affidavit stating the candidate's previous names during the period specified in (i) and the date or dates each of those names was changed; failure to meet these requirements shall be grounds for denying certification of the candidate's name for the ballot or removing the candidate's name from the ballot, as appropriate, but these requirements do not apply to name changes resulting from adoption to assume an adoptive parent's or parents' surname, marriage or civil union to assume a spouse's surname, or dissolution of marriage or civil union or declaration of invalidity of marriage or civil union to assume a former surname or a name change that conforms the candidate's name to his or her gender identity. No other designation such as a political slogan, as defined by Section 7-17, title or degree, or nickname suggesting or implying possession of a title, degree or professional status, or similar information may be used in connection with the candidate's surname.

(Source: P.A. 93-574, eff. 8-21-03; 94-1090, eff. 6-1-07.)

(10 ILCS 5/7-12) (from Ch. 46, par. 7-12)

Sec. 7-12. All petitions for nomination shall be filed by mail or in person as follows:

(1) Except as otherwise provided in this Code, where ~~where~~ the nomination is to be made for a State, congressional, or judicial office, or for any office a nomination for which is made for a territorial division or district which comprises more than one county or is partly in one county and partly in another county or counties (including the Fox Metro Water Reclamation District), then, except as otherwise provided in this Section, such petition for nomination shall be filed in the principal office of the State Board of Elections not more than 113 and not less than 106 days prior to the date of the primary, but, in the case of petitions for nomination to fill a vacancy by special election in the office of representative in Congress from this State, such petition for nomination shall be filed in the principal office of the State Board of Elections not more than 85 days and not less than 82 days prior to the date of the primary.

Where a vacancy occurs in the office of Supreme, Appellate or Circuit Court Judge within the 3-week period preceding the 106th day before a general primary election, petitions for nomination for

the office in which the vacancy has occurred shall be filed in the principal office of the State Board of Elections not more than 92 nor less than 85 days prior to the date of the general primary election.

Where the nomination is to be made for delegates or alternate delegates to a national nominating convention, then such petition for nomination shall be filed in the principal office of the State Board of Elections not more than 113 and not less than 106 days prior to the date of the primary; provided, however, that if the rules or policies of a national political party conflict with such requirements for filing petitions for nomination for delegates or alternate delegates to a national nominating convention, the chair of the State central committee of such national political party shall notify the Board in writing, citing by reference the rules or policies of the national political party in conflict, and in such case the Board shall direct such petitions to be filed in accordance with the delegate selection plan adopted by the state central committee of such national political party.

(2) Where the nomination is to be made for a county office or trustee of a sanitary district then such petition shall be filed in the office of the county clerk not more than 113 nor less than 106 days prior to the date of the primary.

(3) Where the nomination is to be made for a municipal or township office, such petitions for nomination shall be filed in the office of the local election official, not more than 99 nor less than 92 days prior to the date of the primary; provided, where a municipality's or township's boundaries are coextensive with or are entirely within the jurisdiction of a municipal board of election commissioners, the petitions shall be filed in the office of such board; and provided, that petitions for the office of multi-township assessor shall be filed with the election authority.

(4) The petitions of candidates for State central committee person shall be filed in the principal office of the State Board of Elections not more than 113 nor less than 106 days prior to the date of the primary.

(5) Petitions of candidates for precinct, township or ward committee persons shall be filed in the office of the county clerk not more than 113 nor less than 106 days prior to the date of the primary.

(6) The State Board of Elections and the various election authorities and local election officials with whom such petitions for nominations are filed shall specify the place where filings shall be made and upon receipt shall endorse thereon the day and hour on which each petition was filed. All petitions filed by persons waiting in line as of 8:00 a.m. on the first day for filing, or as of the normal opening hour of the office involved on such day, shall be deemed filed as of 8:00 a.m. or the normal opening hour, as the case may be. Petitions filed by mail and received after midnight of the first day for filing and in the first mail delivery or pickup of that day shall be deemed as filed as of 8:00 a.m. of that day or as of the normal opening hour of such day, as the case may be. All petitions received thereafter shall be deemed as filed in the order of actual receipt. However, 2 or more petitions filed within the last hour of the filing deadline shall be deemed filed simultaneously. Where 2 or more petitions are received simultaneously, the State Board of Elections or the various election authorities or local election officials with whom such petitions are filed shall break ties and determine the order of filing, by means of a lottery or other fair and impartial method of random selection approved by the State Board of Elections. Such lottery shall be conducted within 9 days following the last day for petition filing and shall be open to the public. Seven days written notice of the time and place of conducting such random selection shall be given by the State Board of Elections to the chair of the State central committee of each established political party, and by each election authority or local election official, to the County Chair of each established political party, and to each organization of citizens within the election jurisdiction which was entitled, under this Article, at the next preceding election, to have pollwatchers present on the day of election. The State Board of Elections, election authority or local election official shall post in a conspicuous, open and public place, at the entrance of the office, notice of the time and place of such lottery. The State Board of Elections shall adopt rules and regulations governing the procedures for the conduct of such lottery. All candidates shall be certified in the order in which their petitions have been filed. Where candidates have filed simultaneously, they shall be certified in the order determined by lot and prior to candidates who filed for the same office at a later time.

(7) The State Board of Elections or the appropriate election authority or local election official with whom such a petition for nomination is filed shall notify the person for whom a petition for nomination has been filed of the obligation to file statements of organization, reports of campaign contributions, and annual reports of campaign contributions and expenditures under Article 9 of this

Act. Such notice shall be given in the manner prescribed by paragraph (7) of Section 9-16 of this Code.

(8) Nomination papers filed under this Section are not valid if the candidate named therein fails to file a statement of economic interests as required by the Illinois Governmental Ethics Act in relation to his candidacy with the appropriate officer by the end of the period for the filing of nomination papers unless he has filed a statement of economic interests in relation to the same governmental unit with that officer within a year preceding the date on which such nomination papers were filed. If the nomination papers of any candidate and the statement of economic interest of that candidate are not required to be filed with the same officer, the candidate must file with the officer with whom the nomination papers are filed a receipt from the officer with whom the statement of economic interests is filed showing the date on which such statement was filed. Such receipt shall be so filed not later than the last day on which nomination papers may be filed.

(9) Except as otherwise provided in this Code, any ~~Any~~ person for whom a petition for nomination, or for committee person or for delegate or alternate delegate to a national nominating convention has been filed may cause his name to be withdrawn by request in writing, signed by him and duly acknowledged before an officer qualified to take acknowledgments of deeds, and filed in the principal or permanent branch office of the State Board of Elections or with the appropriate election authority or local election official, not later than the date of certification of candidates for the consolidated primary or general primary ballot. No names so withdrawn shall be certified or printed on the primary ballot. If petitions for nomination have been filed for the same person with respect to more than one political party, his name shall not be certified nor printed on the primary ballot of any party. If petitions for nomination have been filed for the same person for 2 or more offices which are incompatible so that the same person could not serve in more than one of such offices if elected, that person must withdraw as a candidate for all but one of such offices within the 5 business days following the last day for petition filing. A candidate in a judicial election may file petitions for nomination for only one vacancy in a subcircuit and only one vacancy in a circuit in any one filing period, and if petitions for nomination have been filed for the same person for 2 or more vacancies in the same circuit or subcircuit in the same filing period, his or her name shall be certified only for the first vacancy for which the petitions for nomination were filed. If he fails to withdraw as a candidate for all but one of such offices within such time his name shall not be certified, nor printed on the primary ballot, for any office. For the purpose of the foregoing provisions, an office in a political party is not incompatible with any other office.

(10)(a) Notwithstanding the provisions of any other statute, no primary shall be held for an established political party in any township, municipality, or ward thereof, where the nomination of such party for every office to be voted upon by the electors of such township, municipality, or ward thereof, is uncontested. Whenever a political party's nomination of candidates is uncontested as to one or more, but not all, of the offices to be voted upon by the electors of a township, municipality, or ward thereof, then a primary shall be held for that party in such township, municipality, or ward thereof; provided that the primary ballot shall not include those offices within such township, municipality, or ward thereof, for which the nomination is uncontested. For purposes of this Article, the nomination of an established political party of a candidate for election to an office shall be deemed to be uncontested where not more than the number of persons to be nominated have timely filed valid nomination papers seeking the nomination of such party for election to such office.

(b) Notwithstanding the provisions of any other statute, no primary election shall be held for an established political party for any special primary election called for the purpose of filling a vacancy in the office of representative in the United States Congress where the nomination of such political party for said office is uncontested. For the purposes of this Article, the nomination of an established political party of a candidate for election to said office shall be deemed to be uncontested where not more than the number of persons to be nominated have timely filed valid nomination papers seeking the nomination of such established party for election to said office. This subsection (b) shall not apply if such primary election is conducted on a regularly scheduled election day.

(c) Notwithstanding the provisions in subparagraph (a) and (b) of this paragraph (10), whenever a person who has not timely filed valid nomination papers and who intends to become a write-in candidate for a political party's nomination for any office for which the nomination is uncontested files a written statement or notice of that intent with the State Board of Elections or the local election official with whom nomination papers for such office are filed, a primary ballot shall be prepared and

a primary shall be held for that office. Such statement or notice shall be filed on or before the date established in this Article for certifying candidates for the primary ballot. Such statement or notice shall contain (i) the name and address of the person intending to become a write-in candidate, (ii) a statement that the person is a qualified primary elector of the political party from whom the nomination is sought, (iii) a statement that the person intends to become a write-in candidate for the party's nomination, and (iv) the office the person is seeking as a write-in candidate. An election authority shall have no duty to conduct a primary and prepare a primary ballot for any office for which the nomination is uncontested unless a statement or notice meeting the requirements of this Section is filed in a timely manner.

(11) If multiple sets of nomination papers are filed for a candidate to the same office, the State Board of Elections, appropriate election authority or local election official where the petitions are filed shall within 2 business days notify the candidate of his or her multiple petition filings and that the candidate has 3 business days after receipt of the notice to notify the State Board of Elections, appropriate election authority or local election official that he or she may cancel prior sets of petitions. If the candidate notifies the State Board of Elections, appropriate election authority or local election official, the last set of petitions filed shall be the only petitions to be considered valid by the State Board of Elections, election authority or local election official. If the candidate fails to notify the State Board of Elections, election authority or local election official then only the first set of petitions filed shall be valid and all subsequent petitions shall be void.

(12) All nominating petitions shall be available for public inspection and shall be preserved for a period of not less than 6 months.

(Source: P.A. 100-1027, eff. 1-1-19; 101-523, eff. 8-23-19.)

(10 ILCS 5/7-13) (from Ch. 46, par. 7-13)

Sec. 7-13. The board of election commissioners in cities of 500,000 or more population having such board, shall constitute an electoral board for the hearing and passing upon objections to nomination petitions for ward committeepersons.

Except as otherwise provided in this Code, such ~~Such~~ objections shall be filed in the office of the county clerk within 5 business days after the last day for filing nomination papers. The objection shall state the name and address of the objector, who may be any qualified elector in the ward, the specific grounds of objection and the relief requested of the electoral board. Upon the receipt of the objection, the county clerk shall forthwith transmit such objection and the petition of the candidate to the board of election commissioners. The board of election commissioners shall forthwith notify the objector and candidate objected to of the time and place for hearing hereon. After a hearing upon the validity of such objections, the board shall certify to the county clerk its decision stating whether or not the name of the candidate shall be printed on the ballot and the county clerk in his or her certificate to the board of election commissioners shall leave off of the certificate the name of the candidate for ward committeeperson that the election commissioners order not to be printed on the ballot. However, the decision of the board of election commissioners is subject to judicial review as provided in Section 10-10.1.

The county electoral board composed as provided in Section 10-9 shall constitute an electoral board for the hearing and passing upon objections to nomination petitions for precinct and township committeepersons. Such objections shall be filed in the office of the county clerk within 5 business days after the last day for filing nomination papers. The objection shall state the name and address of the objector who may be any qualified elector in the precinct or in the township or part of a township that lies outside of a city having a population of 500,000 or more, the specific grounds of objection and the relief requested of the electoral board. Upon the receipt of the objection the county clerk shall forthwith transmit such objection and the petition of the candidate to the chair of the county electoral board. The chair of the county electoral board shall forthwith notify the objector, the candidate whose petition is objected to and the other members of the electoral board of the time and place for hearing thereon. After hearing upon the validity of such objections the board shall certify its decision to the county clerk stating whether or not the name of the candidate shall be printed on the ballot, and the county clerk, in his or her certificate to the board of election commissioners, shall leave off of the certificate the name of the candidate ordered by the board not to be printed on the ballot, and the county clerk shall also refrain from printing on the official primary ballot, the name of any candidate whose name has been ordered by the electoral board not to be printed on the ballot. However, the decision of the board is subject to judicial review as provided in Section 10-10.1.

In such proceedings the electoral boards have the same powers as other electoral boards under the provisions of Section 10-10 of this Act and their decisions are subject to judicial review under Section 10-10.1.

(Source: P.A. 100-1027, eff. 1-1-19.)

(10 ILCS 5/7-14) (from Ch. 46, par. 7-14)

Sec. 7-14. Except as otherwise provided in this Code, not ~~Not~~ less than 68 days before the date of the general primary the State Board of Elections shall meet and shall examine all petitions filed under this Article 7, in the office of the State Board of Elections. The State Board of Elections shall then certify to the county clerk of each county, the names of all candidates whose nomination papers or certificates of nomination have been filed with the Board and direct the county clerk to place upon the official ballot for the general primary election the names of such candidates in the same manner and in the same order as shown upon the certification.

The State Board of Elections shall, in its certificate to the county clerk, certify the names of the offices, and the names of the candidates in the order in which the offices and names shall appear upon the primary ballot; such names to appear in the order in which petitions have been filed in the office of the State Board of Elections except as otherwise provided in this Article.

Not less than 62 days before the date of the general primary, each county clerk shall certify the names of all candidates whose nomination papers have been filed with such clerk and declare that the names of such candidates for the respective offices shall be placed upon the official ballot for the general primary in the order in which such nomination papers were filed with the clerk, or as determined by lot, or as otherwise specified by statute. Each county clerk shall place a copy of the certification on file in his or her office and at the same time issue to the board of election commissioners a copy of the certification that has been filed in the county clerk's office, together with a copy of the certification that has been issued to the clerk by the State Board of Elections, with directions to the board of election commissioners to place upon the official ballot for the general primary in that election jurisdiction the names of all candidates that are listed on such certification in the same manner and in the same order as shown upon such certifications.

The certification shall indicate, where applicable, the following:

- (1) The political party affiliation of the candidates for the respective offices;
- (2) If there is to be more than one candidate elected or nominated to an office from the State, political subdivision or district;
- (3) If the voter has the right to vote for more than one candidate for an office;
- (4) The term of office, if a vacancy is to be filled for less than a full term or if the offices to be filled in a political subdivision or district are for different terms.

The State Board of Elections or the county clerk, as the case may be, shall issue an amended certification whenever it is discovered that the original certification is in error.

Subject to appeal, the names of candidates whose nomination papers have been held invalid by the appropriate electoral board provided in Section 10-9 of this Code shall not be certified.

(Source: P.A. 96-1008, eff. 7-6-10.)

(10 ILCS 5/7-16) (from Ch. 46, par. 7-16)

Sec. 7-16. Each election authority in each county shall prepare and cause to be printed the primary ballot of each political party for each precinct in his respective jurisdiction.

Except as otherwise provided in this Code, the ~~The~~ election authority shall, at least 45 days prior to the date of the primary election, have a sufficient number of ballots printed so that such ballots will be available for mailing 45 days prior to the primary election to persons who have filed application for a ballot under the provisions of Article 20 of this Act.

(Source: P.A. 80-1469.)

(10 ILCS 5/7-17) (from Ch. 46, par. 7-17)

Sec. 7-17. Candidate ballot name procedures.

(a) Each election authority in each county shall cause to be printed upon the general primary ballot of each party for each precinct in his jurisdiction the name of each candidate whose petition for nomination or for committee person has been filed in the office of the county clerk, as herein provided; and also the name of each candidate whose name has been certified to his office by the State Board of Elections, and in the order so certified, except as hereinafter provided.

It shall be the duty of the election authority to cause to be printed upon the consolidated primary ballot of each political party for each precinct in his jurisdiction the name of each candidate whose name has been certified to him, as herein provided and which is to be voted for in such precinct.

(b) In the designation of the name of a candidate on the primary ballot the candidate's given name or names, initial or initials, a nickname by which the candidate is commonly known, or a combination thereof, may be used in addition to the candidate's surname. If a candidate has changed his or her name, whether by a statutory or common law procedure in Illinois or any other jurisdiction, within 3 years before the last day for filing the petition for nomination, nomination papers, or certificate of nomination for that office, whichever is applicable, then (i) the candidate's name on the primary ballot must be followed by "formerly known as (list all prior names during the 3-year period) until name changed on (list date of each such name change)" and (ii) the petition, papers, or certificate must be accompanied by the candidate's affidavit stating the candidate's previous names during the period specified in (i) and the date or dates each of those names was changed; failure to meet these requirements shall be grounds for denying certification of the candidate's name for the ballot or removing the candidate's name from the ballot, as appropriate, but these requirements do not apply to name changes resulting from adoption to assume an adoptive parent's or parents' surname, marriage or civil union to assume a spouse's surname, or dissolution of marriage or civil union or declaration of invalidity of marriage or civil union to assume a former surname or a name change that conforms the candidate's name to his or her gender identity. No other designation such as a political slogan, title, or degree, or nickname suggesting or implying possession of a title, degree or professional status, or similar information may be used in connection with the candidate's surname. For purposes of this Section, a "political slogan" is defined as any word or words expressing or connoting a position, opinion, or belief that the candidate may espouse, including but not limited to, any word or words conveying any meaning other than that of the personal identity of the candidate. A candidate may not use a political slogan as part of his or her name on the ballot, notwithstanding that the political slogan may be part of the candidate's name.

(c) The State Board of Elections, a local election official, or an election authority shall remove any candidate's name designation from a ballot that is inconsistent with subsection (b) of this Section. In addition, the State Board of Elections, a local election official, or an election authority shall not certify to any election authority any candidate name designation that is inconsistent with subsection (b) of this Section.

(d) If the State Board of Elections, a local election official, or an election authority removes a candidate's name designation from a ballot under subsection (c) of this Section, then the aggrieved candidate may seek appropriate relief in circuit court.

(Source: P.A. 100-1027, eff. 1-1-19.)

(10 ILCS 5/7-43) (from Ch. 46, par. 7-43)

Sec. 7-43. Every person having resided in this State 6 months and in the precinct 30 days next preceding any primary therein who shall be a citizen of the United States of the age of 18 or more years shall be entitled to vote at such primary.

The following regulations shall be applicable to primaries:

No person shall be entitled to vote at a primary:

(a) Unless he declares his party affiliations as required by this Article.

(b) (Blank).

(c) (Blank).

(c.5) If that person has participated in the town political party caucus, under Section 45-50 of the Township Code, of another political party by signing an affidavit of voters attending the caucus within 45 days before the first day of the calendar month in which the primary is held.

(d) (Blank).

In cities, villages and incorporated towns having a board of election commissioners only voters registered as provided by Article 6 of this Act shall be entitled to vote at such primary.

No person shall be entitled to vote at a primary unless he is registered under the provisions of Articles 4, 5 or 6 of this Act, when his registration is required by any of said Articles to entitle him to vote at the election with reference to which the primary is held.

A person (i) who filed a statement of candidacy for a partisan office as a qualified primary voter of an established political party or (ii) who voted the ballot of an established political party at a general primary election may not file a statement of candidacy as a candidate of a different established political party, a new political party, or as an independent candidate for a partisan office to be filled at the general election immediately following the general primary for which the person filed the statement or voted the ballot. A person may file a statement of candidacy for a partisan office as a qualified primary voter of an established

political party regardless of any prior filing of candidacy for a partisan office or voting the ballot of an established political party at any prior election.

(Source: P.A. 97-681, eff. 3-30-12; 98-463, eff. 8-16-13.)

(10 ILCS 5/7-59) (from Ch. 46, par. 7-59)

Sec. 7-59. (a) The person receiving the highest number of votes at a primary as a candidate of a party for the nomination for an office shall be the candidate of that party for such office, and his name as such candidate shall be placed on the official ballot at the election then next ensuing; provided, that where there are two or more persons to be nominated for the same office or board, the requisite number of persons receiving the highest number of votes shall be nominated and their names shall be placed on the official ballot at the following election.

Except as otherwise provided by Section 7-8 of this Act, the person receiving the highest number of votes of his party for State central committeeperson of his congressional district shall be declared elected State central committeeperson from said congressional district.

Unless a national political party specifies that delegates and alternate delegates to a National nominating convention be allocated by proportional selection representation according to the results of a Presidential preference primary, the requisite number of persons receiving the highest number of votes of their party for delegates and alternate delegates to National nominating conventions from the State at large, and the requisite number of persons receiving the highest number of votes of their party for delegates and alternate delegates to National nominating conventions in their respective congressional districts shall be declared elected delegates and alternate delegates to the National nominating conventions of their party.

A political party which elects the members to its State Central Committee by Alternative B under paragraph (a) of Section 7-8 shall select its congressional district delegates and alternate delegates to its national nominating convention by proportional selection representation according to the results of a Presidential preference primary in each congressional district in the manner provided by the rules of the national political party and the State Central Committee, when the rules and policies of the national political party so require.

A political party which elects the members to its State Central Committee by Alternative B under paragraph (a) of Section 7-8 shall select its at large delegates and alternate delegates to its national nominating convention by proportional selection representation according to the results of a Presidential preference primary in the whole State in the manner provided by the rules of the national political party and the State Central Committee, when the rules and policies of the national political party so require.

The person receiving the highest number of votes of his party for precinct committeeperson of his precinct shall be declared elected precinct committeeperson from said precinct.

The person receiving the highest number of votes of his party for township committeeperson of his township or part of a township as the case may be, shall be declared elected township committeeperson from said township or part of a township as the case may be. In cities where ward committeepersons are elected, the person receiving the highest number of votes of his party for ward committeeperson of his ward shall be declared elected ward committeeperson from said ward.

When two or more persons receive an equal and the highest number of votes for the nomination for the same office or for committeeperson of the same political party, or where more than one person of the same political party is to be nominated as a candidate for office or committeeperson, if it appears that more than the number of persons to be nominated for an office or elected committeeperson have the highest and an equal number of votes for the nomination for the same office or for election as committeeperson, the election authority by which the returns of the primary are canvassed shall decide by lot which of said persons shall be nominated or elected, as the case may be. In such case the election authority shall issue notice in writing to such persons of such tie vote stating therein the place, the day (which shall not be more than 5 days thereafter) and the hour when such nomination or election shall be so determined.

(b) Except as otherwise provided in this Code, write-in ~~Write-in~~ votes shall be counted only for persons who have filed notarized declarations of intent to be write-in candidates with the proper election authority or authorities not later than 61 days prior to the primary. However, whenever an objection to a candidate's nominating papers or petitions for any office is sustained under Section 10-10 after the 61st day before the election, then write-in votes shall be counted for that candidate if he or she has filed a notarized declaration of intent to be a write-in candidate for that office with the proper election authority or authorities not later than 7 days prior to the election.

Forms for the declaration of intent to be a write-in candidate shall be supplied by the election authorities. Such declaration shall specify the office for which the person seeks nomination or election as a write-in candidate.

The election authority or authorities shall deliver a list of all persons who have filed such declarations to the election judges in the appropriate precincts prior to the primary.

(c) (1) Notwithstanding any other provisions of this Section, where the number of candidates whose names have been printed on a party's ballot for nomination for or election to an office at a primary is less than the number of persons the party is entitled to nominate for or elect to the office at the primary, a person whose name was not printed on the party's primary ballot as a candidate for nomination for or election to the office, is not nominated for or elected to that office as a result of a write-in vote at the primary unless the number of votes he received equals or exceeds the number of signatures required on a petition for nomination for that office; or unless the number of votes he receives exceeds the number of votes received by at least one of the candidates whose names were printed on the primary ballot for nomination for or election to the same office.

(2) Paragraph (1) of this subsection does not apply where the number of candidates whose names have been printed on the party's ballot for nomination for or election to the office at the primary equals or exceeds the number of persons the party is entitled to nominate for or elect to the office at the primary.

(Source: P.A. 100-1027, eff. 1-1-19.)

(10 ILCS 5/7-60) (from Ch. 46, par. 7-60)

Sec. 7-60. Not less than 74 days before the date of the general election, the State Board of Elections shall certify to the county clerks the names of each of the candidates who have been nominated as shown by the proclamation of the State Board of Elections as a canvassing board or who have been nominated to fill a vacancy in nomination and direct the election authority to place upon the official ballot for the general election the names of such candidates in the same manner and in the same order as shown upon the certification, except as otherwise provided in this Code Section.

Except as otherwise provided in this Code, not ~~Not~~ less than 68 days before the date of the general election, each county clerk shall certify the names of each of the candidates for county offices who have been nominated as shown by the proclamation of the county election authority or who have been nominated to fill a vacancy in nomination and declare that the names of such candidates for the respective offices shall be placed upon the official ballot for the general election in the same manner and in the same order as shown upon the certification, except as otherwise provided by this Section. Each county clerk shall place a copy of the certification on file in his or her office and at the same time issue to the State Board of Elections a copy of such certification. In addition, each county clerk in whose county there is a board of election commissioners shall, not less than 68 days before the date of the general election, issue to such board a copy of the certification that has been filed in the county clerk's office, together with a copy of the certification that has been issued to the clerk by the State Board of Elections, with directions to the board of election commissioners to place upon the official ballot for the general election in that election jurisdiction the names of all candidates that are listed on such certifications, in the same manner and in the same order as shown upon such certifications, except as otherwise provided in this Section.

Whenever there are two or more persons nominated by the same political party for multiple offices for any board, the name of the candidate of such party receiving the highest number of votes in the primary election as a candidate for such office, as shown by the official election returns of the primary, shall be certified first under the name of such offices, and the names of the remaining candidates of such party for such offices shall follow in the order of the number of votes received by them respectively at the primary election as shown by the official election results.

No person who is shown by the final proclamation to have been nominated or elected at the primary as a write-in candidate shall have his or her name certified unless such person shall have filed with the certifying office or board within 10 days after the election authority's proclamation a statement of candidacy pursuant to Section 7-10, a statement pursuant to Section 7-10.1, and a receipt for the filing of a statement of economic interests in relation to the unit of government to which he or she has been elected or nominated.

Each county clerk and board of election commissioners shall determine by a fair and impartial method of random selection the order of placement of established political party candidates for the general election ballot. Such determination shall be made within 30 days following the canvass and proclamation of the results of the general primary in the office of the county clerk or board of election commissioners and shall be open to the public. Seven days written notice of the time and place of conducting such random selection shall be given, by each such election authority, to the County Chair of each established political party, and to

each organization of citizens within the election jurisdiction which was entitled, under this Article, at the next preceding election, to have pollwatchers present on the day of election. Each election authority shall post in a conspicuous, open and public place, at the entrance of the election authority office, notice of the time and place of such lottery. However, a board of election commissioners may elect to place established political party candidates on the general election ballot in the same order determined by the county clerk of the county in which the city under the jurisdiction of such board is located.

Each certification shall indicate, where applicable, the following:

- (1) The political party affiliation of the candidates for the respective offices;
- (2) If there is to be more than one candidate elected to an office from the State, political subdivision or district;
- (3) If the voter has the right to vote for more than one candidate for an office;
- (4) The term of office, if a vacancy is to be filled for less than a full term or if the offices to be filled in a political subdivision are for different terms.

The State Board of Elections or the county clerk, as the case may be, shall issue an amended certification whenever it is discovered that the original certification is in error.

(Source: P.A. 100-1027, eff. 1-1-19.)

(10 ILCS 5/7-61) (from Ch. 46, par. 7-61)

Sec. 7-61. Whenever a special election is necessary the provisions of this Article are applicable to the nomination of candidates to be voted for at such special election.

In cases where a primary election is required the officer or board or commission whose duty it is under the provisions of this Act relating to general elections to call an election, shall fix a date for the primary for the nomination of candidates to be voted for at such special election. Notice of such primary shall be given at least 15 days prior to the maximum time provided for the filing of petitions for such a primary as provided in Section 7-12.

Any vacancy in nomination under the provisions of this Article 7 occurring on or after the primary and prior to certification of candidates by the certifying board or officer, must be filled prior to the date of certification. Any vacancy in nomination occurring after certification but prior to 15 days before the general election shall be filled within 8 days after the event creating the vacancy. The resolution filling the vacancy shall be sent by U. S. mail or personal delivery to the certifying officer or board within 3 days of the action by which the vacancy was filled; provided, if such resolution is sent by mail and the U. S. postmark on the envelope containing such resolution is dated prior to the expiration of such 3 day limit, the resolution shall be deemed filed within such 3 day limit. Failure to so transmit the resolution within the time specified in this Section shall authorize the certifying officer or board to certify the original candidate. Vacancies shall be filled by the officers of a local municipal or township political party as specified in subsection (h) of Section 7-8, other than a statewide political party, that is established only within a municipality or township and the managing committee (or legislative committee in case of a candidate for State Senator or representative committee in the case of a candidate for State Representative in the General Assembly or State central committee in the case of a candidate for statewide office, including but not limited to the office of United States Senator) of the respective political party for the territorial area in which such vacancy occurs.

The resolution to fill a vacancy in nomination shall be duly acknowledged before an officer qualified to take acknowledgements of deeds and shall include, upon its face, the following information:

- (a) the name of the original nominee and the office vacated;
- (b) the date on which the vacancy occurred;
- (c) the name and address of the nominee selected to fill the vacancy and the date of selection.

The resolution to fill a vacancy in nomination shall be accompanied by a Statement of Candidacy, as prescribed in Section 7-10, completed by the selected nominee and a receipt indicating that such nominee has filed a statement of economic interests as required by the Illinois Governmental Ethics Act.

The provisions of Section 10-8 through 10-10.1 relating to objections to certificates of nomination and nomination papers, hearings on objections, and judicial review, shall apply to and govern objections to resolutions for filling a vacancy in nomination.

Any vacancy in nomination occurring 15 days or less before the consolidated election or the general election shall not be filled. In this event, the certification of the original candidate shall stand and his name shall appear on the official ballot to be voted at the general election.

A vacancy in nomination occurs when a candidate who has been nominated under the provisions of this Article 7 dies before the election (whether death occurs prior to, on or after the day of the primary), or declines the nomination; provided that nominations may become vacant for other reasons.

If the name of no established political party candidate was printed on the consolidated primary ballot for a particular office and if no person was nominated as a write-in candidate for such office, a vacancy in nomination shall be created which may be filled in accordance with the requirements of this Section. Except as otherwise provided in this Code, if ~~If~~ the name of no established political party candidate was printed on the general primary ballot for a particular office and if no person was nominated as a write-in candidate for such office, a vacancy in nomination shall be filled only by a person designated by the appropriate committee of the political party and only if that designated person files nominating petitions with the number of signatures required for an established party candidate for that office within 75 days after the day of the general primary. The circulation period for those petitions begins on the day the appropriate committee designates that person. The person shall file his or her nominating petitions, statements of candidacy, notice of appointment by the appropriate committee, and receipt of filing his or her statement of economic interests together. These documents shall be filed at the same location as provided in Section 7-12. The electoral boards having jurisdiction under Section 10-9 to hear and pass upon objections to nominating petitions also shall hear and pass upon objections to nomination petitions filed by candidates under this paragraph.

A candidate for whom a nomination paper has been filed as a partisan candidate at a primary election, and who is defeated for his or her nomination at such primary election, is ineligible to be listed on the ballot at that general or consolidated election as a candidate of another political party.

A candidate seeking election to an office for which candidates of political parties are nominated by caucus who is a participant in the caucus and who is defeated for his or her nomination at such caucus, is ineligible to be listed on the ballot at that general or consolidated election as a candidate of another political party.

In the proceedings to nominate a candidate to fill a vacancy or to fill a vacancy in the nomination, each precinct, township, ward, county or congressional district, as the case may be, shall through its representative on such central or managing committee, be entitled to one vote for each ballot voted in such precinct, township, ward, county or congressional district, as the case may be, by the primary electors of its party at the primary election immediately preceding the meeting at which such vacancy is to be filled.

For purposes of this Section, the words "certify" and "certification" shall refer to the act of officially declaring the names of candidates entitled to be printed upon the official ballot at an election and directing election authorities to place the names of such candidates upon the official ballot. "Certifying officers or board" shall refer to the local election official, election authority or the State Board of Elections, as the case may be, with whom nomination papers, including certificates of nomination and resolutions to fill vacancies in nomination, are filed and whose duty it is to "certify" candidates.

(Source: P.A. 96-809, eff. 1-1-10; 96-848, eff. 1-1-10.)

(10 ILCS 5/8-5) (from Ch. 46, par. 8-5)

Sec. 8-5. Legislative committees; representative committees. There shall be constituted one legislative committee for each political party in each legislative district and one representative committee for each political party in each representative district. Legislative and representative committees shall be composed as follows:

In legislative or representative districts within or including a portion of any county containing 2,000,000 or more inhabitants, the legislative or representative committee of a political party shall consist of the committeepersons of such party representing each township or ward of such county any portion of which township or ward is included within such legislative or representative district and the chair of each county central committee of such party of any county containing less than 2,000,000 inhabitants any portion of which county is included within such legislative or representative district.

In the remainder of the State, the legislative or representative committee of a political party shall consist of the chair of each county central committee of such party, any portion of which county is included within such legislative or representative district; but if a legislative or representative district comprises only one county, or part of a county, its legislative or representative committee shall consist of the chair of the county central committee and 2 members of the county central committee appointed who reside in the legislative or representative district, as the case may be, elected by the chair of the county central committee.

Within 180 days after the primary of the even-numbered year immediately following the decennial redistricting required by Section 3 of Article IV of the Illinois Constitution of 1970, the ward committeepersons, township committeepersons or chairmen of county central committees within each of the redistricted legislative and representative districts shall meet and proceed to organize by electing from

among their own number a chair and, either from among their own number or otherwise, such other officers as they may deem necessary or expedient. The ward committeepersons, township committeepersons or chairmen of county central committees shall determine the time and place (which shall be in the limits of such district) of such meeting. Immediately upon completion of organization, the chair shall forward to the State Board of Elections the names and addresses of the chair and secretary of the committee. A vacancy shall occur when a member dies, resigns or ceases to reside in the county, township or ward which he represented.

Within 180 days after the primary of each other even-numbered year, each legislative committee and representative committee shall meet and proceed to organize by electing from among its own number a chair, and either from its own number or otherwise, such other officers as each committee may deem necessary or expedient. Immediately upon completion of organization, the chair shall forward to the State Board of Elections, the names and addresses of the chair and secretary of the committee. The outgoing chair of such committee shall notify the members of the time and place (which shall be in the limits of such district) of such meeting. A vacancy shall occur when a member dies, resigns, or ceases to reside in the county, township or ward, which he represented.

If any change is made in the boundaries of any precinct, township or ward, the committeeperson previously elected therefrom shall continue to serve, as if no boundary change had occurred, for the purpose of acting as a member of a legislative or representative committee until his successor is elected or appointed. (Source: P.A. 100-1027, eff. 1-1-19.)

(10 ILCS 5/8-8) (from Ch. 46, par. 8-8)

Sec. 8-8. Form of petition for nomination. The name of no candidate for nomination shall be printed upon the primary ballot unless a petition for nomination shall have been filed in his behalf as provided for in this Section. Each such petition shall include as a part thereof the oath required by Section 7-10.1 of this Act and a statement of candidacy by the candidate filing or in whose behalf the petition is filed. This statement shall set out the address of such candidate, the office for which he is a candidate, shall state that the candidate is a qualified primary voter of the party to which the petition relates, is qualified for the office specified and has filed a statement of economic interests as required by the Illinois Governmental Ethics Act, shall request that the candidate's name be placed upon the official ballot and shall be subscribed and sworn by such candidate before some officer authorized to take acknowledgment of deeds in this State and may be in substantially the following form:

State of Illinois)

) ss.

County .....)

I, ...., being first duly sworn, say that I reside at .... street in the city (or village of) .... in the county of .... State of Illinois; that I am a qualified voter therein and am a qualified primary voter of .... party; that I am a candidate for nomination to the office of .... to be voted upon at the primary election to be held on (insert date); that I am legally qualified to hold such office and that I have filed a statement of economic interests as required by the Illinois Governmental Ethics Act and I hereby request that my name be printed upon the official primary ballot for nomination for such office.

Signed .....

Subscribed and sworn to (or affirmed) before me by ...., who is to me personally known, on (insert date).

Signed .... (Official Character)

(Seal if officer has one.)

The receipt issued by the Secretary of State indicating that the candidate has filed the statement of economic interests required by the Illinois Governmental Ethics Act must be filed with the petitions for nomination as provided in subsection (8) of Section 7-12 of this Code.

Except as otherwise provided in this Code, all ~~At~~ petitions for nomination for the office of State Senator shall be signed by at least 1,000 but not more than 3,000 of the qualified primary electors of the candidate's party in his legislative district.

Except as otherwise provided in this Code, all ~~At~~ petitions for nomination for the office of Representative in the General Assembly shall be signed by at least 500 but not more than 1,500 of the qualified primary electors of the candidate's party in his or her representative district.

Opposite the signature of each qualified primary elector who signs a petition for nomination for the office of State Representative or State Senator such elector's residence address shall be written or printed. The residence address required to be written or printed opposite each qualified primary elector's name shall

include the street address or rural route number of the signer, as the case may be, as well as the signer's county and city, village or town.

For the purposes of this Section, the number of primary electors shall be determined by taking the total vote cast, in the applicable district, for the candidate for such political party who received the highest number of votes, state-wide, at the last general election in the State at which electors for President of the United States were elected.

A "qualified primary elector" of a party may not sign petitions for or be a candidate in the primary of more than one party.

In the affidavit at the bottom of each sheet, the petition circulator, who shall be a person 18 years of age or older who is a citizen of the United States, shall state his or her street address or rural route number, as the case may be, as well as his or her county, city, village or town, and state; and shall certify that the signatures on that sheet of the petition were signed in his or her presence; and shall certify that the signatures are genuine; and shall certify that to the best of his or her knowledge and belief the persons so signing were at the time of signing the petition qualified primary voters for which the nomination is sought.

In the affidavit at the bottom of each petition sheet, the petition circulator shall either (1) indicate the dates on which he or she circulated that sheet, or (2) indicate the first and last dates on which the sheet was circulated, or (3) certify that none of the signatures on the sheet were signed more than 90 days preceding the last day for the filing of the petition. No petition sheet shall be circulated more than 90 days preceding the last day provided in Section 8-9 for the filing of such petition.

All petition sheets which are filed with the State Board of Elections shall be the original sheets which have been signed by the voters and by the circulator, and not photocopies or duplicates of such sheets.

The person circulating the petition, or the candidate on whose behalf the petition is circulated, may strike any signature from the petition, provided that:

(1) the person striking the signature shall initial the petition at the place where the signature is struck; and

(2) the person striking the signature shall sign a certification listing the page number and line number of each signature struck from the petition. Such certification shall be filed as a part of the petition.

(Source: P.A. 97-81, eff. 7-5-11.)

(10 ILCS 5/8-8.1) (from Ch. 46, par. 8-8.1)

Sec. 8-8.1. In the designation of the name of a candidate on a petition for nomination, the candidate's given name or names, initial or initials, a nickname by which the candidate is commonly known, or a combination thereof, may be used in addition to the candidate's surname. If a candidate has changed his or her name, whether by a statutory or common law procedure in Illinois or any other jurisdiction, within 3 years before the last day for filing the petition for that office, then (i) the candidate's name on the petition must be followed by "formerly known as (list all prior names during the 3-year period) until name changed on (list date of each such name change)" and (ii) the petition must be accompanied by the candidate's affidavit stating the candidate's previous names during the period specified in (i) and the date or dates each of those names was changed; failure to meet these requirements shall be grounds for denying certification of the candidate's name for the ballot or removing the candidate's name from the ballot, as appropriate, but these requirements do not apply to name changes resulting from adoption to assume an adoptive parent's or parents' surname, marriage or civil union to assume a spouse's surname, or dissolution of marriage or civil union or declaration of invalidity of marriage or civil union to assume a former surname or a name change that conforms the candidate's name to his or her gender identity. No other designation such as a political slogan, title, or degree, or nickname suggesting or implying possession of a title, degree or professional status, or similar information may be used in connection with the candidate's surname.

(Source: P.A. 93-574, eff. 8-21-03; 94-1090, eff. 6-1-07.)

(10 ILCS 5/8-10) (from Ch. 46, par. 8-10)

Sec. 8-10. ~~Except as otherwise provided in this Code, not~~ ~~Not~~ less than 68 days prior to the date of the primary, the State Board of Elections shall certify to the county clerk for each county, the names of all candidates for legislative offices, as specified in the petitions for nominations on file in its office, which are to be voted for in such county, stating in such certificates the political affiliation of each candidate for nomination, as specified in the petitions. The State Board of Elections shall, in its certificate to the county clerk, certify to the county clerk the names of the candidates in the order in which the names shall appear upon the primary ballot, the names to appear in the order in which petitions have been filed.

Not less than 62 days prior to the date of the primary, the county clerk shall certify to the board of election commissioners if there be any such board in his county, the names of all candidates so certified to him by the State Board of Elections in the districts wholly or partly within the jurisdiction of said board and in the order in which such names are certified to him.

(Source: P.A. 97-81, eff. 7-5-11.)

(10 ILCS 5/8-17) (from Ch. 46, par. 8-17)

Sec. 8-17. The death of any candidate prior to, or on, the date of the primary shall not affect the canvass of the ballots. If the result of such canvass discloses that such candidate, if he had lived, would have been nominated, such candidate shall be declared nominated.

In the event that a candidate of a party who has been nominated under the provisions of this Article shall die before election (whether death occurs prior to, or on, or after, the date of the primary) or decline the nomination or should the nomination for any other reason become vacant, the legislative or representative committee of such party for such district shall nominate a candidate of such party to fill such vacancy. However, if there was no candidate for the nomination of the party in the primary, except as otherwise provided in this Code, no candidate of that party for that office may be listed on the ballot at the general election, unless the legislative or representative committee of the party nominates a candidate to fill the vacancy in nomination within 75 days after the date of the general primary election. Vacancies in nomination occurring under this Article shall be filled by the appropriate legislative or representative committee in accordance with the provisions of Section 7-61 of this Code. In proceedings to fill the vacancy in nomination, the voting strength of the members of the legislative or representative committee shall be as provided in Section 8-6.

(Source: P.A. 96-1008, eff. 7-6-10.)

(10 ILCS 5/9-8.10)

Sec. 9-8.10. Use of political committee and other reporting organization funds.

(a) A political committee shall not make expenditures:

(1) In violation of any law of the United States or of this State.

(2) Clearly in excess of the fair market value of the services, materials, facilities, or other things of value received in exchange.

(3) For satisfaction or repayment of any debts other than loans made to the committee or to the public official or candidate on behalf of the committee or repayment of goods and services purchased by the committee under a credit agreement. Nothing in this Section authorizes the use of campaign funds to repay personal loans. The repayments shall be made by check written to the person who made the loan or credit agreement. The terms and conditions of any loan or credit agreement to a committee shall be set forth in a written agreement, including but not limited to the method and amount of repayment, that shall be executed by the chair or treasurer of the committee at the time of the loan or credit agreement. The loan or agreement shall also set forth the rate of interest for the loan, if any, which may not substantially exceed the prevailing market interest rate at the time the agreement is executed.

(4) For the satisfaction or repayment of any debts or for the payment of any expenses relating to a personal residence. Campaign funds may not be used as collateral for home mortgages.

(5) For clothing or personal laundry expenses, except clothing items rented by the public official or candidate for his or her own use exclusively for a specific campaign-related event, provided that committees may purchase costumes, novelty items, or other accessories worn primarily to advertise the candidacy.

(6) For the travel expenses of any person unless the travel is necessary for fulfillment of political, governmental, or public policy duties, activities, or purposes.

(7) For membership or club dues charged by organizations, clubs, or facilities that are primarily engaged in providing health, exercise, or recreational services; provided, however, that funds received under this Article may be used to rent the clubs or facilities for a specific campaign-related event.

(8) In payment for anything of value or for reimbursement of any expenditure for which any person has been reimbursed by the State or any person. For purposes of this item (8), a per diem allowance is not a reimbursement.

(9) For the lease or purchase of or installment payment for a motor vehicle unless the political committee can demonstrate ~~that purchase of a motor vehicle is more cost effective than leasing a motor vehicle as permitted under this item (9). A political committee may lease or purchase and insure, maintain, and repair a motor vehicle if the vehicle will be used primarily for campaign~~

purposes or for the performance of governmental duties. Nothing in this paragraph prohibits a political committee from using political funds to make expenditures related to vehicles not purchased or leased by a political committee, provided the expenditure relates to the use of the vehicle for primarily campaign purposes or the performance of governmental duties. A committee shall not make expenditures for use of the vehicle for non-campaign or non-governmental purposes. Persons using vehicles not purchased or leased by a political committee may be reimbursed for actual mileage for the use of the vehicle for campaign purposes or for the performance of governmental duties. The mileage reimbursements shall be made at a rate not to exceed the standard mileage rate method for computation of business expenses under the Internal Revenue Code.

(10) Directly for an individual's tuition or other educational expenses, except for governmental or political purposes directly related to a candidate's or public official's duties and responsibilities.

(11) For payments to a public official or candidate or his or her family member unless for compensation for services actually rendered by that person. The provisions of this item (11) do not apply to expenditures by a political committee for expenses related to providing childcare for a minor child or care for a dependent family member if the care is reasonably necessary for the public official or candidate to fulfill political or governmental duties. The provisions of this item (11) do not apply to expenditures by a political committee in an aggregate amount not exceeding the amount of funds reported to and certified by the State Board or county clerk as available as of June 30, 1998, in the semi-annual report of contributions and expenditures filed by the political committee for the period concluding June 30, 1998.

(b) The Board shall have the authority to investigate, upon receipt of a verified complaint, violations of the provisions of this Section. The Board may levy a fine on any person who knowingly makes expenditures in violation of this Section and on any person who knowingly makes a malicious and false accusation of a violation of this Section. The Board may act under this subsection only upon the affirmative vote of at least 5 of its members. The fine shall not exceed \$500 for each expenditure of \$500 or less and shall not exceed the amount of the expenditure plus \$500 for each expenditure greater than \$500. The Board shall also have the authority to render rulings and issue opinions relating to compliance with this Section.

(c) Nothing in this Section prohibits the expenditure of funds of a political committee controlled by an officeholder or by a candidate to defray the customary and reasonable expenses of an officeholder in connection with the performance of governmental and public service functions.

(d) Nothing in this Section prohibits the funds of a political committee which is controlled by a person convicted of a violation of any of the offenses listed in subsection (a) of Section 10 of the Public Corruption Profit Forfeiture Act from being forfeited to the State under Section 15 of the Public Corruption Profit Forfeiture Act.

(Source: P.A. 100-1027, eff. 1-1-19.)

(10 ILCS 5/9-13) (from Ch. 46, par. 9-13)

Sec. 9-13. Audits of political committees.

(a) The Board shall have the authority to order a political committee to conduct an audit of the financial records required to be maintained by the committee to ensure compliance with Sections 9-8.5 and 9-10. Audits ordered by the Board shall be conducted as provided in this Section and as provided by Board rule.

(b) The Board may order a political committee to conduct an audit of its financial records for any of the following reasons: (i) a discrepancy between the ending balance of a reporting period and the beginning balance of the next reporting period, (ii) failure to account for previously reported investments or loans, or (iii) a discrepancy between reporting contributions received by or expenditures made for a political committee that are reported by another political committee, except the Board shall not order an audit pursuant to this item (iii) unless there is a willful pattern of inaccurate reporting or there is a pattern of similar inaccurate reporting involving similar contributions by the same contributor. Prior to ordering an audit, the Board shall afford the political committee due notice and an opportunity for a closed preliminary hearing. A political committee shall hire an entity qualified to perform an audit; except, a political committee shall not hire a person that has contributed to the political committee during the previous 4 years.

(c) In each calendar year, the Board shall randomly ~~select~~ order no more than 3% of registered political committees to conduct an audit. The Board shall establish a standard, scientific method of selecting the political committees that are to be audited so that every political committee has an equal mathematical chance of being selected. A political committee selected to conduct an audit through the random selection process shall only be required to conduct the audit if it was required to file at least one quarterly report

during the period to be covered by the audit and has: (i) a fund balance of \$10,000 or more as of the close of the most recent reporting period; (ii) an average closing fund balance of \$10,000 or more on quarterly reports occurring during the 2-year period to be covered by the audit; or (iii) average total receipts of \$10,000 or more on quarterly reports occurring during the 2-year period to be covered by the audit. Notwithstanding any other provision of this subsection, a political committee owing unpaid fines at the time of its random selection shall be ordered to conduct an audit. The Board shall not select additional registered political committees to conduct an audit to replace any of the originally selected political committees.

(d) Upon receipt of notification from the Board ordering an audit, a political committee shall conduct an audit of the financial records required to be maintained by the committee to ensure compliance with the contribution limitations established in Section 9-8.5 and the reporting requirements established in Section 9-3 and Section 9-10 for a period of 2 years from the close of the most recent reporting period or the period since the committee was previously ordered to conduct an audit, whichever is shorter. The entity performing the audit shall review the amount of funds and investments maintained by the political committee and ensure the financial records accurately account for any contributions and expenditures made by the political committee. A certified copy of the audit shall be delivered to the Board within 60 calendar days after receipt of notice from the Board, unless the Board grants an extension to complete the audit. A political committee ordered to conduct an audit through the random selection process shall not be required to conduct another audit for a minimum of 5 years unless the Board has reason to believe the political committee is in violation of Section 9-3, 9-8.5, or 9-10.

(e) The Board shall not disclose the name of any political committee ordered to conduct an audit or any documents in possession of the Board related to an audit unless, after review of the audit findings, the Board has reason to believe the political committee is in violation of Section 9-3, 9-8.5, or 9-10 and the Board imposed a fine.

(f) Failure to deliver a certified audit in a timely manner is a business offense punishable by a fine of \$250 per day that the audit is late, up to a maximum of \$5,000.

(Source: P.A. 100-784, eff. 8-10-18.)

(10 ILCS 5/10-3) (from Ch. 46, par. 10-3)

Sec. 10-3. Nomination of independent candidates (not candidates of any political party), for any office to be filled by the voters of the State at large may also be made by nomination papers signed in the aggregate for each candidate by 1% of the number of voters who voted in the next preceding Statewide general election or 25,000 qualified voters of the State, whichever is less. Nominations of independent candidates for public office within any district or political subdivision less than the State, may be made by nomination papers signed in the aggregate for each candidate by qualified voters of such district, or political subdivision, equaling not less than 5%, nor more than 8% (or 50 more than the minimum, whichever is greater) of the number of persons, who voted at the next preceding regular election in such district or political subdivision in which such district or political subdivision voted as a unit for the election of officers to serve its respective territorial area. However, whenever the minimum signature requirement for an independent candidate petition for a district or political subdivision office shall exceed the minimum number of signatures for an independent candidate petition for an office to be filled by the voters of the State at large at the next preceding State-wide general election, such State-wide petition signature requirement shall be the minimum for an independent candidate petition for such district or political subdivision office. For the first election following a redistricting of congressional districts, nomination papers for an independent candidate for congressperson ~~congressman~~ shall be signed by at least 5,000 qualified voters of the congressional district. For the first election following a redistricting of legislative districts, nomination papers for an independent candidate for State Senator in the General Assembly shall be signed by at least 3,000 qualified voters of the legislative district. For the first election following a redistricting of representative districts, nomination papers for an independent candidate for State Representative in the General Assembly shall be signed by at least 1,500 qualified voters of the representative district. For the first election following redistricting of county board districts, or of municipal wards or districts, or for the first election following the initial establishment of such districts or wards in a county or municipality, nomination papers for an independent candidate for county board member, or for alderperson ~~alderman~~ or trustee of such municipality, shall be signed by qualified voters of the district or ward equal to not less than 5% nor more than 8% (or 50 more than the minimum, whichever is greater) of the total number of votes cast at the preceding general or general municipal election, as the case may be, for the county or municipal office voted on throughout such county or municipality for which the greatest total number of votes were cast for all candidates, divided by the number of districts or wards, but in any event

not less than 25 qualified voters of the district or ward. Each voter signing a nomination paper shall add to his signature his place of residence, and each voter may subscribe to one nomination for such office to be filled, and no more: Provided that the name of any candidate whose name may appear in any other place upon the ballot shall not be so added by petition for the same office.

The person circulating the petition, or the candidate on whose behalf the petition is circulated, may strike any signature from the petition, provided that;

(1) the person striking the signature shall initial the petition at the place where the signature is struck; and

(2) the person striking the signature shall sign a certification listing the page number and line number of each signature struck from the petition. Such certification shall be filed as a part of the petition.

(3) the persons striking signatures from the petition shall each sign an additional certificate specifying the number of certification pages listing stricken signatures which are attached to the petition and the page numbers indicated on such certifications. The certificate shall be filed as a part of the petition, shall be numbered, and shall be attached immediately following the last page of voters' signatures and before the certifications of stricken signatures.

(4) all of the foregoing requirements shall be necessary to effect a valid striking of any signature. The provisions of this Section authorizing the striking of signatures shall not impose any criminal liability on any person so authorized for signatures which may be fraudulent.

In the case of the offices of Governor and Lieutenant Governor a joint petition including one candidate for each of those offices must be filed.

A candidate for whom a nomination paper has been filed as a partisan candidate at a primary election, and who is defeated for his or her nomination at the primary election, is ineligible to be placed on the ballot as an independent candidate for election in that general or consolidated election.

A candidate seeking election to an office for which candidates of political parties are nominated by caucus who is a participant in the caucus and who is defeated for his or her nomination at such caucus, is ineligible to be listed on the ballot at that general or consolidated election as an independent candidate.

(Source: P.A. 95-699, eff. 11-9-07.)

(10 ILCS 5/10-4) (from Ch. 46, par. 10-4)

Sec. 10-4. Form of petition for nomination. All petitions for nomination under this Article 10 for candidates for public office in this State, shall in addition to other requirements provided by law, be as follows: Such petitions shall consist of sheets of uniform size and each sheet shall contain, above the space for signature, an appropriate heading, giving the information as to name of candidate or candidates in whose behalf such petition is signed; the office; the party; place of residence; and such other information or wording as required to make same valid, and the heading of each sheet shall be the same. Such petition shall be signed by the qualified voters in their own proper persons only, and opposite the signature of each signer his residence address shall be written or printed. The residence address required to be written or printed opposite each qualified primary elector's name shall include the street address or rural route number of the signer, as the case may be, as well as the signer's county, and city, village or town, and state. However, the county or city, village or town, and state of residence of such electors may be printed on the petition forms where all of the electors signing the petition reside in the same county or city, village or town, and state. Standard abbreviations may be used in writing the residence address, including street number, if any. Except as otherwise provided in this Code, no ~~No~~ signature shall be valid or be counted in considering the validity or sufficiency of such petition unless the requirements of this Section are complied with. At the bottom of each sheet of such petition shall be added a circulator's statement, signed by a person 18 years of age or older who is a citizen of the United States; stating the street address or rural route number, as the case may be, as well as the county, city, village or town, and state; certifying that the signatures on that sheet of the petition were signed in his or her presence; certifying that the signatures are genuine; and either (1) indicating the dates on which that sheet was circulated, or (2) indicating the first and last dates on which the sheet was circulated, or (3) certifying that none of the signatures on the sheet were signed more than 90 days preceding the last day for the filing of the petition; and certifying that to the best of his knowledge and belief the persons so signing were at the time of signing the petition duly registered voters under Articles 4, 5 or 6 of the Code of the political subdivision or district for which the candidate or candidates shall be nominated, and certifying that their respective residences are correctly stated therein. Such statement shall be sworn to before some officer authorized to administer oaths in this State. Except as otherwise provided in this Code, no ~~No~~ petition sheet shall be circulated more than 90 days preceding the last day provided in Section 10-6

for the filing of such petition. Such sheets, before being presented to the electoral board or filed with the proper officer of the electoral district or division of the state or municipality, as the case may be, shall be neatly fastened together in book form, by placing the sheets in a pile and fastening them together at one edge in a secure and suitable manner, and the sheets shall then be numbered consecutively. The sheets shall not be fastened by pasting them together end to end, so as to form a continuous strip or roll. All petition sheets which are filed with the proper local election officials, election authorities or the State Board of Elections shall be the original sheets which have been signed by the voters and by the circulator, and not photocopies or duplicates of such sheets. A petition, when presented or filed, shall not be withdrawn, altered, or added to, and no signature shall be revoked except by revocation in writing presented or filed with the officers or officer with whom the petition is required to be presented or filed, and before the presentment or filing of such petition. Whoever forges any name of a signer upon any petition shall be deemed guilty of a forgery, and on conviction thereof, shall be punished accordingly. The word "petition" or "petition for nomination", as used herein, shall mean what is sometimes known as nomination papers, in distinction to what is known as a certificate of nomination. The words "political division for which the candidate is nominated", or its equivalent, shall mean the largest political division in which all qualified voters may vote upon such candidate or candidates, as the state in the case of state officers; the township in the case of township officers et cetera. Provided, further, that no person shall circulate or certify petitions for candidates of more than one political party, or for an independent candidate or candidates in addition to one political party, to be voted upon at the next primary or general election, or for such candidates and parties with respect to the same political subdivision at the next consolidated election.

(Source: P.A. 98-756, eff. 7-16-14.)

(10 ILCS 5/10-5.1) (from Ch. 46, par. 10-5.1)

Sec. 10-5.1. In the designation of the name of a candidate on a certificate of nomination or nomination papers the candidate's given name or names, initial or initials, a nickname by which the candidate is commonly known, or a combination thereof, may be used in addition to the candidate's surname. If a candidate has changed his or her name, whether by a statutory or common law procedure in Illinois or any other jurisdiction, within 3 years before the last day for filing the certificate of nomination or nomination papers for that office, whichever is applicable, then (i) the candidate's name on the certificate or papers must be followed by "formerly known as (list all prior names during the 3-year period) until name changed on (list date of each such name change)" and (ii) the certificate or paper must be accompanied by the candidate's affidavit stating the candidate's previous names during the period specified in (i) and the date or dates each of those names was changed; failure to meet these requirements shall be grounds for denying certification of the candidate's name for the ballot or removing the candidate's name from the ballot, as appropriate, but these requirements do not apply to name changes resulting from adoption to assume an adoptive parent's or parents' surname, marriage or civil union to assume a spouse's surname, or dissolution of marriage or civil union or declaration of invalidity of marriage or civil union to assume a former surname or a name change that conforms the candidate's name to his or her gender identity. No other designation such as a political slogan, title, or degree, or nickname suggesting or implying possession of a title, degree or professional status, or similar information may be used in connection with the candidate's surname.

(Source: P.A. 93-574, eff. 8-21-03; 94-1090, eff. 6-1-07.)

(10 ILCS 5/10-6) (from Ch. 46, par. 10-6)

Sec. 10-6. Time and manner of filing. Except as otherwise provided in this Code, certificates ~~Certificates~~ of nomination and nomination papers for the nomination of candidates for offices to be filled by electors of the entire State, or any district not entirely within a county, or for congressional, state legislative or judicial offices, shall be presented to the principal office of the State Board of Elections not more than 141 nor less than 134 days previous to the day of election for which the candidates are nominated. The State Board of Elections shall endorse the certificates of nomination or nomination papers, as the case may be, and the date and hour of presentment to it. Except as otherwise provided in this Code section, all other certificates for the nomination of candidates shall be filed with the county clerk of the respective counties not more than 141 but at least 134 days previous to the day of such election. Certificates of nomination and nomination papers for the nomination of candidates for school district offices to be filled at consolidated elections shall be filed with the county clerk or county board of election commissioners of the county in which the principal office of the school district is located not more than 113 nor less than 106 days before the consolidated election. Except as otherwise provided in this Code, certificates ~~Certificates~~ of nomination and nomination papers for the nomination of candidates for the other offices of political subdivisions to be

filled at regular elections other than the general election shall be filed with the local election official of such subdivision:

- (1) (Blank);
- (2) not more than 113 nor less than 106 days prior to the consolidated election; or
- (3) not more than 113 nor less than 106 days prior to the general primary in the case of municipal offices to be filled at the general primary election; or
- (4) not more than 99 nor less than 92 days before the consolidated primary in the case of municipal offices to be elected on a nonpartisan basis pursuant to law (including without limitation, those municipal offices subject to Articles 4 and 5 of the Municipal Code); or
- (5) not more than 113 nor less than 106 days before the municipal primary in even numbered years for such nonpartisan municipal offices where annual elections are provided; or
- (6) in the case of petitions for the office of multi-township assessor, such petitions shall be filed with the election authority not more than 113 nor less than 106 days before the consolidated election.

However, where a political subdivision's boundaries are co-extensive with or are entirely within the jurisdiction of a municipal board of election commissioners, the certificates of nomination and nomination papers for candidates for such political subdivision offices shall be filed in the office of such Board.

(Source: P.A. 98-691, eff. 7-1-14; 99-522, eff. 6-30-16.)

(10 ILCS 5/10-7) (from Ch. 46, par. 10-7)

Sec. 10-7. Except as otherwise provided in this Code, any ~~Any~~ person whose name has been presented as a candidate, including nonpartisan and independent candidates, may cause his name to be withdrawn from any such nomination by his request in writing, signed by him and duly acknowledged before an officer qualified to take acknowledgment of deeds, and presented to the principal office or permanent branch office of the Board, the election authority, or the local election official, as the case may be, not later than the date for certification of candidates for the ballot. No name so withdrawn shall be printed upon the ballots under the party appellation or title from which the candidate has withdrawn his name. If such a request for withdrawal is received after the date for certification of the candidates for the ballot, then the votes cast for the withdrawn candidate are invalid and shall not be reported by the election authority. If the name of the same person has been presented as a candidate for 2 or more offices which are incompatible so that the same person could not serve in more than one of such offices if elected, that person must withdraw as a candidate for all but one of such offices within the 5 business days following the last day for petition filing. If he fails to withdraw as a candidate for all but one of such offices within such time, his name shall not be certified, nor printed on the ballot, for any office. However, nothing in this section shall be construed as precluding a judge who is seeking retention in office from also being a candidate for another judicial office. Except as otherwise herein provided, in case the certificate of nomination or petition as provided for in this Article shall contain or exhibit the name of any candidate for any office upon more than one of said certificates or petitions (for the same office), then and in that case the Board or election authority or local election official, as the case may be, shall immediately notify said candidate of said fact and that his name appears unlawfully upon more than one of said certificates or petitions and that within 3 days from the receipt of said notification, said candidate must elect as to which of said political party appellations or groups he desires his name to appear and remain under upon said ballot, and if said candidate refuses, fails or neglects to make such election, then and in that case the Board or election authority or local election official, as the case may be, shall permit the name of said candidate to appear or be printed or placed upon said ballot only under the political party appellation or group appearing on the certificate of nomination or petition, as the case may be, first filed, and shall strike or cause to be stricken the name of said candidate from all certificates of nomination and petitions filed after the first such certificate of nomination or petition.

Whenever the name of a candidate for an office is withdrawn from a new political party petition, it shall constitute a vacancy in nomination for that office which may be filled in accordance with Section 10-11 of this Article; provided, that if the names of all candidates for all offices on a new political party petition are withdrawn or such petition is declared invalid by an electoral board or upon judicial review, no vacancies in nomination for those offices shall exist and the filing of any notice or resolution purporting to fill vacancies in nomination shall have no legal effect.

Whenever the name of an independent candidate for an office is withdrawn or an independent candidate's petition is declared invalid by an electoral board or upon judicial review, no vacancy in nomination for that office shall exist and the filing of any notice or resolution purporting to fill a vacancy in nomination shall have no legal effect.

[May 31, 2021]

All certificates of nomination and nomination papers when presented or filed shall be open, under proper regulation, to public inspection, and the State Board of Elections and the several election authorities and local election officials having charge of nomination papers shall preserve the same in their respective offices not less than 6 months.

(Source: P.A. 98-115, eff. 7-29-13; 98-1171, eff. 6-1-15.)

(10 ILCS 5/10-8) (from Ch. 46, par. 10-8)

Sec. 10-8. ~~Except as otherwise provided in this Code, certificates~~ ~~Certificates~~ of nomination and nomination papers, and petitions to submit public questions to a referendum, being filed as required by this Code, and being in apparent conformity with the provisions of this Act, shall be deemed to be valid unless objection thereto is duly made in writing within 5 business days after the last day for filing the certificate of nomination or nomination papers or petition for a public question, with the following exceptions:

A. In the case of petitions to amend Article IV of the Constitution of the State of Illinois, there shall be a period of 35 business days after the last day for the filing of such petitions in which objections can be filed.

B. In the case of petitions for advisory questions of public policy to be submitted to the voters of the entire State, there shall be a period of 35 business days after the last day for the filing of such petitions in which objections can be filed.

Any legal voter of the political subdivision or district in which the candidate or public question is to be voted on, or any legal voter in the State in the case of a proposed amendment to Article IV of the Constitution or an advisory public question to be submitted to the voters of the entire State, having objections to any certificate of nomination or nomination papers or petitions filed, shall file an objector's petition together with 2 copies thereof in the principal office or the permanent branch office of the State Board of Elections, or in the office of the election authority or local election official with whom the certificate of nomination, nomination papers or petitions are on file. Objection petitions that do not include 2 copies thereof, shall not be accepted. In the case of nomination papers or certificates of nomination, the State Board of Elections, election authority or local election official shall note the day and hour upon which such objector's petition is filed, and shall, not later than 12:00 noon on the second business day after receipt of the petition, transmit by registered mail or receipted personal delivery the certificate of nomination or nomination papers and the original objector's petition to the chair of the proper electoral board designated in Section 10-9 hereof, or his authorized agent, and shall transmit a copy by registered mail or receipted personal delivery of the objector's petition, to the candidate whose certificate of nomination or nomination papers are objected to, addressed to the place of residence designated in said certificate of nomination or nomination papers. In the case of objections to a petition for a proposed amendment to Article IV of the Constitution or for an advisory public question to be submitted to the voters of the entire State, the State Board of Elections shall note the day and hour upon which such objector's petition is filed and shall transmit a copy of the objector's petition by registered mail or receipted personal delivery to the person designated on a certificate attached to the petition as the principal proponent of such proposed amendment or public question, or as the proponents' attorney, for the purpose of receiving notice of objections. In the case of objections to a petition for a public question, to be submitted to the voters of a political subdivision, or district thereof, the election authority or local election official with whom such petition is filed shall note the day and hour upon which such objector's petition was filed, and shall, not later than 12:00 noon on the second business day after receipt of the petition, transmit by registered mail or receipted personal delivery the petition for the public question and the original objector's petition to the chair of the proper electoral board designated in Section 10-9 hereof, or his authorized agent, and shall transmit a copy by registered mail or receipted personal delivery, of the objector's petition to the person designated on a certificate attached to the petition as the principal proponent of the public question, or as the proponent's attorney, for the purposes of receiving notice of objections.

The objector's petition shall give the objector's name and residence address, and shall state fully the nature of the objections to the certificate of nomination or nomination papers or petitions in question, and shall state the interest of the objector and shall state what relief is requested of the electoral board.

The provisions of this Section and of Sections 10-9, 10-10 and 10-10.1 shall also apply to and govern objections to petitions for nomination filed under Article 7 or Article 8, except as otherwise provided in Section 7-13 for cases to which it is applicable, and also apply to and govern petitions for the submission of public questions under Article 28.

(Source: P.A. 100-1027, eff. 1-1-19.)

(10 ILCS 5/10-14) (from Ch. 46, par. 10-14)

Sec. 10-14. Except as otherwise provided in this Code, not ~~Not~~ less than 74 days before the date of the general election the State Board of Elections shall certify to the county clerk of each county the name of each candidate whose nomination papers, certificate of nomination or resolution to fill a vacancy in nomination has been filed with the State Board of Elections and direct the county clerk to place upon the official ballot for the general election the names of such candidates in the same manner and in the same order as shown upon the certification. The name of no candidate for an office to be filled by the electors of the entire state shall be placed upon the official ballot unless his name is duly certified to the county clerk upon a certificate signed by the members of the State Board of Elections. The names of group candidates on petitions shall be certified to the several county clerks in the order in which such names appear on such petitions filed with the State Board of Elections.

Except as otherwise provided in this Code, not ~~Not~~ less than 68 days before the date of the general election, each county clerk shall certify the names of each of the candidates for county offices whose nomination papers, certificates of nomination or resolutions to fill a vacancy in nomination have been filed with such clerk and declare that the names of such candidates for the respective offices shall be placed upon the official ballot for the general election in the same manner and in the same order as shown upon the certification. Each county clerk shall place a copy of the certification on file in his or her office and at the same time issue to the State Board of Elections a copy of such certification. In addition, each county clerk in whose county there is a board of election commissioners shall, not less than 69 days before the election, certify to the board of election commissioners the name of the person or persons nominated for such office as shown by the certificate of the State Board of Elections, together with the names of all other candidates as shown by the certification of county officers on file in the clerk's office, and in the order so certified. The county clerk or board of election commissioners shall print the names of the nominees on the ballot for each office in the order in which they are certified to or filed with the county clerk; provided, that in printing the name of nominees for any office, if any of such nominees have also been nominated by one or more political parties pursuant to this Act, the location of the name of such candidate on the ballot for nominations made under this Article shall be precisely in the same order in which it appears on the certification of the State Board of Elections to the county clerk.

For the general election, the candidates of new political parties shall be placed on the ballot for said election after the established political party candidates and in the order of new political party petition filings.

Each certification shall indicate, where applicable, the following:

- (1) The political party affiliation if any, of the candidates for the respective offices;
- (2) If there is to be more than one candidate elected to an office from the State, political subdivision or district;
- (3) If the voter has the right to vote for more than one candidate for an office;
- (4) The term of office, if a vacancy is to be filled for less than a full term or if the offices to be filled in a political subdivision are for different terms.

The State Board of Elections or the county clerk, as the case may be, shall issue an amended certification whenever it is discovered that the original certification is in error.

(Source: P.A. 96-1008, eff. 7-6-10.)

(10 ILCS 5/11-8 new)

Sec. 11-8. Vote centers.

(a) Notwithstanding any law to the contrary, election authorities shall establish one location to be located at an office of the election authority or in the largest municipality within its jurisdiction where all voters in its jurisdiction are allowed to vote on election day during polling place hours, regardless of the precinct in which they are registered. An election authority establishing such a location under this Section shall identify the location, hours of operation, and health and safety requirements by the 40th day preceding the 2022 general primary election and certify such to the State Board of Election.

(b) This Section is repealed on January 1, 2023.

(10 ILCS 5/16-3) (from Ch. 46, par. 16-3)

Sec. 16-3. (a) The names of all candidates to be voted for in each election district or precinct shall be printed on one ballot, except as is provided in Sections 16-6.1 and 21-1.01 of this Act and except as otherwise provided in this Act with respect to the odd year regular elections and the emergency referenda; all nominations of any political party being placed under the party appellation or title of such party as designated in the certificates of nomination or petitions. The names of all independent candidates shall be printed upon the ballot in a column or columns under the heading "independent" arranged under the names or titles of the respective offices for which such independent candidates shall have been nominated and so

far as practicable, the name or names of any independent candidate or candidates for any office shall be printed upon the ballot opposite the name or names of any candidate or candidates for the same office contained in any party column or columns upon said ballot. The ballot shall contain no other names, except that in cases of electors for President and Vice-President of the United States, the names of the candidates for President and Vice-President may be added to the party designation and words calculated to aid the voter in his choice of candidates may be added, such as "Vote for one," "Vote for not more than three." If no candidate or candidates file for an office and if no person or persons file a declaration as a write-in candidate for that office, then below the title of that office the election authority instead shall print "No Candidate". When an electronic voting system is used which utilizes a ballot label booklet, the candidates and questions shall appear on the pages of such booklet in the order provided by this Code; and, in any case where candidates for an office appear on a page which does not contain the name of any candidate for another office, and where less than 50% of the page is utilized, the name of no candidate shall be printed on the lowest 25% of such page. On the back or outside of the ballot, so as to appear when folded, shall be printed the words "Official Ballot", followed by the designation of the polling place for which the ballot is prepared, the date of the election and a facsimile of the signature of the election authority who has caused the ballots to be printed. The ballots shall be of plain white paper, through which the printing or writing cannot be read. However, ballots for use at the nonpartisan and consolidated elections may be printed on different color paper, except blue paper, whenever necessary or desirable to facilitate distinguishing between ballots for different political subdivisions. In the case of nonpartisan elections for officers of a political subdivision, unless the statute or an ordinance adopted pursuant to Article VII of the Constitution providing the form of government therefor requires otherwise, the column listing such nonpartisan candidates shall be printed with no appellation or circle at its head. The party appellation or title, or the word "independent" at the head of any column provided for independent candidates, shall be printed in letters not less than one-fourth of an inch in height and a circle one-half inch in diameter shall be printed at the beginning of the line in which such appellation or title is printed, provided, however, that no such circle shall be printed at the head of any column or columns provided for such independent candidates. The names of candidates shall be printed in letters not less than one-eighth nor more than one-fourth of an inch in height, and at the beginning of each line in which a name of a candidate is printed a square shall be printed, the sides of which shall be not less than one-fourth of an inch in length. However, the names of the candidates for Governor and Lieutenant Governor on the same ticket shall be printed within a bracket and a single square shall be printed in front of the bracket. The list of candidates of the several parties and any such list of independent candidates shall be placed in separate columns on the ballot in such order as the election authorities charged with the printing of the ballots shall decide; provided, that the names of the candidates of the several political parties, certified by the State Board of Elections to the several county clerks shall be printed by the county clerk of the proper county on the official ballot in the order certified by the State Board of Elections. Any county clerk refusing, neglecting or failing to print on the official ballot the names of candidates of the several political parties in the order certified by the State Board of Elections, and any county clerk who prints or causes to be printed upon the official ballot the name of a candidate, for an office to be filled by the Electors of the entire State, whose name has not been duly certified to him upon a certificate signed by the State Board of Elections shall be guilty of a Class C misdemeanor.

(b) When an electronic voting system is used which utilizes a ballot card, on the inside flap of each ballot card envelope there shall be printed a form for write-in voting which shall be substantially as follows:

WRITE-IN VOTES

(See card of instructions for specific information. Duplicate form below by hand for additional write-in votes.)

\_\_\_\_\_  
Title of Office  
( ) \_\_\_\_\_  
Name of Candidate

Write-in lines equal to the number of candidates for which a voter may vote shall be printed for an office only if one or more persons filed declarations of intent to be write-in candidates or qualify to file declarations to be write-in candidates under Sections 17-16.1 and 18-9.1 when the certification of ballot contains the words "OBJECTION PENDING".

(c) When an electronic voting system is used which uses a ballot sheet, the instructions to voters on the ballot sheet shall refer the voter to the card of instructions for specific information on write-in voting. Below each office appearing on such ballot sheet there shall be a provision for the casting of a write-in vote.

Write-in lines equal to the number of candidates for which a voter may vote shall be printed for an office only if one or more persons filed declarations of intent to be write-in candidates or qualify to file declarations to be write-in candidates under Sections 17-16.1 and 18-9.1 when the certification of ballot contains the words "OBJECTION PENDING".

(d) When such electronic system is used, there shall be printed on the back of each ballot card, each ballot card envelope, and the first page of the ballot label when a ballot label is used, the words "Official Ballot," followed by the number of the precinct or other precinct identification, which may be stamped, in lieu thereof and, as applicable, the number and name of the township, ward or other election district for which the ballot card, ballot card envelope, and ballot label are prepared, the date of the election and a facsimile of the signature of the election authority who has caused the ballots to be printed. The back of the ballot card shall also include a method of identifying the ballot configuration such as a listing of the political subdivisions and districts for which votes may be cast on that ballot, or a number code identifying the ballot configuration or color coded ballots, except that where there is only one ballot configuration in a precinct, the precinct identification, and any applicable ward identification, shall be sufficient. Ballot card envelopes used in punch card systems shall be of paper through which no writing or punches may be discerned and shall be of sufficient length to enclose all voting positions. However, the election authority may provide ballot card envelopes on which no precinct number or township, ward or other election district designation, or election date are preprinted, if space and a preprinted form are provided below the space provided for the names of write-in candidates where such information may be entered by the judges of election. Whenever an election authority utilizes ballot card envelopes on which the election date and precinct is not preprinted, a judge of election shall mark such information for the particular precinct and election on the envelope in ink before tallying and counting any write-in vote written thereon. If some method of insuring ballot secrecy other than an envelope is used, such information must be provided on the ballot itself.

(e) In the designation of the name of a candidate on the ballot, the candidate's given name or names, initial or initials, a nickname by which the candidate is commonly known, or a combination thereof, may be used in addition to the candidate's surname. If a candidate has changed his or her name, whether by a statutory or common law procedure in Illinois or any other jurisdiction, within 3 years before the last day for filing the petition for nomination, nomination papers, or certificate of nomination for that office, whichever is applicable, then (i) the candidate's name on the ballot must be followed by "formerly known as (list all prior names during the 3-year period) until name changed on (list date of each such name change)" and (ii) the petition, papers, or certificate must be accompanied by the candidate's affidavit stating the candidate's previous names during the period specified in (i) and the date or dates each of those names was changed; failure to meet these requirements shall be grounds for denying certification of the candidate's name for the ballot or removing the candidate's name from the ballot, as appropriate, but these requirements do not apply to name changes resulting from adoption to assume an adoptive parent's or parents' surname, marriage or civil union to assume a spouse's surname, or dissolution of marriage or civil union or declaration of invalidity of marriage or civil union to assume a former surname or a name change that conforms the candidate's name to his or her gender identity. No other designation such as a political slogan, title, or degree or nickname suggesting or implying possession of a title, degree or professional status, or similar information may be used in connection with the candidate's surname. For purposes of this Section, a "political slogan" is defined as any word or words expressing or connoting a position, opinion, or belief that the candidate may espouse, including but not limited to, any word or words conveying any meaning other than that of the personal identity of the candidate. A candidate may not use a political slogan as part of his or her name on the ballot, notwithstanding that the political slogan may be part of the candidate's name.

(f) The State Board of Elections, a local election official, or an election authority shall remove any candidate's name designation from a ballot that is inconsistent with subsection (e) of this Section. In addition, the State Board of Elections, a local election official, or an election authority shall not certify to any election authority any candidate name designation that is inconsistent with subsection (e) of this Section.

(g) If the State Board of Elections, a local election official, or an election authority removes a candidate's name designation from a ballot under subsection (f) of this Section, then the aggrieved candidate may seek appropriate relief in circuit court.

Where voting machines or electronic voting systems are used, the provisions of this Section may be modified as required or authorized by Article 24 or Article 24A, whichever is applicable.

Nothing in this Section shall prohibit election authorities from using or reusing ballot card envelopes which were printed before the effective date of this amendatory Act of 1985.

(Source: P.A. 94-1090, eff. 6-1-07; 95-699, eff. 11-9-07; 95-862, eff. 8-19-08.)

(10 ILCS 5/16-5.01) (from Ch. 46, par. 16-5.01)

Sec. 16-5.01. (a) Except as otherwise provided in this Code, the ~~The~~ election authority shall, at least 46 days prior to the date of any election at which federal officers are elected and 45 days prior to any other regular election, have a sufficient number of ballots printed so that such ballots will be available for mailing 45 days prior to the date of the election to persons who have filed application for a ballot under the provisions of Article 20 of this Act.

(b) If at any election at which federal offices are elected or nominated the election authority is unable to comply with the provisions of subsection (a), the election authority shall mail to each such person, in lieu of the ballot, a Special Write-in Vote by Mail Voter's Blank Ballot. The Special Write-in Vote by Mail Voter's Blank Ballot shall be used at all elections at which federal officers are elected or nominated and shall be prepared by the election authority in substantially the following form:

Special Write-in Vote by Mail Voter's Blank Ballot

(To vote for a person, write the title of the office and his or her name on the lines provided. Place to the left of and opposite the title of office a square and place a cross (X) in the square.)

Title of Office	Name of Candidate
-----------------	-------------------

- ( )
- ( )
- ( )
- ( )
- ( )
- ( )

The election authority shall send with the Special Write-in Vote by Mail Voter's Blank Ballot a list of all referenda for which the voter is qualified to vote and all candidates for whom nomination papers have been filed and for whom the voter is qualified to vote. The voter shall be entitled to write in the name of any candidate seeking election and any referenda for which he or she is entitled to vote.

On the back or outside of the ballot, so as to appear when folded, shall be printed the words "Official Ballot", the date of the election and a facsimile of the signature of the election authority who has caused the ballot to be printed.

The provisions of Article 20, insofar as they may be applicable to the Special Write-in Vote by Mail Voter's Blank Ballot, shall be applicable herein.

(c) Notwithstanding any provision of this Code or other law to the contrary, the governing body of a municipality may adopt, upon submission of a written statement by the municipality's election authority attesting to the administrative ability of the election authority to administer an election using a ranked ballot to the municipality's governing body, an ordinance requiring, and that municipality's election authority shall prepare, a ranked vote by mail ballot for municipal and township office candidates to be voted on in the consolidated election. This ranked ballot shall be for use only by a qualified voter who either is a member of the United States military or will be outside of the United States on the consolidated primary election day and the consolidated election day. The ranked ballot shall contain a list of the titles of all municipal and township offices potentially contested at both the consolidated primary election and the consolidated election and the candidates for each office and shall permit the elector to vote in the consolidated election by indicating his or her order of preference for each candidate for each office. To indicate his or her order of preference for each candidate for each office, the voter shall put the number one next to the name of the candidate who is the voter's first choice, the number 2 for his or her second choice, and so forth so that, in consecutive numerical order, a number indicating the voter's preference is written by the voter next to each candidate's name on the ranked ballot. The voter shall not be required to indicate his or her preference for more than one candidate on the ranked ballot. The voter may not cast a write-in vote using the ranked ballot for the consolidated election. The election authority shall, if using the ranked vote by mail ballot authorized by this subsection, also prepare instructions for use of the ranked ballot. The ranked ballot for the consolidated election shall be mailed to the voter at the same time that the ballot for the consolidated primary election is mailed to the voter and the election authority shall accept the completed ranked ballot for the consolidated election when the authority accepts the completed ballot for the consolidated primary election.

The voter shall also be sent a vote by mail ballot for the consolidated election for those races that are not related to the results of the consolidated primary election as soon as the consolidated election ballot is certified.

The State Board of Elections shall adopt rules for election authorities for the implementation of this subsection, including but not limited to the application for and counting of ranked ballots. (Source: P.A. 97-81, eff. 7-5-11; 98-1171, eff. 6-1-15.)

(10 ILCS 5/17-13) (from Ch. 46, par. 17-13)

Sec. 17-13. (a) In the case of an emergency, as determined by the State Board of Elections, or if the Board determines that all potential polling places have been surveyed by the election authority and that no accessible polling place, as defined by rule of the State Board of Elections, is available within a precinct nor is the election authority able to make a polling place within the precinct temporarily accessible, the Board, upon written application by the election authority, is authorized to grant an exemption from the accessibility requirements of the Federal Voting Accessibility for the Elderly and Handicapped Act (Public Law 98-435). Such exemption shall be valid for a period of 2 years.

(b) Any voter with a temporary or permanent disability who, because of structural features of the building in which the polling place is located, is unable to access or enter the polling place, may request that 2 judges of election of opposite party affiliation deliver a ballot to him or her at the point where he or she is unable to continue forward motion toward the polling place; but, in no case, shall a ballot be delivered to the voter beyond 50 feet of the entrance to the building in which the polling place is located. Such request shall be made to the election authority not later than the close of business at the election authority's office on the day before the election and on a form prescribed by the State Board of Elections. The election authority shall notify the judges of election for the appropriate precinct polling places of such requests.

Weather permitting, 2 judges of election shall deliver to the voter with a disability the ballot which he or she is entitled to vote, a portable voting booth or other enclosure that will allow such voter to mark his or her ballot in secrecy, and a marking device.

(c) The voter must complete the entire voting process, including the application for ballot from which the judges of election shall compare the voter's signature with the signature on his or her registration record card in the precinct binder.

~~(d) Election authorities may establish curb side voting for individuals to cast a ballot during early voting or on election day. An election authority's curb side voting program shall designate at least 2 election judges from opposite parties per vehicle and the individual must have the option to mark the ballot without interference from the election judges.~~

After the voter has marked his or her ballot and placed it in the ballot envelope (or folded it in the manner prescribed for paper ballots), the 2 judges of election shall return the ballot to the polling place and give it to the judge in charge of the ballot box who shall deposit it therein.

Pollwatchers as provided in Sections 7-34 and 17-23 of this Code shall be permitted to accompany the judges and observe the above procedure.

No assistance may be given to such voter in marking his or her ballot, unless the voter requests assistance and completes the affidavit required by Section 17-14 of this Code.

(Source: P.A. 102-1, eff. 4-2-21.)

(10 ILCS 5/17-13.5 new)

Sec. 17-13.5. Curbside voting. Election authorities may establish curbside voting for individuals to cast a ballot during early voting or on election day. An election authority's curbside voting program shall designate at least 2 election judges from opposite parties per vehicle, and the individual shall have the opportunity to mark the ballot without interference from the election judges.

(10 ILCS 5/17-16.1) (from Ch. 46, par. 17-16.1)

Sec. 17-16.1. Except as otherwise provided in this Code, write-in ~~Write-in~~ votes shall be counted only for persons who have filed notarized declarations of intent to be write-in candidates with the proper election authority or authorities not later than 61 days prior to the election. However, whenever an objection to a candidate's nominating papers or petitions for any office is sustained under Section 10-10 after the 61st day before the election, then write-in votes shall be counted for that candidate if he or she has filed a notarized declaration of intent to be a write-in candidate for that office with the proper election authority or authorities not later than 7 days prior to the election.

Forms for the declaration of intent to be a write-in candidate shall be supplied by the election authorities. Such declaration shall specify the office for which the person seeks election as a write-in candidate.

The election authority or authorities shall deliver a list of all persons who have filed such declarations to the election judges in the appropriate precincts prior to the election.

A candidate for whom a nomination paper has been filed as a partisan candidate at a primary election, and who is defeated for his or her nomination at the primary election is ineligible to file a declaration of intent to be a write-in candidate for election in that general or consolidated election.

A candidate seeking election to an office for which candidates of political parties are nominated by caucus who is a participant in the caucus and who is defeated for his or her nomination at such caucus is ineligible to file a declaration of intent to be a write-in candidate for election in that general or consolidated election.

A candidate seeking election to an office for which candidates are nominated at a primary election on a nonpartisan basis and who is defeated for his or her nomination at the primary election is ineligible to file a declaration of intent to be a write-in candidate for election in that general or consolidated election.

Nothing in this Section shall be construed to apply to votes cast under the provisions of subsection (b) of Section 16-5.01.

(Source: P.A. 95-699, eff. 11-9-07.)

(10 ILCS 5/18-9.1) (from Ch. 46, par. 18-9.1)

Sec. 18-9.1. Except as otherwise provided in this Code, write-in ~~Write-in~~ votes shall be counted only for persons who have filed notarized declarations of intent to be write-in candidates with the proper election authority or authorities not later than 61 days prior to the election. However, whenever an objection to a candidate's nominating papers or petitions is sustained under Section 10-10 after the 61st day before the election, then write-in votes shall be counted for that candidate if he or she has filed a notarized declaration of intent to be a write-in candidate for that office with the proper election authority or authorities not later than 7 days prior to the election.

Forms for the declaration of intent to be a write-in candidate shall be supplied by the election authorities. Such declaration shall specify the office for which the person seeks election as a write-in candidate.

The election authority or authorities shall deliver a list of all persons who have filed such declarations to the election judges in the appropriate precincts prior to the election.

A candidate for whom a nomination paper has been filed as a partisan candidate at a primary election, and who is defeated for his or her nomination at the primary election, is ineligible to file a declaration of intent to be a write-in candidate for election in that general or consolidated election.

A candidate seeking election to an office for which candidates of political parties are nominated by caucus who is a participant in the caucus and who is defeated for his or her nomination at such caucus is ineligible to file a declaration of intent to be a write-in candidate for election in that general or consolidated election.

A candidate seeking election to an office for which candidates are nominated at a primary election on a nonpartisan basis and who is defeated for his or her nomination at the primary election is ineligible to file a declaration of intent to be a write-in candidate for election in that general or consolidated election.

Nothing in this Section shall be construed to apply to votes cast under the provisions of subsection (b) of Section 16-5.01.

(Source: P.A. 95-699, eff. 11-9-07.)

(10 ILCS 5/19-2) (from Ch. 46, par. 19-2)

Sec. 19-2. Except as otherwise provided in this Code, any ~~Any~~ elector as defined in Section 19-1 may by mail or electronically on the website of the appropriate election authority, not more than 90 nor less than 5 days prior to the date of such election, or by personal delivery not more than 90 nor less than one day prior to the date of such election, make application to the county clerk or to the Board of Election Commissioners for an official ballot for the voter's precinct to be voted at such election, or be added to a list of permanent vote by mail status voters who receive an official vote by mail ballot for subsequent elections. Voters who make an application for permanent vote by mail ballot status shall follow the procedures specified in Section 19-3. Voters whose application for permanent vote by mail status is accepted by the election authority shall remain on the permanent vote by mail list until the voter requests to be removed from permanent vote by mail status, the voter provides notice to the election authority of a change in registration, or the election authority receives confirmation that the voter has subsequently registered to vote in another county. The URL address at which voters may electronically request a vote by mail ballot shall be fixed no later than 90 calendar days before an election and shall not be changed until after the election. Such a ballot shall be delivered to the elector only upon separate application by the elector for each election.

(Source: P.A. 97-81, eff. 7-5-11; 98-115, eff. 7-29-13; 98-691, eff. 7-1-14; 98-1171, eff. 6-1-15.)

(10 ILCS 5/19-2.4 new)

Sec. 19-2.4. Vote by mail; accommodation for voters with a disability. By December 31, 2021, the State Board of Elections shall prepare and submit to the General Assembly proposed legislation establishing a procedure to send vote by mail ballots via electronic transmission and enable a voter with a disability to independently and privately mark a ballot using assistive technology in order for the voter to vote by mail. Prior to submission, the State Board of Elections shall solicit public commentary and conduct at least 2 public hearings on its proposed legislation.

(10 ILCS 5/19-2.5 new)

Sec. 19-2.5. Notice for vote by mail ballot. An election authority shall notify all qualified voters, not more than 90 days nor less than 45 days before a general election, of the option for permanent vote by mail status using the following notice and including the application for permanent vote by mail status in subsection (b) of Section 19-3:

"You may apply to permanently be placed on vote by mail status using the attached application."

(10 ILCS 5/19-3) (from Ch. 46, par. 19-3)

Sec. 19-3. Application for a vote by mail ballot.

(a) The application for a vote by mail ballot for a single election shall be substantially in the following form:

**APPLICATION FOR VOTE BY MAIL BALLOT**

To be voted at the .... election in the County of .... and State of Illinois, in the .... precinct of the (1) \*township of .... (2) \*City of .... or (3) \*.... ward in the City of ....

I state that I am a resident of the .... precinct of the (1) \*township of .... (2) \*City of .... or (3) \*.... ward in the city of .... residing at .... in such city or town in the county of .... and State of Illinois; that I have lived at such address for .... month(s) last past; that I am lawfully entitled to vote in such precinct at the .... election to be held therein on ....; and that I wish to vote by vote by mail ballot.

I hereby make application for an official ballot or ballots to be voted by me at such election, and I agree that I shall return such ballot or ballots to the official issuing the same prior to the closing of the polls on the date of the election or, if returned by mail, postmarked no later than election day, for counting no later than during the period for counting provisional ballots, the last day of which is the 14th day following election day.

I understand that this application is made for an official vote by mail ballot or ballots to be voted by me at the election specified in this application and that I must submit a separate application for an official vote by mail ballot or ballots to be voted by me at any subsequent election.

Under penalties as provided by law pursuant to Section 29-10 of the Election Code, the undersigned certifies that the statements set forth in this application are true and correct.

....

\*fill in either (1), (2) or (3).

Post office address to which ballot is mailed:

(b) The application for permanent vote by mail status shall be substantially in the following form:

**APPLICATION FOR PERMANENT VOTE BY MAIL STATUS**

I am currently a registered voter and wish to apply for permanent vote by mail status.

I state that I am a resident of the City of .... residing at .... in such city in the county of .... and State of Illinois; that I have lived at such address for .... month(s) last past; that I am lawfully entitled to vote in such precinct at the .... election to be held therein on ....; and that I wish to vote by vote by mail ballot in:

..... all subsequent elections that do not require a party designation.

..... all subsequent elections, and I wish to receive a ..... Party vote by mail ballot in elections that require a party designation.

I hereby make application for an official ballot or ballots to be voted by me at such election, and I agree that I shall return such ballot or ballots to the official issuing the same prior to the closing of the polls on the date of the election or, if returned by mail, postmarked no later than election day, for counting no later than during the period for counting provisional ballots, the last day of which is the 14th day following election day.

Under penalties as provided by law under Section 29-10 of the Election Code, the undersigned certifies that the statements set forth in this application are true and correct.

....

Post office address to which ballot is mailed:

(c) However, if application is made for a primary election ballot, such application shall require the applicant to designate the name of the political party with which the applicant is affiliated. The election authority shall allow any voter on permanent vote by mail status to change his or her party affiliation for a primary election ballot by a method and deadline published and selected by the election authority.

(d) If application is made electronically, the applicant shall mark the box associated with the above described statement included as part of the online application certifying that the statements set forth in this application under subsection (a) or (b) are true and correct, and a signature is not required.

(e) Any person may produce, reproduce, distribute, or return to an election authority an the application under this Section for vote by mail ballot. If applications are sent to a post office box controlled by any individual or organization that is not an election authority, those applications shall (i) include a valid and current phone number for the individual or organization controlling the post office box and (ii) be turned over to the appropriate election authority within 7 days of receipt or, if received within 2 weeks of the election in which an applicant intends to vote, within 2 days of receipt. Failure to turn over the applications in compliance with this paragraph shall constitute a violation of this Code and shall be punishable as a petty offense with a fine of \$100 per application. Removing, tampering with, or otherwise knowingly making the postmark on the application unreadable by the election authority shall establish a rebuttable presumption of a violation of this paragraph. Upon receipt, the appropriate election authority shall accept and promptly process any application under this Section for vote by mail ballot submitted in a form substantially similar to that required by this Section, including any substantially similar production or reproduction generated by the applicant.

(f) An election authority may combine the applications in subsections (a) and (b) onto one form, but the distinction between the applications must be clear and the form must provide check boxes for an applicant to indicate whether he or she is applying for a single election vote by mail ballot or for permanent vote by mail status.

(Source: P.A. 99-522, eff. 6-30-16; 100-623, eff. 7-20-18.)

(10 ILCS 5/19A-15)

Sec. 19A-15. Period for early voting; hours.

(a) Except as otherwise provided in this Code, the ~~The~~ period for early voting by personal appearance begins the 40th day preceding a general primary, consolidated primary, consolidated, or general election and extends through the end of the day before election day.

(b) Except as otherwise provided by this Section, a permanent polling place for early voting must remain open beginning the 15th day before an election through the end of the day before election day during the hours of 8:30 a.m. to 4:30 p.m., or 9:00 a.m. to 5:00 p.m., on weekdays, except that beginning 8 days before election day, a permanent polling place for early voting must remain open during the hours of 8:30 a.m. to 7:00 p.m., or 9:00 a.m. to 7:00 p.m., and 9:00 a.m. to 12:00 p.m. on Saturdays and holidays, and 10:00 a.m. to 4 p.m. on Sundays; except that, in addition to the hours required by this subsection, a permanent polling place designated by an election authority under subsections (c), (d), and (e) of Section 19A-10 must remain open for a total of at least 8 hours on any holiday during the early voting period and a total of at least 14 hours on the final weekend during the early voting period.

(c) Notwithstanding subsection (b), an election authority may close an early voting polling place if the building in which the polling place is located has been closed by the State or unit of local government in response to a severe weather emergency or other force majeure. The election authority shall notify the State Board of Elections of any closure and shall make reasonable efforts to provide notice to the public of an alternative location for early voting.

(d) (Blank).

(Source: P.A. 97-81, eff. 7-5-11; 97-766, eff. 7-6-12; 98-4, eff. 3-12-13; 98-115, eff. 7-29-13; 98-691, eff. 7-1-14; 98-1171, eff. 6-1-15.)

(10 ILCS 5/19A-20)

Sec. 19A-20. Temporary branch polling places.

(a) In addition to permanent polling places for early voting, the election authority may establish temporary branch polling places for early voting.

(b) The provisions of subsection (b) of Section 19A-15 do not apply to a temporary polling place. Voting at a temporary branch polling place may be conducted on any one or more days and during any hours within the period for early voting by personal appearance that are determined by the election authority.

(c) The schedules for conducting voting do not need to be uniform among the temporary branch polling places.

(d) The legal rights and remedies which inure to the owner or lessor of private property are not impaired or otherwise affected by the leasing of the property for use as a temporary branch polling place for early voting, except to the extent necessary to conduct early voting at that location.

(e) In a county with a population of:

(1) 3,000,000 or more, the election authority in the county shall establish a temporary branch polling place under this Section in the county jail. Only a resident of a county who is in custody at the county jail and who has not been convicted of the offense for which the resident is in custody is eligible to vote at a temporary branch polling place established under this paragraph (1) subsection. The temporary branch polling place established under this paragraph (1) subsection shall allow a voter to vote in the same elections that the voter would be entitled to vote in where the voter resides. To the maximum extent feasible, voting booths or screens shall be provided to ensure the privacy of the voter.

(2) less than 3,000,000, the sheriff may establish a temporary branch polling place at the county jail. Only a resident of a county who is in custody at the county jail and who has not been convicted of the offense for which the resident is in custody is eligible to vote at a temporary branch polling place established under this paragraph (2). A temporary branch polling place established under this paragraph (2) shall allow a voter to vote in the same elections that the voter would be entitled to vote in where the voter resides. To the maximum extent feasible, voting booths or screens shall be provided to ensure the privacy of the voter.

All provisions of this Code applicable to pollwatchers shall apply to a temporary branch polling place under this subsection (e), subject to approval from the election authority and the county jail, except that nonpartisan pollwatchers shall be limited to one per division within the jail instead of one per precinct. A county that establishes a temporary branch polling place inside a county jail in accordance with this subsection (e) shall adhere to all requirements of this subsection (e). All requirements of the federal Voting Rights Act of 1965 and Sections 203 and 208 of the federal Americans with Disabilities Act shall apply to this subsection (e).

(Source: P.A. 101-442, eff. 1-1-20.)

(10 ILCS 5/23-6.1) (from Ch. 46, par. 23-6.1)

Sec. 23-6.1. Whenever an election contest for a municipal trustee or ~~alderperson~~ ~~alderman~~ is brought involving ballots from the same precincts which are subject to the jurisdiction of the circuit court by virtue of the pendency of an election contest for another office, the municipal council or board of trustees having jurisdiction of the municipal election contest shall have priority of access and possession of the ballots and other election materials for the purpose of conducting a recount or other related proceedings for a period of 30 days following the commencement of the municipal election contest. The election authority shall notify the court and the municipal council or board of the pendency of all other contests relating to the same precincts.

(Source: P.A. 90-655, eff. 7-30-98.)

(10 ILCS 5/25-6) (from Ch. 46, par. 25-6)

Sec. 25-6. General Assembly vacancies. (a) When a vacancy occurs in the office of State Senator or Representative in the General Assembly, the vacancy shall be filled within 30 days by appointment of the legislative or representative committee of that legislative or representative district of the political party of which the incumbent was a candidate at the time of his election. Prior to holding a meeting to fill the vacancy, the committee shall make public (i) the names of the committee person on the appropriate legislative or representative committee, (ii) the date, time, and location of the meeting to fill the vacancy, and (iii) any information on how to apply or submit a name for consideration as the appointee. A meeting to fill a vacancy in office shall be held in the district or virtually, and any meeting shall be accessible to the public. The appointee shall be a member of the same political party as the person he succeeds was at the time of his election, and shall be otherwise eligible to serve as a member of the General Assembly.

(b) When a vacancy occurs in the office of a legislator elected other than as a candidate of a political party, the vacancy shall be filled within 30 days of such occurrence by appointment of the Governor. The appointee shall not be a member of a political party, and shall be otherwise eligible to serve as a member of the General Assembly. Provided, however, the appropriate body of the General Assembly may, by resolution, allow a legislator elected other than as a candidate of a political party to affiliate with a political party for his term of office in the General Assembly. A vacancy occurring in the office of any such legislator who affiliates with a political party pursuant to resolution shall be filled within 30 days of such occurrence by appointment of the appropriate legislative or representative committee of that legislative or representative

district of the political party with which the legislator so affiliates. The appointee shall be a member of the political party with which the incumbent affiliated.

(c) For purposes of this Section, a person is a member of a political party for 23 months after (i) signing a candidate petition, as to the political party whose nomination is sought; (ii) signing a statement of candidacy, as to the political party where nomination or election is sought; (iii) signing a Petition of Political Party Formation, as to the proposed political party; (iv) applying for and receiving a primary ballot, as to the political party whose ballot is received; or (v) becoming a candidate for election to or accepting appointment to the office of ward, township, precinct or state central committee person.

(d) In making appointments under this Section, each committee person of the appropriate legislative or representative committee shall be entitled to one vote for each vote that was received, in that portion of the legislative or representative district which he represents on the committee, by the Senator or Representative whose seat is vacant at the general election at which that legislator was elected to the seat which has been vacated and a majority of the total number of votes received in such election by the Senator or Representative whose seat is vacant is required for the appointment of his successor; provided, however, that in making appointments in legislative or representative districts comprising only one county or part of a county other than a county containing 2,000,000 or more inhabitants, each committee person shall be entitled to cast only one vote.

(e) Appointments made under this Section shall be in writing and shall be signed by members of the legislative or representative committee whose total votes are sufficient to make the appointments or by the Governor, as the case may be. Such appointments shall be filed with the Secretary of State and with the Clerk of the House of Representatives or the Secretary of the Senate, whichever is appropriate.

(f) An appointment made under this Section shall be for the remainder of the term, except that, if the appointment is to fill a vacancy in the office of State Senator and the vacancy occurs with more than 28 months remaining in the term, the term of the appointment shall expire at the time of the next general election at which time a Senator shall be elected for a new term commencing on the determination of the results of the election and ending on the second Wednesday of January in the second odd-numbered year next occurring. Whenever a Senator has been appointed to fill a vacancy and was thereafter elected to that office, the term of service under the authority of the election shall be considered a new term of service, separate from the term of service rendered under the authority of the appointment.

(Source: P.A. 100-1027, eff. 1-1-19.)

(10 ILCS 5/29-15) (from Ch. 46, par. 29-15)

Sec. 29-15. Conviction deemed infamous. Any person convicted of an infamous crime as such term is defined in Section 124-1 of the Code of Criminal Procedure of 1963, as amended, shall thereafter be prohibited from holding any office of honor, trust, or profit, unless such person is again restored to such rights by the terms of a pardon for the offense, has received a restoration of rights by the Governor, or otherwise according to law. Any time after a judgment of conviction is rendered, a person convicted of an infamous crime may petition the Governor for a restoration of rights.

The changes made to this Section by this amendatory Act of the 102nd General Assembly are declarative of existing law.

(Source: P.A. 83-1097.)

Section 10. The Illinois Pension Code is amended by changing Sections 6-230, 7-109, 8-113, 8-232, 8-243, and 8-243.2 as follows:

(40 ILCS 5/6-230)

Sec. 6-230. Participation by an ~~alderperson~~ ~~alderman~~ or member of city council.

(a) A person shall be a member under this Article if he or she (1) is or was employed and receiving a salary as a fireman under item (a) of Section 6-106, (2) has at least 5 years of service under this Article, (3) is employed in a position covered under Section 8-243, (4) made an election under Article 8 to not receive service credit or be a participant under that Article, and (5) made an election to participate under this Article.

(b) For the purposes of determining employee and employer contributions under this Article, the employee and employer shall be responsible for any and all contributions otherwise required if the person was employed and receiving salary as a fireman under item (a) of Section 6-106.

(Source: P.A. 100-1144, eff. 11-28-18.)

(40 ILCS 5/7-109) (from Ch. 108 1/2, par. 7-109)

Sec. 7-109. Employee.

(1) "Employee" means any person who:

(a) 1. Receives earnings as payment for the performance of personal services or official duties out of the general fund of a municipality, or out of any special fund or funds controlled by a municipality, or by an instrumentality thereof, or a participating instrumentality, including, in counties, the fees or earnings of any county fee office; and

2. Under the usual common law rules applicable in determining the employer-employee relationship, has the status of an employee with a municipality, or any instrumentality thereof, or a participating instrumentality, including ~~alderpersons~~ ~~aldermen~~, county supervisors and other persons (excepting those employed as independent contractors) who are paid compensation, fees, allowances or other emolument for official duties, and, in counties, the several county fee offices.

(b) Serves as a township treasurer appointed under the School Code, as heretofore or hereafter amended, and who receives for such services regular compensation as distinguished from per diem compensation, and any regular employee in the office of any township treasurer whether or not his earnings are paid from the income of the permanent township fund or from funds subject to distribution to the several school districts and parts of school districts as provided in the School Code, or from both such sources; or is the chief executive officer, chief educational officer, chief fiscal officer, or other employee of a Financial Oversight Panel established pursuant to Article 1H of the School Code, other than a superintendent or certified school business official, except that such person shall not be treated as an employee under this Section if that person has negotiated with the Financial Oversight Panel, in conjunction with the school district, a contractual agreement for exclusion from this Section.

(c) Holds an elective office in a municipality, instrumentality thereof or participating instrumentality.

(2) "Employee" does not include persons who:

(a) Are eligible for inclusion under any of the following laws:

1. "An Act in relation to an Illinois State Teachers' Pension and Retirement Fund", approved May 27, 1915, as amended;

2. Articles 15 and 16 of this Code.

However, such persons shall be included as employees to the extent of earnings that are not eligible for inclusion under the foregoing laws for services not of an instructional nature of any kind.

However, any member of the armed forces who is employed as a teacher of subjects in the Reserve Officers Training Corps of any school and who is not certified under the law governing the certification of teachers shall be included as an employee.

(b) Are designated by the governing body of a municipality in which a pension fund is required by law to be established for policemen or firemen, respectively, as performing police or fire protection duties, except that when such persons are the heads of the police or fire department and are not eligible to be included within any such pension fund, they shall be included within this Article; provided, that such persons shall not be excluded to the extent of concurrent service and earnings not designated as being for police or fire protection duties. However, (i) any head of a police department who was a participant under this Article immediately before October 1, 1977 and did not elect, under Section 3-109 of this Act, to participate in a police pension fund shall be an "employee", and (ii) any chief of police who became a participating employee under this Article before January 1, 2019 and who elects to participate in this Fund under Section 3-109.1 of this Code, regardless of whether such person continues to be employed as chief of police or is employed in some other rank or capacity within the police department, shall be an employee under this Article for so long as such person is employed to perform police duties by a participating municipality and has not lawfully rescinded that election.

(b-5) Were not participating employees under this Article before the effective date of this amendatory Act of the 100th General Assembly and participated as a chief of police in a fund under Article 3 and return to work in any capacity with the police department, with any oversight of the police department, or in an advisory capacity for the police department with the same municipality with which that pension was earned, regardless of whether they are considered an employee of the police department or are eligible for inclusion in the municipality's Article 3 fund.

(c) Are contributors to or eligible to contribute to a Taft-Hartley pension plan to which the participating municipality is required to contribute as the person's employer based on earnings from the municipality. Nothing in this paragraph shall affect service credit or creditable service for any

period of service prior to the effective date of this amendatory Act of the 98th General Assembly, and this paragraph shall not apply to individuals who are participating in the Fund prior to the effective date of this amendatory Act of the 98th General Assembly.

(d) Become an employee of any of the following participating instrumentalities on or after the effective date of this amendatory Act of the 99th General Assembly: the Illinois Municipal League; the Illinois Association of Park Districts; the Illinois Supervisors, County Commissioners and Superintendents of Highways Association; an association, or not-for-profit corporation, membership in which is authorized under Section 85-15 of the Township Code; the United Counties Council; or the Will County Governmental League.

(3) All persons, including, without limitation, public defenders and probation officers, who receive earnings from general or special funds of a county for performance of personal services or official duties within the territorial limits of the county, are employees of the county (unless excluded by subsection (2) of this Section) notwithstanding that they may be appointed by and are subject to the direction of a person or persons other than a county board or a county officer. It is hereby established that an employer-employee relationship under the usual common law rules exists between such employees and the county paying their salaries by reason of the fact that the county boards fix their rates of compensation, appropriate funds for payment of their earnings and otherwise exercise control over them. This finding and this amendatory Act shall apply to all such employees from the date of appointment whether such date is prior to or after the effective date of this amendatory Act and is intended to clarify existing law pertaining to their status as participating employees in the Fund.

(Source: P.A. 99-830, eff. 1-1-17; 100-281, eff. 8-24-17; 100-1097, eff. 8-26-18.)

(40 ILCS 5/8-113) (from Ch. 108 1/2, par. 8-113)

Sec. 8-113. Municipal employee, employee, contributor, or participant. "Municipal employee", "employee", "contributor", or "participant":

(a) Any employee of an employer employed in the classified civil service thereof other than by temporary appointment or in a position excluded or exempt from the classified service by the Civil Service Act, or in the case of a city operating under a personnel ordinance, any employee of an employer employed in the classified or career service under the provisions of a personnel ordinance, other than in a provisional or exempt position as specified in such ordinance or in rules and regulations formulated thereunder.

(b) Any employee in the service of an employer before the Civil Service Act came in effect for the employer.

(c) Any person employed by the board.

(d) Any person employed after December 31, 1949, but prior to January 1, 1984, in the service of the employer by temporary appointment or in a position exempt from the classified service as set forth in the Civil Service Act, or in a provisional or exempt position as specified in the personnel ordinance, who meets the following qualifications:

(1) has rendered service during not less than 12 calendar months to an employer as an employee, officer, or official, 4 months of which must have been consecutive full normal working months of service rendered immediately prior to filing application to be included; and

(2) files written application with the board, while in the service, to be included hereunder.

(e) After December 31, 1949, any alderperson ~~alderman~~ or other officer or official of the employer, who files, while in office, written application with the board to be included hereunder.

(f) Beginning January 1, 1984, any person employed by an employer other than the Chicago Housing Authority or the Public Building Commission of the city, whether or not such person is serving by temporary appointment or in a position exempt from the classified service as set forth in the Civil Service Act, or in a provisional or exempt position as specified in the personnel ordinance, provided that such person is neither (1) an alderperson ~~alderman~~ or other officer or official of the employer, nor (2) participating, on the basis of such employment, in any other pension fund or retirement system established under this Act.

(g) After December 31, 1959, any person employed in the law department of the city, or municipal court or Board of Election Commissioners of the city, who was a contributor and participant, on December 31, 1959, in the annuity and benefit fund in operation in the city on said date, by virtue of the Court and Law Department Employees' Annuity Act or the Board of Election Commissioners Employees' Annuity Act.

After December 31, 1959, the foregoing definition includes any other person employed or to be employed in the law department, or municipal court (other than as a judge), or Board of Election Commissioners (if his salary is provided by appropriation of the city council of the city and his salary paid

by the city) -- subject, however, in the case of such persons not participants on December 31, 1959, to compliance with the same qualifications and restrictions otherwise set forth in this Section and made generally applicable to employees or officers of the city concerning eligibility for participation or membership.

Notwithstanding any other provision in this Section, any person who first becomes employed in the law department of the city on or after the effective date of this amendatory Act of the 100th General Assembly shall be included within the foregoing definition, effective upon the date the person first becomes so employed, regardless of the nature of the appointment the person holds under the provisions of a personnel ordinance.

(h) After December 31, 1965, any person employed in the public library of the city -- and any other person -- who was a contributor and participant, on December 31, 1965, in the pension fund in operation in the city on said date, by virtue of the Public Library Employees' Pension Act.

(i) After December 31, 1968, any person employed in the house of correction of the city, who was a contributor and participant, on December 31, 1968, in the pension fund in operation in the city on said date, by virtue of the House of Correction Employees' Pension Act.

(j) Any person employed full-time on or after the effective date of this amendatory Act of the 92nd General Assembly by the Chicago Housing Authority who has elected to participate in this Fund as provided in subsection (a) of Section 8-230.9.

(k) Any person employed full-time by the Public Building Commission of the city who has elected to participate in this Fund as provided in subsection (d) of Section 8-230.7.

(Source: P.A. 100-23, eff. 7-6-17.)

(40 ILCS 5/8-232) (from Ch. 108 1/2, par. 8-232)

Sec. 8-232. Basis of service credit.

(a) In computing the period of service of any employee for the minimum annuity under Section 8-138, the following provisions shall govern:

(1) All periods prior to the effective date shall be computed in accordance with the provisions of Section 8-226, except for a re-entrant or future entrant who was not in service on the day before the effective date.

(2) Service subsequent to the day before the effective date, shall include: the actual period of time the employee performs the duties of his position and makes required contributions or performs such duties and is given a city contribution for age and service annuity purposes; leaves of absence from duty, or vacation, for which an employee receives all or part of his salary; periods included under item (c) of Section 8-226; periods during which the employee is temporarily assigned to another position in the service and permitted to make contributions to the fund; periods during which the employee has had contributions for annuity purposes made for him in accordance with law while on military leave of absence during World War II; periods during which the employee receives disability benefit under this Article, or a temporary total disability benefit under the Workers' Compensation Act if the disability results from a condition commonly termed heart attack or stroke or any other condition falling within the broad field of coronary involvement or heart disease;

(3) Service during 6 or more months in any year shall constitute a year of service, and service of less than 6 months but at least 1 month in any year shall constitute a half year of service. However the right to have certain periods of time considered as service as stated in paragraph 2 of Section 8-168 or in Section 8-243 relating to service as Aldersperson ~~Alderman~~ shall not apply for minimum annuity purposes under Section 8-138 of this Article.

(b) For all other purposes of this Article, the following schedule shall govern the computation of service of an employee whose salary or wages is on the basis stated, and any fractional part of a year of service shall be determined according to said schedule:

Annual or Monthly basis: Service during 4 months in any 1 calendar year shall constitute a year of service.

Weekly basis: Service during any week shall constitute a week of service and service during any 17 weeks in any 1 calendar year shall constitute a year of service.

Daily basis: Service during any day shall constitute a day of service and service during 100 days in any 1 calendar year shall constitute a year of service.

Hourly basis: Service during any hour shall constitute an hour of service and service during 700 hours in any 1 calendar year shall constitute a year of service.

(Source: P.A. 85-964; 86-1488.)

(40 ILCS 5/8-243) (from Ch. 108 1/2, par. 8-243)

Sec. 8-243. Service as ~~alderperson~~ ~~alderman~~ or member of city council. Whenever any person has served or hereafter serves as a duly elected ~~alderperson~~ ~~alderman~~ or member of the city council of any city of more than 500,000 inhabitants and is or hereafter becomes a contributing participant in any pension fund or any annuity and benefit fund in existence in such city by operation of law, the period of service as such ~~alderperson~~ ~~alderman~~ or member of the city council shall be counted as a period of service in computing any annuity or pension which such person may become entitled to receive from such fund upon separation from the service, except as ruled out for minimum annuity purposes in Section 8-232(a)(3).  
(Source: Laws 1963, p. 161.)

(40 ILCS 5/8-243.2) (from Ch. 108 1/2, par. 8-243.2)

Sec. 8-243.2. Alternative annuity for city officers.

(a) For the purposes of this Section and Sections 8-243.1 and 8-243.3, "city officer" means the city clerk, the city treasurer, or an ~~alderperson~~ ~~alderman~~ of the city elected by vote of the people, while serving in that capacity or as provided in subsection (f), who has elected to participate in the Fund.

(b) Any elected city officer, while serving in that capacity or as provided in subsection (f), may elect to establish alternative credits for an alternative annuity by electing in writing to make additional optional contributions in accordance with this Section and the procedures established by the board. Such elected city officer may discontinue making the additional optional contributions by notifying the Fund in writing in accordance with this Section and procedures established by the board.

Additional optional contributions for the alternative annuity shall be as follows:

(1) For service after the option is elected, an additional contribution of 3% of salary shall be contributed to the Fund on the same basis and under the same conditions as contributions required under Sections 8-174 and 8-182.

(2) For service before the option is elected, an additional contribution of 3% of the salary for the applicable period of service, plus interest at the effective rate from the date of service to the date of payment. All payments for past service must be paid in full before credit is given. No additional optional contributions may be made for any period of service for which credit has been previously forfeited by acceptance of a refund, unless the refund is repaid in full with interest at the effective rate from the date of refund to the date of repayment.

(c) In lieu of the retirement annuity otherwise payable under this Article, any city officer elected by vote of the people who (1) has elected to participate in the Fund and make additional optional contributions in accordance with this Section, and (2) has attained age 55 with at least 10 years of service credit, or has attained age 60 with at least 8 years of service credit, may elect to have his retirement annuity computed as follows: 3% of the participant's salary at the time of termination of service for each of the first 8 years of service credit, plus 4% of such salary for each of the next 4 years of service credit, plus 5% of such salary for each year of service credit in excess of 12 years, subject to a maximum of 80% of such salary. To the extent such elected city officer has made additional optional contributions with respect to only a portion of his years of service credit, his retirement annuity will first be determined in accordance with this Section to the extent such additional optional contributions were made, and then in accordance with the remaining Sections of this Article to the extent of years of service credit with respect to which additional optional contributions were not made.

(d) In lieu of the disability benefits otherwise payable under this Article, any city officer elected by vote of the people who (1) has elected to participate in the Fund, and (2) has become permanently disabled and as a consequence is unable to perform the duties of his office, and (3) was making optional contributions in accordance with this Section at the time the disability was incurred, may elect to receive a disability annuity calculated in accordance with the formula in subsection (c). For the purposes of this subsection, such elected city officer shall be considered permanently disabled only if: (i) disability occurs while in service as an elected city officer and is of such a nature as to prevent him from reasonably performing the duties of his office at the time; and (ii) the board has received a written certification by at least 2 licensed physicians appointed by it stating that such officer is disabled and that the disability is likely to be permanent.

(e) Refunds of additional optional contributions shall be made on the same basis and under the same conditions as provided under Sections 8-168, 8-170 and 8-171. Interest shall be credited at the effective rate on the same basis and under the same conditions as for other contributions. Optional contributions shall be accounted for in a separate Elected City Officer Optional Contribution Reserve. Optional contributions

under this Section shall be included in the amount of employee contributions used to compute the tax levy under Section 8-173.

(f) The effective date of this plan of optional alternative benefits and contributions shall be July 1, 1990, or the date upon which approval is received from the U.S. Internal Revenue Service, whichever is later.

The plan of optional alternative benefits and contributions shall not be available to any former city officer or employee receiving an annuity from the Fund on the effective date of the plan, unless he re-enters service as an elected city officer and renders at least 3 years of additional service after the date of re-entry. However, a person who holds office as a city officer on June 1, 1995 may elect to participate in the plan, to transfer credits into the Fund from other Articles of this Code, and to make the contributions required for prior service, until 30 days after the effective date of this amendatory Act of the 92nd General Assembly, notwithstanding the ending of his term of office prior to that effective date; in the event that the person is already receiving an annuity from this Fund or any other Article of this Code at the time of making this election, the annuity shall be recalculated to include any increase resulting from participation in the plan, with such increase taking effect on the effective date of the election.

(g) Notwithstanding any other provision in this Section or in this Code to the contrary, any person who first becomes a city officer, as defined in this Section, on or after the effective date of this amendatory Act of the 100th General Assembly, shall not be eligible for the alternative annuity or alternative disability benefits as provided in subsections (a), (b), (c), and (d) of this Section or for the alternative survivor's benefits as provided in Section 8-243.3. Such person shall not be eligible, or be required, to make any additional contributions beyond those required of other participants under Sections 8-137, 8-174, and 8-182. The retirement annuity, disability benefits, and survivor's benefits for a person who first becomes a city officer on or after the effective date of this amendatory Act of the 100th General Assembly shall be determined pursuant to the provisions otherwise provided in this Article.

(Source: P.A. 100-23, eff. 7-6-17.)

Section 15. The Public Officer Prohibited Activities Act is amended by changing Sections 1, 1.3, 2, and 4 as follows:

(50 ILCS 105/1) (from Ch. 102, par. 1)

Sec. 1. County board. No member of a county board, during the term of office for which he or she is elected, may be appointed to, accept, or hold any office other than (i) chairman of the county board or member of the regional planning commission by appointment or election of the board of which he or she is a member, (ii) ~~alderperson~~ ~~alderman~~ of a city or member of the board of trustees of a village or incorporated town if the city, village, or incorporated town has fewer than 1,000 inhabitants and is located in a county having fewer than 50,000 inhabitants, or (iii) trustee of a forest preserve district created under Section 18.5 of the Conservation District Act, unless he or she first resigns from the office of county board member or unless the holding of another office is authorized by law. Any such prohibited appointment or election is void. This Section shall not preclude a member of the county board from being appointed or selected to serve as (i) a member of a County Extension Board as provided in Section 7 of the County Cooperative Extension Law, (ii) a member of an Emergency Telephone System Board as provided in Section 15.4 of the Emergency Telephone System Act, (iii) a member of the board of review as provided in Section 6-30 of the Property Tax Code, or (iv) a public administrator or public guardian as provided in Section 13-1 of the Probate Act of 1975. Nothing in this Act shall be construed to prohibit an elected county official from holding elected office in another unit of local government so long as there is no contractual relationship between the county and the other unit of local government. This amendatory Act of 1995 is declarative of existing law and is not a new enactment.

(Source: P.A. 100-290, eff. 8-24-17.)

(50 ILCS 105/1.3)

Sec. 1.3. Municipal board member; education office. In a city, village, or incorporated town with fewer than 2,500 inhabitants, an ~~alderperson~~ ~~alderman~~ of the city or a member of the board of trustees of a village or incorporated town, during the term of office for which he or she is elected, may also hold the office of member of the board of education, regional board of school trustees, board of school directors, or board of school inspectors.

(Source: P.A. 91-161, eff. 7-16-99.)

(50 ILCS 105/2) (from Ch. 102, par. 2)

Sec. 2. No ~~alderperson~~ ~~alderman~~ of any city, or member of the board of trustees of any village, during the term of office for which he or she is elected, may accept, be appointed to, or hold any office by the appointment of the mayor or president of the board of trustees, unless the ~~alderperson~~ ~~alderman~~ or board member is granted a leave of absence from such office, or unless he or she first resigns from the office of ~~alderperson~~ ~~alderman~~ or member of the board of trustees, or unless the holding of another office is authorized by law. The ~~alderperson~~ ~~alderman~~ or board member may, however, serve as a volunteer fireman and receive compensation for that service. The ~~alderperson~~ ~~alderman~~ may also serve as a commissioner of the Beardstown Regional Flood Prevention District board. Any appointment in violation of this Section is void. Nothing in this Act shall be construed to prohibit an elected municipal official from holding elected office in another unit of local government as long as there is no contractual relationship between the municipality and the other unit of local government. This amendatory Act of 1995 is declarative of existing law and is not a new enactment.

(Source: P.A. 97-309, eff. 8-11-11.)

(50 ILCS 105/4) (from Ch. 102, par. 4)

Sec. 4. Any ~~alderperson~~ ~~alderman~~, member of a board of trustees, supervisor or county commissioner, or other person holding any office, either by election or appointment under the laws or constitution of this state, who violates any provision of the preceding sections, is guilty of a Class 4 felony and in addition thereto, any office or official position held by any person so convicted shall become vacant, and shall be so declared as part of the judgment of court. This Section does not apply to a violation of subsection (b) of Section 2a.

(Source: P.A. 100-868, eff. 1-1-19.)

Section 20. The Public Officer Simultaneous Tenure Act is amended by changing Section 1 and by adding Section 5 as follows:

(50 ILCS 110/1) (from Ch. 102, par. 4.10)

Sec. 1. Legislative findings; purpose). The General Assembly finds and declares that questions raised regarding the legality of simultaneously holding the office of county board member and township supervisor are unwarranted, and in counties of less than 100,000 population such questions regarding the legality of simultaneously holding the office of county board member and township trustee are unwarranted; that the General Assembly viewed the office of township supervisor, and in counties of less than 100,000 population the office of township trustee, and the office of county board member as compatible; and that to settle the question of legality and avoid confusion among such counties and townships as may be affected by such questions it is lawful to hold the office of county board member simultaneously with the office of township supervisor, and in counties of less than 100,000 population with the office of township trustee, in accordance with Sections 2 and 3 ~~this Act~~.

(Source: P.A. 82-554.)

(50 ILCS 110/5 new)

Sec. 5. Members of the General Assembly; elected officers of units of local government. Notwithstanding any other provision of law, a unit of local government may not adopt an ordinance, referendum, or resolution that requires a member of the General Assembly to resign his or her office in order to be eligible to seek elected office in the unit of local government. Any ordinance, referendum, or resolution that contains such a provision is void.

A home rule unit may not regulate the eligibility requirements for those seeking elected office in the unit of local government in a manner inconsistent with this Section. This Section is a limitation under subsection (i) of Section 6 of Article VII of the Illinois Constitution on the concurrent exercise by home rule units of powers and functions exercised by the State.

This Section applies to ordinances, referenda, or resolutions adopted on or after November 8, 2016.

Section 25. The Counties Code is amended by changing Sections 2-3001, 2-3002, 2-3003, 2-3004, 3-6002, and 3-14036 as follows:

(55 ILCS 5/2-3001) (from Ch. 34, par. 2-3001)

Sec. 2-3001. Definitions. As used in this Division, unless the context otherwise requires:

a. "District" means a county board district established as provided in this Division.

b. "County apportionment commission" or "commission" means the county clerk, the State's Attorney, the Attorney General or his designated representative and the chairmen of the county central committees of

the first leading political party and the second leading political party as defined in Section 1-3 of The Election Code.

c. "Population" means the number of inhabitants as determined by the last preceding federal decennial census. For the reapportionment of 2021, "population" means the number of inhabitants as determined by the county board by any reasonable method, including, but not limited to, the most recent American Community Survey 5-year data.

d. "Member" or "board member" means a person elected to serve on the county board.

(Source: P.A. 86-962.)

(55 ILCS 5/2-3002) (from Ch. 34, par. 2-3002)

Sec. 2-3002. Counties with population of less than 3,000,000 and with township form of government.

(a) Reapportionment required. By July 1, 1971, and each 10 years thereafter, the county board of each county having a population of less than 3,000,000 inhabitants and the township form of government shall reapportion its county so that each member of the county board represents the same number of inhabitants, except that, for the reapportionment of 2021, the county board shall reapportion its county by December 31, 2021. In reapportioning its county, the county board shall first determine the size of the county board to be elected, which may consist of not less than 5 nor more than 29 members and may not exceed the size of the county board in that county on October 2, 1969. The county board shall also determine whether board members shall be elected at large from the county or by county board districts.

If the chairman of the county board is to be elected by the voters in a county of less than 450,000 population as provided in Section 2-3007, such chairman shall not be counted as a member of the county board for the purpose of the limitations on the size of a county board provided in this Section.

(b) Advisory referenda. The voters of a county may advise the county board, through an advisory referendum, on questions concerning (i) the number of members of the county board to be elected, (ii) whether the board members should be elected from single-member districts, multi-member districts, or at-large, (iii) whether voters will have cumulative voting rights in the election of county board members, or (iv) any combination of the preceding 3 questions. The advisory referendum may be initiated either by petition or by ordinance of the county board. A written petition for an advisory referendum authorized by this Section must contain the signatures of at least 8% of the votes cast for candidates for Governor in the preceding gubernatorial election by the registered voters of the county and must be filed with the appropriate election authority. An ordinance initiating an advisory referendum authorized by this Section must be approved by a majority of the members of the county board and must be filed with the appropriate election authority. An advisory referendum initiated under this Section shall be placed on the ballot at the general election designated in the petition or ordinance.

(Source: P.A. 93-308, eff. 7-23-03.)

(55 ILCS 5/2-3003) (from Ch. 34, par. 2-3003)

Sec. 2-3003. Apportionment plan.

(1) If the county board determines that members shall be elected by districts, it shall develop an apportionment plan and specify the number of districts and the number of county board members to be elected from each district and whether voters will have cumulative voting rights in multi-member districts. Each such district:

- a. Shall be substantially equal in population to each other district;
- b. Shall be comprised of contiguous territory, as nearly compact as practicable; and
- c. May divide townships or municipalities only when necessary to conform to the population requirement of paragraph a. of this Section.
- d. Shall be created in such a manner so that no precinct shall be divided between 2 or more districts, insofar as is practicable.

(2) The county board of each county having a population of less than 3,000,000 inhabitants may, if it should so decide, provide within that county for single member districts outside the corporate limits and multi-member districts within the corporate limits of any municipality with a population in excess of 75,000. Paragraphs a, b, c and d of subsection (1) of this Section shall apply to the apportionment of both single and multi-member districts within a county to the extent that compliance with paragraphs a, b, c and d still permit the establishment of such districts, except that the population of any multi-member district shall be equal to the population of any single member district, times the number of members found within that multi-member district.

(3) In a county where the Chairman of the County Board is elected by the voters of the county as provided in Section 2-3007, the Chairman of the County Board may develop and present to the Board by the

third Wednesday in May in the year after a federal decennial census year an apportionment plan in accordance with the provisions of subsection (1) of this Section. If the Chairman presents a plan to the Board by the third Wednesday in May, the Board shall conduct at least one public hearing to receive comments and to discuss the apportionment plan, the hearing shall be held at least 6 days but not more than 21 days after the Chairman's plan was presented to the Board, and the public shall be given notice of the hearing at least 6 days in advance. If the Chairman presents a plan by the third Wednesday in May, the Board is prohibited from enacting an apportionment plan until after a hearing on the plan presented by the Chairman. The Chairman shall have access to the federal decennial census available to the Board.

(4) In a county where a County Executive is elected by the voters of the county as provided in Section 2-5007 of the Counties Code, the County Executive may develop and present to the Board by the third Wednesday in May in the year after a federal decennial census year an apportionment plan in accordance with the provisions of subsection (1) of this Section. If the Executive presents a plan to the Board by the third Wednesday in May, the Board shall conduct at least one public hearing to receive comments and to discuss the apportionment plan, the hearing shall be held at least 6 days but not more than 21 days after the Executive's plan was presented to the Board, and the public shall be given notice of the hearing at least 6 days in advance. If the Executive presents a plan by the third Wednesday in May, the Board is prohibited from enacting an apportionment plan until after a hearing on the plan presented by the Executive. The Executive shall have access to the federal decennial census available to the Board.

(5) For the reapportionment of 2021, the Chairman of the County Board or County Executive may develop and present (or redevelop and represent) to the Board by the third Wednesday in November in the year after a federal decennial census year an apportionment plan and the Board shall conduct its public hearing as provided in paragraphs (3) and (4) following receipt of the apportionment plan.

(Source: P.A. 96-1540, eff. 3-7-11; 97-986, eff. 8-17-12.)

(55 ILCS 5/2-3004) (from Ch. 34, par. 2-3004)

Sec. 2-3004. Failure to complete reapportionment. If any county board fails to complete the reapportionment of its county by July 1 in 2011 or any 10 years thereafter or by the day after the county board's regularly scheduled July meeting in 2011 or any 10 years thereafter, or for the reapportionment of 2021, by the third Wednesday in November in the year after a federal decennial census year, whichever is later, the county clerk of that county shall convene the county apportionment commission. Three members of the commission shall constitute a quorum, but a majority of all the members must vote affirmatively on any determination made by the commission. The commission shall adopt rules for its procedure.

The commission shall develop an apportionment plan for the county in the manner provided by Section 2-3003, dividing the county into the same number of districts as determined by the county board. If the county board has failed to determine the size of the county board to be elected, then the number of districts and the number of members to be elected shall be the largest number to which the county is entitled under Section 2-3002.

The commission shall submit its apportionment plan by October 1 in the year that it is convened, except that the circuit court, for good cause shown, may grant an extension of time, not exceeding a total of 60 days, within which such a plan may be submitted.

(Source: P.A. 96-1540, eff. 3-7-11.)

(55 ILCS 5/3-6002) (from Ch. 34, par. 3-6002)

Sec. 3-6002. Commencement of duties. The sheriff shall enter upon the duties of his or her office on ~~the first day in the month of December 1 following his or her election on which the office of the sheriff is required, by statute or by action of the county board, to be open.~~

(Source: P.A. 86-962.)

(55 ILCS 5/3-14036) (from Ch. 34, par. 3-14036)

Sec. 3-14036. Payments of political contributions to public officers prohibited. No officer or employee in the classified civil service of said county, or named in Section 3-14022, shall directly or indirectly, give or hand over to any officer or employee, or to any senator or representative or alderperson ~~alderman~~, councilman, or commissioner, any money or other valuable thing on account of or to be applied to the promotion of any party or political object whatever.

(Source: P.A. 86-976.)

Section 30. The Township Code is amended by changing Section 45-10 as follows:

(60 ILCS 1/45-10)

Sec. 45-10. Political party caucus in township; notice.

(a) On the first Tuesday in December preceding the date of the regular township election, a caucus shall be held by the voters of each established political party in a township to nominate its candidates for the various offices to be filled at the election. Notice of the caucus shall be given at least 10 days before it is held by publication in some newspaper having a general circulation in the township. Not less than 30 days before the caucus, the township clerk shall notify the chairman or membership of each township central committee by first-class mail of the chairman's or membership's obligation to report the time and location of the political party's caucus. Not less than 20 days before the caucus, each chairman of the township central committee shall notify the township clerk by first-class mail of the time and location of the political party's caucus. If the time and location of 2 or more political party caucuses conflict, the township clerk shall establish, by a fair and impartial public lottery, the time and location for each caucus.

If the chairperson of the township central committee fails to meet within the township or to meet any of the other requirements of this Section, the chairperson's political party shall not be permitted to nominate a candidate, either by caucus as provided for in this Section or as otherwise authorized by the Election Code, in the next upcoming consolidated election for any office for which a nomination could have been made at the caucus should the chairperson of the township central committee have met the requirements of this Section.

(b) Except as provided in this Section, the township board shall cause notices of the caucuses to be published. The notice shall state the time and place where the caucus for each political party will be held. The board shall fix a place within the township for holding the caucus for each established political party. When a new township has been established under Section 10-25, the county board shall cause notice of the caucuses to be published as required by this Section and shall fix the place within the new township for holding the caucuses.

(Source: P.A. 97-81, eff. 7-5-11; 98-443, eff. 8-16-13.)

Section 35. The Illinois Municipal Code is amended by changing Sections 1-1-2, 2-2-9, 3.1-10-5, 3.1-10-30, 3.1-10-50, 3.1-10-51, 3.1-10-60, 3.1-10-65, 3.1-10-75, 3.1-15-5, 3.1-15-15, 3.1-15-25, 3.1-15-30, 3.1-15-35, 3.1-15-40, 3.1-20-10, 3.1-20-15, 3.1-20-20, 3.1-20-22, 3.1-20-25, 3.1-20-30, 3.1-20-35, 3.1-20-40, 3.1-20-45, 3.1-25-70, 3.1-25-75, 3.1-35-35, 3.1-40-5, 3.1-40-10, 3.1-40-15, 3.1-40-25, 3.1-40-30, 3.1-40-35, 3.1-40-40, 3.1-40-50, 3.1-40-55, 3.1-45-5, 3.1-45-15, 3.1-55-5, 4-1-2, 4-10-1, 5-1-4, 5-2-1, 5-2-2, 5-2-3, 5-2-3.1, 5-2-4, 5-2-5, 5-2-7, 5-2-8, 5-2-11, 5-2-12, 5-2-17, 5-2-18, 5-2-18.1, 5-2-18.2, 5-2-18.7, 5-2-19, 5-3-1, 5-3-3, 5-3-4, 5-3-5, 5-3-7, 5-3-8, 5-4-1, 5-4-3, 5-5-1, 5-5-5, 6-3-2, 6-3-3, 6-3-4, 6-3-5, 6-3-6, 6-3-7, 6-3-8, 6-3-9, 6-3-10, 6-4-3, 6-4-4, 6-5-1, 7-1-15, 7-1-39, 7-1-42, 7-2-1, 7-2-19, 7-2-28, 8-9-1, 10-1-30, 10-3-5, 11-13-1.1, 11-13-10, 11-13-14, 11-13-14.1, 11-80-5, 11-91-1, and 11-101-2 as follows:

(65 ILCS 5/1-1-2) (from Ch. 24, par. 1-1-2)

Sec. 1-1-2. Definitions. In this Code:

(1) "Municipal" or "municipality" means a city, village, or incorporated town in the State of Illinois, but, unless the context otherwise provides, "municipal" or "municipality" does not include a township, town when used as the equivalent of a township, incorporated town that has superseded a civil township, county, school district, park district, sanitary district, or any other similar governmental district. If "municipal" or "municipality" is given a different definition in any particular Division or Section of this Act, that definition shall control in that division or Section only.

(2) "Corporate authorities" means (a) the mayor and ~~alderpersons~~ ~~aldermen~~ or similar body when the reference is to cities, (b) the president and trustees or similar body when the reference is to villages or incorporated towns, and (c) the council when the reference is to municipalities under the commission form of municipal government.

(3) "Electors" means persons qualified to vote for elective officers at municipal elections.

(4) "Person" means any individual, partnership, corporation, joint stock association, or the State of Illinois or any subdivision of the State; and includes any trustee, receiver, assignee, or personal representative of any of those entities.

(5) Except as otherwise provided by ordinance, "fiscal year" in all municipalities with fewer than 500,000 inhabitants, and "municipal year" in all municipalities, means the period elapsing (a) between general municipal elections in succeeding calendar years, or (b) if general municipal elections are held biennially, then between a general municipal election and the same day of the same month of the following calendar year, and between that day and the next succeeding general municipal election, or (c) if general municipal elections are held quadrennially, then between a general municipal election and the same day of the same month of the following calendar year, and between that day and the same day of the same month of

the next following calendar year, and between the last mentioned day and the same day of the same month of the next following calendar year, and between the last mentioned day and the next succeeding general municipal election. The fiscal year of each municipality with 500,000 or more inhabitants shall commence on January 1.

(6) Where reference is made to a county within which a municipality, district, area, or territory is situated, the reference is to the county within which is situated the major part of the area of that municipality, district, area, or territory, in case the municipality, district, area, or territory is situated in 2 or more counties.

(7) Where reference is made for any purpose to any other Act, either specifically or generally, the reference shall be to that Act and to all amendments to that Act now in force or that may be hereafter enacted.

(8) Wherever the words "city council", "~~alderpersons~~ ~~aldermen~~", "commissioners", or "mayor" occur, the provisions containing these words shall apply to the board of trustees, trustees, and president, respectively, of villages and incorporated towns and councilmen in cities, so far as those provisions are applicable to them.

(9) The terms "special charter" and "special Act" are synonymous.

(10) "General municipal election" means the biennial regularly scheduled election for the election of officers of cities, villages, and incorporated towns, as prescribed by the general election law; in the case of municipalities that elect officers annually, "general municipal election" means each regularly scheduled election for the election of officers of cities, villages, and incorporated towns.

(Source: P.A. 87-1119.)

(65 ILCS 5/2-2-9) (from Ch. 24, par. 2-2-9)

Sec. 2-2-9. The election for city officers in any incorporated town or village which has voted to incorporate as a city shall be held at the time of the next regularly scheduled election for officers, in accordance with the general election law. The corporate authorities of such incorporated town or village shall cause the result to be entered upon the records of the city. ~~Alderspersons~~ ~~Aldermen~~ may be elected on a general ticket at the election.

(Source: P.A. 81-1490.)

(65 ILCS 5/3.1-10-5) (from Ch. 24, par. 3.1-10-5)

Sec. 3.1-10-5. Qualifications; elective office.

(a) A person is not eligible for an elective municipal office unless that person is a qualified elector of the municipality and has resided in the municipality at least one year next preceding the election or appointment, except as provided in Section 3.1-20-25, subsection (b) of Section 3.1-25-75, Section 5-2-2, or Section 5-2-11.

(b) A person is not eligible to take the oath of office for a municipal office if that person is, at the time required for taking the oath of office, in arrears in the payment of a tax or other indebtedness due to the municipality or has been convicted in any court located in the United States of any infamous crime, bribery, perjury, or other felony, unless such person is again restored to his or her rights of citizenship that may have been forfeited under Illinois law as a result of a conviction, which includes eligibility to hold elected municipal office, by the terms of a pardon for the offense, has received a restoration of rights by the Governor, or otherwise according to law. Any time after a judgment of conviction is rendered, a person convicted of an infamous crime, bribery, perjury, or other felony may petition the Governor for a restoration of rights.

The changes made to this subsection by this amendatory Act of the 102nd General Assembly are declarative of existing law and apply to all persons elected at the April 4, 2017 consolidated election and to persons elected or appointed thereafter.

(b-5) (Blank).

(c) A person is not eligible for the office of ~~alderperson~~ ~~alderman~~ of a ward unless that person has resided in the ward that the person seeks to represent, and a person is not eligible for the office of trustee of a district unless that person has resided in the municipality, at least one year next preceding the election or appointment, except as provided in Section 3.1-20-25, subsection (b) of Section 3.1-25-75, Section 5-2-2, or Section 5-2-11.

(d) If a person (i) is a resident of a municipality immediately prior to the active duty military service of that person or that person's spouse, (ii) resides anywhere outside of the municipality during that active duty military service, and (iii) immediately upon completion of that active duty military service is again a resident of the municipality, then the time during which the person resides outside the municipality during

the active duty military service is deemed to be time during which the person is a resident of the municipality for purposes of determining the residency requirement under subsection (a).

(Source: P.A. 98-115, eff. 7-29-13; 99-449, eff. 8-24-15.)

(65 ILCS 5/3.1-10-30) (from Ch. 24, par. 3.1-10-30)

Sec. 3.1-10-30. Bond. Before entering upon the duties of their respective offices, all municipal officers, except ~~alderpersons~~ ~~aldermen~~ and trustees, shall execute a bond with security, to be approved by the corporate authorities. The bond shall be payable to the municipality in the penal sum directed by resolution or ordinance, conditioned upon the faithful performance of the duties of the office and the payment of all money received by the officer, according to law and the ordinances of that municipality. The bond may provide that the obligation of the sureties shall not extend to any loss sustained by the insolvency, failure, or closing of any bank or savings and loan association organized and operating either under the laws of the State of Illinois or the United States in which the officer has placed funds in the officer's custody, if the bank or savings and loan association has been approved by the corporate authorities as a depository for those funds. In no case, however, shall the mayor's bond be fixed at less than \$3,000. The treasurer's bond shall be an amount of money that is not less than 3 times the latest Federal census population or any subsequent census figure used for Motor Fuel Tax purposes. Bonds shall be filed with the municipal clerk, except the bond of the clerk, which shall be filed with the municipal treasurer.

(Source: P.A. 87-1119.)

(65 ILCS 5/3.1-10-50)

Sec. 3.1-10-50. Events upon which an elective office becomes vacant in municipality with population under 500,000.

(a) Vacancy by resignation. A resignation is not effective unless it is in writing, signed by the person holding the elective office, and notarized.

(1) Unconditional resignation. An unconditional resignation by a person holding the elective office may specify a future date, not later than 60 days after the date the resignation is received by the officer authorized to fill the vacancy, at which time it becomes operative, but the resignation may not be withdrawn after it is received by the officer authorized to fill the vacancy. The effective date of a resignation that does not specify a future date at which it becomes operative is the date the resignation is received by the officer authorized to fill the vacancy. The effective date of a resignation that has a specified future effective date is that specified future date or the date the resignation is received by the officer authorized to fill the vacancy, whichever date occurs later.

(2) Conditional resignation. A resignation that does not become effective unless a specified event occurs can be withdrawn at any time prior to the occurrence of the specified event, but if not withdrawn, the effective date of the resignation is the date of the occurrence of the specified event or the date the resignation is received by the officer authorized to fill the vacancy, whichever date occurs later.

(3) Vacancy upon the effective date. For the purpose of determining the time period that would require an election to fill the vacancy by resignation or the commencement of the 60-day time period referred to in subsection (e), the resignation of an elected officer is deemed to have created a vacancy as of the effective date of the resignation.

(4) Duty of the clerk. If a resignation is delivered to the clerk of the municipality, the clerk shall forward a certified copy of the written resignation to the official who is authorized to fill the vacancy within 7 business days after receipt of the resignation.

(b) Vacancy by death or disability. A vacancy occurs in an office by reason of the death of the incumbent. The date of the death may be established by the date shown on the death certificate. A vacancy occurs in an office by permanent physical or mental disability rendering the person incapable of performing the duties of the office. The corporate authorities have the authority to make the determination whether an officer is incapable of performing the duties of the office because of a permanent physical or mental disability. A finding of mental disability shall not be made prior to the appointment by a court of a guardian ad litem for the officer or until a duly licensed doctor certifies, in writing, that the officer is mentally impaired to the extent that the officer is unable to effectively perform the duties of the office. If the corporate authorities find that an officer is incapable of performing the duties of the office due to permanent physical or mental disability, that person is removed from the office and the vacancy of the office occurs on the date of the determination.

(c) Vacancy by other causes.

(1) Abandonment and other causes. A vacancy occurs in an office by reason of abandonment of office; removal from office; or failure to qualify; or more than temporary removal of residence from the municipality; or in the case of an alderperson ~~alderman~~ of a ward or councilman or trustee of a district, more than temporary removal of residence from the ward or district, as the case may be. The corporate authorities have the authority to determine whether a vacancy under this subsection has occurred. If the corporate authorities determine that a vacancy exists, the office is deemed vacant as of the date of that determination for all purposes including the calculation under subsections (e), (f), and (g).

(2) Guilty of a criminal offense. An admission of guilt of a criminal offense that upon conviction would disqualify the municipal officer from holding the office, in the form of a written agreement with State or federal prosecutors to plead guilty to a felony, bribery, perjury, or other infamous crime under State or federal law, constitutes a resignation from that office, effective on the date the plea agreement is made. For purposes of this Section, a conviction for an offense that disqualifies a municipal officer from holding that office occurs on the date of the return of a guilty verdict or, in the case of a trial by the court, on the entry of a finding of guilt.

(3) Election declared void. A vacancy occurs on the date of the decision of a competent tribunal declaring the election of the officer void.

(4) Owing a debt to the municipality. A vacancy occurs if a municipal official fails to pay a debt to a municipality in which the official has been elected or appointed to an elected position subject to the following:

(A) Before a vacancy may occur under this paragraph (4), the municipal clerk shall deliver, by personal service, a written notice to the municipal official that (i) the municipal official is in arrears of a debt to the municipality, (ii) that municipal official must either pay or contest the debt within 30 days after receipt of the notice or the municipal official will be disqualified and his or her office vacated, and (iii) if the municipal official chooses to contest the debt, the municipal official must provide written notice to the municipal clerk of the contesting of the debt. A copy of the notice, and the notice to contest, shall also be mailed by the municipal clerk to the appointed municipal attorney by certified mail. If the municipal clerk is the municipal official indebted to the municipality, the mayor or president of the municipality shall assume the duties of the municipal clerk required under this paragraph (4).

(B) In the event that the municipal official chooses to contest the debt, a hearing shall be held within 30 days of the municipal clerk's receipt of the written notice of contest from the municipal official. An appointed municipal hearing officer shall preside over the hearing, and shall hear testimony and accept evidence relevant to the existence of the debt owed by the municipal officer to the municipality.

(C) Upon the conclusion of the hearing, the hearing officer shall make a determination on the basis of the evidence presented as to whether or not the municipal official is in arrears of a debt to the municipality. The determination shall be in writing and shall be designated as findings, decision, and order. The findings, decision, and order shall include: (i) the hearing officer's findings of fact; (ii) a decision of whether or not the municipal official is in arrears of a debt to the municipality based upon the findings of fact; and (iii) an order that either directs the municipal official to pay the debt within 30 days or be disqualified and his or her office vacated or dismisses the matter if a debt owed to the municipality is not proved. A copy of the hearing officer's written determination shall be served upon the municipal official in open proceedings before the hearing officer. If the municipal official does not appear for receipt of the written determination, the written determination shall be deemed to have been served on the municipal official on the date when a copy of the written determination is personally served on the municipal official or on the date when a copy of the written determination is deposited in the United States mail, postage prepaid, addressed to the municipal official at the address on record with the municipality.

(D) A municipal official aggrieved by the determination of a hearing officer may secure judicial review of such determination in the circuit court of the county in which the hearing was held. The municipal official seeking judicial review must file a petition with the clerk of the court and must serve a copy of the petition upon the municipality by registered or certified mail within 5 days after service of the determination of the hearing officer. The petition shall contain a brief statement of the reasons why the determination of the hearing officer should be reversed.

The municipal official shall file proof of service with the clerk of the court. No answer to the petition need be filed, but the municipality shall cause the record of proceedings before the hearing officer to be filed with the clerk of the court on or before the date of the hearing on the petition or as ordered by the court. The court shall set the matter for hearing to be held within 30 days after the filing of the petition and shall make its decision promptly after such hearing.

(E) If a municipal official chooses to pay the debt, or is ordered to pay the debt after the hearing, the municipal official must present proof of payment to the municipal clerk that the debt was paid in full, and, if applicable, within the required time period as ordered by a hearing officer or circuit court judge.

(F) A municipal official will be disqualified and his or her office vacated pursuant to this paragraph (4) on the later of the following times if the municipal official: (i) fails to pay or contest the debt within 30 days of the municipal official's receipt of the notice of the debt; (ii) fails to pay the debt within 30 days after being served with a written determination under subparagraph (C) ordering the municipal official to pay the debt; or (iii) fails to pay the debt within 30 days after being served with a decision pursuant to subparagraph (D) upholding a hearing officer's determination that the municipal officer has failed to pay a debt owed to a municipality.

(G) For purposes of this paragraph, a "debt" shall mean an arrearage in a definitely ascertainable and quantifiable amount after service of written notice thereof, in the payment of any indebtedness due to the municipality, which has been adjudicated before a tribunal with jurisdiction over the matter. A municipal official is considered in arrears of a debt to a municipality if a debt is more than 30 days overdue from the date the debt was due.

(d) Election of an acting mayor or acting president. The election of an acting mayor or acting president pursuant to subsection (f) or (g) does not create a vacancy in the original office of the person on the city council or as a trustee, as the case may be, unless the person resigns from the original office following election as acting mayor or acting president. If the person resigns from the original office following election as acting mayor or acting president, then the original office must be filled pursuant to the terms of this Section and the acting mayor or acting president shall exercise the powers of the mayor or president and shall vote and have veto power in the manner provided by law for a mayor or president. If the person does not resign from the original office following election as acting mayor or acting president, then the acting mayor or acting president shall exercise the powers of the mayor or president but shall be entitled to vote only in the manner provided for as the holder of the original office and shall not have the power to veto. If the person does not resign from the original office following election as acting mayor or acting president, and if that person's original term of office has not expired when a mayor or president is elected and has qualified for office, the acting mayor or acting-president shall return to the original office for the remainder of the term thereof.

(e) Appointment to fill ~~alderperson~~ ~~alderman~~ or trustee vacancy. An appointment by the mayor or president or acting mayor or acting president, as the case may be, of a qualified person as described in Section 3.1-10-5 of this Code to fill a vacancy in the office of ~~alderperson~~ ~~alderman~~ or trustee must be made within 60 days after the vacancy occurs. Once the appointment of the qualified person has been forwarded to the corporate authorities, the corporate authorities shall act upon the appointment within 30 days. If the appointment fails to receive the advice and consent of the corporate authorities within 30 days, the mayor or president or acting mayor or acting president shall appoint and forward to the corporate authorities a second qualified person as described in Section 3.1-10-5. Once the appointment of the second qualified person has been forwarded to the corporate authorities, the corporate authorities shall act upon the appointment within 30 days. If the appointment of the second qualified person also fails to receive the advice and consent of the corporate authorities, then the mayor or president or acting mayor or acting president, without the advice and consent of the corporate authorities, may make a temporary appointment from those persons who were appointed but whose appointments failed to receive the advice and consent of the corporate authorities. The person receiving the temporary appointment shall serve until an appointment has received the advice and consent and the appointee has qualified or until a person has been elected and has qualified, whichever first occurs.

(f) Election to fill vacancies in municipal offices with 4-year terms. If a vacancy occurs in an elective municipal office with a 4-year term and there remains an unexpired portion of the term of at least 28 months, and the vacancy occurs at least 130 days before the general municipal election next scheduled under the general election law, then the vacancy shall be filled for the remainder of the term at that general

municipal election. Whenever an election is held for this purpose, the municipal clerk shall certify the office to be filled and the candidates for the office to the proper election authorities as provided in the general election law. If a vacancy occurs with less than 28 months remaining in the unexpired portion of the term or less than 130 days before the general municipal election, then:

(1) Mayor or president. If the vacancy is in the office of mayor or president, the vacancy must be filled by the corporate authorities electing one of their members as acting mayor or acting president. Except as set forth in subsection (d), the acting mayor or acting president shall perform the duties and possess all the rights and powers of the mayor or president until a mayor or president is elected at the next general municipal election and has qualified. However, in villages with a population of less than 5,000, if each of the trustees either declines the election as acting president or is not elected by a majority vote of the trustees presently holding office, then the trustees may elect, as acting president, any other village resident who is qualified to hold municipal office, and the acting president shall exercise the powers of the president and shall vote and have veto power in the manner provided by law for a president.

(2) Aldersperson ~~Alderman~~ or trustee. If the vacancy is in the office of aldersperson ~~alderman~~ or trustee, the vacancy must be filled by the mayor or president or acting mayor or acting president, as the case may be, in accordance with subsection (e).

(3) Other elective office. If the vacancy is in any elective municipal office other than mayor or president or aldersperson ~~alderman~~ or trustee, the mayor or president or acting mayor or acting president, as the case may be, must appoint a qualified person to hold the office until the office is filled by election, subject to the advice and consent of the city council or the board of trustees, as the case may be.

(g) Vacancies in municipal offices with 2-year terms. In the case of an elective municipal office with a 2-year term, if the vacancy occurs at least 130 days before the general municipal election next scheduled under the general election law, the vacancy shall be filled for the remainder of the term at that general municipal election. If the vacancy occurs less than 130 days before the general municipal election, then:

(1) Mayor or president. If the vacancy is in the office of mayor or president, the vacancy must be filled by the corporate authorities electing one of their members as acting mayor or acting president. Except as set forth in subsection (d), the acting mayor or acting president shall perform the duties and possess all the rights and powers of the mayor or president until a mayor or president is elected at the next general municipal election and has qualified. However, in villages with a population of less than 5,000, if each of the trustees either declines the election as acting president or is not elected by a majority vote of the trustees presently holding office, then the trustees may elect, as acting president, any other village resident who is qualified to hold municipal office, and the acting president shall exercise the powers of the president and shall vote and have veto power in the manner provided by law for a president.

(2) Aldersperson ~~Alderman~~ or trustee. If the vacancy is in the office of aldersperson ~~alderman~~ or trustee, the vacancy must be filled by the mayor or president or acting mayor or acting president, as the case may be, in accordance with subsection (e).

(3) Other elective office. If the vacancy is in any elective municipal office other than mayor or president or aldersperson ~~alderman~~ or trustee, the mayor or president or acting mayor or acting president, as the case may be, must appoint a qualified person to hold the office until the office is filled by election, subject to the advice and consent of the city council or the board of trustees, as the case may be.

(h) In cases of vacancies arising by reason of an election being declared void pursuant to paragraph (3) of subsection (c), persons holding elective office prior thereto shall hold office until their successors are elected and qualified or appointed and confirmed by advice and consent, as the case may be.

(i) This Section applies only to municipalities with populations under 500,000.

(Source: P.A. 99-449, eff. 8-24-15.)

(65 ILCS 5/3.1-10-51)

Sec. 3.1-10-51. Vacancies in municipalities with a population of 500,000 or more.

(a) Events upon which an elective office in a municipality of 500,000 or more shall become vacant:

(1) A municipal officer may resign from office. A vacancy occurs in an office by reason of resignation, failure to elect or qualify (in which case the incumbent shall remain in office until the vacancy is filled), death, permanent physical or mental disability rendering the person incapable of performing the duties of his or her office, conviction of a disqualifying crime, abandonment of office,

removal from office, or removal of residence from the municipality or, in the case of an alderperson ~~alderman~~ of a ward, removal of residence from the ward.

(2) An admission of guilt of a criminal offense that would, upon conviction, disqualify the municipal officer from holding that office, in the form of a written agreement with State or federal prosecutors to plead guilty to a felony, bribery, perjury, or other infamous crime under State or federal law, shall constitute a resignation from that office, effective at the time the plea agreement is made. For purposes of this Section, a conviction for an offense that disqualifies the municipal officer from holding that office occurs on the date of the return of a guilty verdict or, in the case of a trial by the court, the entry of a finding of guilt.

(3) Owing a debt to the municipality. A vacancy occurs if a municipal official fails to pay a debt to a municipality in which the official has been elected or appointed to an elected position subject to the following:

(A) Before a vacancy may occur under this paragraph (3), the municipal clerk shall deliver, by personal service, a written notice to the municipal official that (i) the municipal official is in arrears of a debt to the municipality, (ii) that municipal official must either pay or contest the debt within 30 days after receipt of the notice or the municipal official will be disqualified and his or her office vacated, and (iii) if the municipal official chooses to contest the debt, the municipal official must provide written notice to the municipal clerk of the contesting of the debt. A copy of the notice, and the notice to contest, shall also be mailed by the municipal clerk to the appointed municipal attorney by certified mail. If the municipal clerk is the municipal official indebted to the municipality, the mayor or president of the municipality shall assume the duties of the municipal clerk required under this paragraph (3).

(B) In the event that the municipal official chooses to contest the debt, a hearing shall be held within 30 days of the municipal clerk's receipt of the written notice of contest from the municipal official. An appointed municipal hearing officer shall preside over the hearing, and shall hear testimony and accept evidence relevant to the existence of the debt owed by the municipal officer to the municipality.

(C) Upon the conclusion of the hearing, the hearing officer shall make a determination on the basis of the evidence presented as to whether or not the municipal official is in arrears of a debt to the municipality. The determination shall be in writing and shall be designated as findings, decision, and order. The findings, decision, and order shall include: (i) the hearing officer's findings of fact; (ii) a decision of whether or not the municipal official is in arrears of a debt to the municipality based upon the findings of fact; and (iii) an order that either directs the municipal official to pay the debt within 30 days or be disqualified and his or her office vacated or dismisses the matter if a debt owed to the municipality is not proved. A copy of the hearing officer's written determination shall be served upon the municipal official in open proceedings before the hearing officer. If the municipal official does not appear for receipt of the written determination, the written determination shall be deemed to have been served on the municipal official on the date when a copy of the written determination is personally served on the municipal official or on the date when a copy of the written determination is deposited in the United States mail, postage prepaid, addressed to the municipal official at the address on record in the files of the municipality.

(D) A municipal official aggrieved by the determination of a hearing officer may secure judicial review of such determination in the circuit court of the county in which the hearing was held. The municipal official seeking judicial review must file a petition with the clerk of the court and must serve a copy of the petition upon the municipality by registered or certified mail within 5 days after service of the determination of the hearing officer. The petition shall contain a brief statement of the reasons why the determination of the hearing officer should be reversed. The municipal official shall file proof of service with the clerk of the court. No answer to the petition need be filed, but the municipality shall cause the record of proceedings before the hearing officer to be filed with the clerk of the court on or before the date of the hearing on the petition or as ordered by the court. The court shall set the matter for hearing to be held within 30 days after the filing of the petition and shall make its decision promptly after such hearing.

(E) If a municipal official chooses to pay the debt, or is ordered to pay the debt after the hearing, the municipal official must present proof of payment to the municipal clerk that the

debt was paid in full, and, if applicable, within the required time period as ordered by a hearing officer.

(F) A municipal official will be disqualified and his or her office vacated pursuant to this paragraph (3) on the later of the following times the municipal official: (i) fails to pay or contest the debt within 30 days of the municipal official's receipt of the notice of the debt; (ii) fails to pay the debt within 30 days after being served with a written determination under subparagraph (C) ordering the municipal official to pay the debt; or (iii) fails to pay the debt within 30 days after being served with a decision pursuant to subparagraph (D) upholding a hearing officer's determination that the municipal officer has failed to pay a debt owed to a municipality.

(G) For purposes of this paragraph, a "debt" shall mean an arrearage in a definitely ascertainable and quantifiable amount after service of written notice thereof, in the payment of any indebtedness due to the municipality, which has been adjudicated before a tribunal with jurisdiction over the matter. A municipal official is considered in arrears of a debt to a municipality if a debt is more than 30 days overdue from the date the debt was due.

(b) If a vacancy occurs in an elective municipal office with a 4-year term and there remains an unexpired portion of the term of at least 28 months, and the vacancy occurs at least 130 days before the general municipal election next scheduled under the general election law, then the vacancy shall be filled for the remainder of the term at that general municipal election. Whenever an election is held for this purpose, the municipal clerk shall certify the office to be filled and the candidates for the office to the proper election authorities as provided in the general election law. If the vacancy is in the office of mayor, the city council shall elect one of their members acting mayor. The acting mayor shall perform the duties and possess all the rights and powers of the mayor until a successor to fill the vacancy has been elected and has qualified. If the vacancy is in any other elective municipal office, then until the office is filled by election, the mayor shall appoint a qualified person to the office subject to the advice and consent of the city council.

(c) If a vacancy occurs later than the time provided in subsection (b) in a 4-year term, a vacancy in the office of mayor shall be filled by the corporate authorities electing one of their members acting mayor. The acting mayor shall perform the duties and possess all the rights and powers of the mayor until a mayor is elected at the next general municipal election and has qualified. A vacancy occurring later than the time provided in subsection (b) in a 4-year term in any elective office other than mayor shall be filled by appointment by the mayor, with the advice and consent of the corporate authorities.

(d) A municipal officer appointed or elected under this Section shall hold office until the officer's successor is elected and has qualified.

(e) An appointment to fill a vacancy in the office of ~~alderperson~~ ~~alderman~~ shall be made within 60 days after the vacancy occurs. The requirement that an appointment be made within 60 days is an exclusive power and function of the State and is a denial and limitation under Article VII, Section 6, subsection (h) of the Illinois Constitution of the power of a home rule municipality to require that an appointment be made within a different period after the vacancy occurs.

(f) This Section applies only to municipalities with a population of 500,000 or more.

(Source: P.A. 99-449, eff. 8-24-15.)

(65 ILCS 5/3.1-10-60) (from Ch. 24, par. 3.1-10-60)

Sec. 3.1-10-60. Interim appointments to vacancies. If a municipality has no mayor or president, no clerk, and no ~~alderpersons~~ ~~aldermen~~ or trustees, the circuit court may, upon petition signed by at least 100 electors or 10% of the electors of the municipality, whichever is less, make interim appointments to fill all vacancies in the elective offices of the municipality from among persons whose names are submitted by the petition or petitions. The interim appointees shall serve until the next regularly scheduled election under the general election law occurring not less than 120 days after all the offices have become vacant.

(Source: P.A. 87-1119.)

(65 ILCS 5/3.1-10-65) (from Ch. 24, par. 3.1-10-65)

Sec. 3.1-10-65. Referendum to reduce terms.

(a) In any municipality of less than 500,000 inhabitants, a proposition to reduce the terms of the elective officers of the municipality from 4 years to 2 years may be submitted, within the discretion of the corporate authorities, to the electors of the municipality. The proposition shall also be submitted if a petition requesting that action is signed by electors of the municipality numbering not less than 10% of the total vote cast at the last election for mayor or president of the municipality and the petition is filed with the municipal clerk and certified in accordance with the general election law. The proposition shall be substantially in the following form:

Shall the term of the elective officers of (name of municipality) be reduced from 4 years to 2 years?

(b) If a majority of the electors voting on the proposition vote against it, the terms of the officers shall remain 4 years. If, however, a majority of those voting on the proposition vote in favor of it, the officers elected at the next regular election for officers in the municipality shall hold their offices for a term of 2 years and until their successors are elected and have qualified, except in the case of trustees and ~~alderpersons~~ ~~aldermen~~. In the case of ~~alderpersons~~ ~~aldermen~~ and trustees: (i) at the first election of ~~alderpersons~~ ~~aldermen~~ or trustees that occurs in an odd numbered year following the vote to reduce the length of terms, successors to ~~alderpersons~~ ~~aldermen~~ or trustees whose terms expire in that year shall be elected for a term of one year and until their successors are elected and have qualified and (ii) thereafter, one-half of the ~~alderpersons~~ ~~aldermen~~ or trustees shall be elected each year for terms of 2 years and until their successors are elected and have qualified.

(Source: P.A. 87-1119.)

(65 ILCS 5/3.1-10-75) (from Ch. 24, par. 3.1-10-75)

Sec. 3.1-10-75. Referendum to lengthen terms.

(a) In any municipality of less than 500,000 inhabitants that, under Section 3.1-10-65, has voted to shorten the terms of elective officers, a proposition to lengthen the terms of the elective officers of the municipality from 2 years to 4 years may be submitted, within the discretion of the corporate authorities, to the electors of the municipality. The proposition shall be certified by the municipal clerk to the appropriate election authorities, who shall submit the proposition at an election in accordance with the general election law. The proposition shall also be submitted at an election if a petition requesting that action is signed by electors of the municipality numbering not less than 10% of the total vote cast at the last election for mayor or president of the municipality and the petition is filed with the municipal clerk. The proposition shall be substantially in the following form:

Shall the term of the elective officers of (name of municipality) be lengthened from 2 years to 4 years?

(b) If a majority of the electors voting on the proposition vote against it, the terms of the officers shall remain 2 years. If, however, a majority of those voting on the proposition vote in favor of it, the officers elected at the next regular election for officers in the municipality shall hold their offices for a term of 4 years and until their successors are elected and have qualified, except in the case of trustees and ~~alderpersons~~ ~~aldermen~~. In the case of ~~alderpersons~~ ~~aldermen~~ and trustees: (i) if the first election for ~~alderpersons~~ ~~aldermen~~ or trustees, after approval of the proposition, occurs in an even numbered year, the ~~alderpersons~~ ~~aldermen~~ or trustees elected in that even numbered year shall serve for terms of 3 years and until their successors are elected and have qualified, the terms for successors to those elected at the first even numbered year election shall be 4 years and until successors are elected and have qualified, the ~~alderpersons~~ ~~aldermen~~ or trustees elected at the first odd numbered year election next following the first even numbered year election shall serve for terms of 4 years and until successors are elected and have qualified, and successors elected after the first odd numbered year shall also serve 4 year terms and until their successors are elected and have qualified and (ii) if the first election for ~~alderpersons~~ ~~aldermen~~ or trustees, after approval of the proposition, occurs in an odd numbered year, the ~~alderpersons~~ ~~aldermen~~ or trustees elected in that odd numbered year shall serve for terms of 4 years and until their successors are elected and have qualified, the terms for successors to those elected at the first odd numbered year election shall be for 4 years and until successors are elected and have qualified, the ~~alderpersons~~ ~~aldermen~~ or trustees elected at the first even numbered year election next following the first odd numbered year election shall serve for terms of one year and until their successors are elected and have qualified, and the terms for successors to those elected at the first odd numbered year election shall be 4 years and until their successors are elected and have qualified.

(Source: P.A. 87-1119.)

(65 ILCS 5/3.1-15-5) (from Ch. 24, par. 3.1-15-5)

Sec. 3.1-15-5. Officers to be elected. In all cities incorporated under this Code there shall be elected a mayor, ~~alderpersons~~ ~~aldermen~~, a city clerk, and a city treasurer (except in the case of a city of 10,000 or fewer inhabitants that, by ordinance, allows for the appointment of a city treasurer by the mayor, subject to the advice and consent of the city council). In all villages and incorporated towns, there shall be elected a president, trustees, and a clerk, except as otherwise provided in this Code.

(Source: P.A. 87-1119; 88-572, eff. 8-11-94.)

(65 ILCS 5/3.1-15-15) (from Ch. 24, par. 3.1-15-15)

Sec. 3.1-15-15. Holding other offices. A mayor, president, alderperson ~~alderman~~, trustee, clerk, or treasurer shall not hold any other office under the municipal government during the term of that office, except when the officer is granted a leave of absence from that office or except as otherwise provided in Sections 3.1-10-50, 3.1-35-135, and 8-2-9.1. Moreover, an officer may serve as a volunteer fireman and receive compensation for that service.

(Source: P.A. 99-386, eff. 8-17-15.)

(65 ILCS 5/3.1-15-25) (from Ch. 24, par. 3.1-15-25)

Sec. 3.1-15-25. Conservators of the peace; service of warrants.

(a) After receiving a certificate attesting to the successful completion of a training course administered by the Illinois Law Enforcement Training Standards Board, the mayor, alderpersons ~~aldermen~~, president, trustees, marshal, deputy marshals, and policemen in municipalities shall be conservators of the peace. Those persons and others authorized by ordinance shall have power (i) to arrest or cause to be arrested, with or without process, all persons who break the peace or are found violating any municipal ordinance or any criminal law of the State, (ii) to commit arrested persons for examination, (iii) if necessary, to detain arrested persons in custody over night or Sunday in any safe place or until they can be brought before the proper court, and (iv) to exercise all other powers as conservators of the peace prescribed by the corporate authorities.

(b) All warrants for the violation of municipal ordinances or the State criminal law, directed to any person, may be served and executed within the limits of a municipality by any policeman or marshal of the municipality. For that purpose, policemen and marshals have all the common law and statutory powers of sheriffs.

(Source: P.A. 90-540, eff. 12-1-97.)

(65 ILCS 5/3.1-15-30) (from Ch. 24, par. 3.1-15-30)

Sec. 3.1-15-30. Minority representation.

(a) Whenever the question of incorporation as a city under this Code is submitted for adoption to the electors of any territory, village, incorporated town, or city under special charter, there may be submitted at the same time for adoption or rejection the question of minority representation in the city council. The proposition shall be in the following form:

Shall minority representation in the city council be adopted?

(b) If a majority of the votes cast on the question at any election are for minority representation in the city council, the members of the city council, except as otherwise provided, thereafter shall be elected as provided in Section 3.1-15-35.

(c) The city council, at least 30 days before the first day fixed by law for the filing of candidate petitions for the next general municipal election, shall apportion the city by dividing its population, as ascertained by an official publication of any national, state, school, or city census, by any number not less than 2 nor more than 6. The quotient shall be the ratio of representation in the city council. Districts shall be formed of contiguous and compact territory and contain, as near as practicable, an equal number of inhabitants.

(d) If a majority of the votes cast on the question at any election are against minority representation in the city council, the members of the city council shall be elected as otherwise provided in this Code.

(e) At any time after the incorporation of a city under this Code, on petition of electors equal in number to one-eighth the number of legal votes cast at the next preceding general municipal election, the city clerk shall certify the question of the adoption or retention of minority representation to the proper election authority for submission to the electors of that city. The proposition shall be in the same form as provided in this Section, except that the word "retained" shall be substituted for the word "adopted" when appropriate. A question of minority representation, however, shall not be submitted more than once within 32 months.

(f) If the city council of any city adopting minority representation as provided in this Section has not fixed a ratio of representation and formed the districts by the time specified in this Section, those acts may be done by any later city council. All official acts done and ordinances passed by a city council elected at large by the electors of a city that has adopted a minority representation plan shall be as valid and binding as if the alderpersons ~~aldermen~~ had been elected from districts.

(Source: P.A. 87-1119.)

(65 ILCS 5/3.1-15-35) (from Ch. 24, par. 3.1-15-35)

Sec. 3.1-15-35. Alderpersons ~~Aldermen~~ under minority representation plan. Every district under a minority representation plan shall be entitled to 3 alderpersons ~~aldermen~~. Alderpersons ~~Aldermen~~ shall hold

their offices for 4 years and until their successors have been elected and qualified, except in cities that have adopted a 2 year term under Section 3.1-10-65. There shall be elected in each district as many alderpersons ~~aldermen~~ as the district is entitled to. In all of these elections for alderpersons ~~aldermen~~, each elector may cast as many votes as there are alderpersons ~~aldermen~~ to be elected in the elector's district, or may distribute his or her votes, or equal parts of the votes, among the candidates as the elector sees fit. The candidate highest in votes is elected if only one alderperson ~~alderman~~ is elected; the candidates highest and next highest in votes are elected if only 2 alderpersons ~~aldermen~~ are elected; and the 3 highest candidates in votes are elected when 3 alderpersons ~~aldermen~~ are elected. Vacancies shall be filled as provided in Sections 3.1-10-50 and 3.1-10-55 by either interim election or appointment. An appointment to fill a vacancy shall be made within 60 days after the vacancy occurs. The requirement that an appointment be made within 60 days is an exclusive power and function of the State and is a denial and limitation under Article VII, Section 6, subsection (h) of the Illinois Constitution of the power of a home rule municipality to require that an appointment be made within a different period after the vacancy occurs.

(Source: P.A. 87-1052; 87-1119; 88-45.)

(65 ILCS 5/3.1-15-40) (from Ch. 24, par. 3.1-15-40)

Sec. 3.1-15-40. Staggered elections under minority plans. In all cities that adopt or have adopted the minority representation plan for the election of alderpersons ~~aldermen~~ and have not already staggered the terms of their alderpersons ~~aldermen~~, the city council may provide by ordinance that at any ensuing general municipal election for city officers the alderpersons ~~aldermen~~ in every alternate district shall be elected for one term of 2 years and, at the expiration of that term of 2 years, for regular terms of 4 years. This Section does not prohibit a city from voting in favor of a 2 year term for city officers as provided in Section 3.1-10-65. The provisions of the general election law shall govern elections under this Section.

(Source: P.A. 87-1119.)

(65 ILCS 5/3.1-20-10) (from Ch. 24, par. 3.1-20-10)

Sec. 3.1-20-10. Alderspersons ~~Aldermen~~; number.

(a) Except as otherwise provided in this Section, Section 3.1-20-20, or as otherwise provided in the case of alderpersons-at-large ~~aldermen-at-large~~, the number of alderpersons ~~aldermen~~, when not elected by the minority representation plan, shall be determined using the most recent federal decennial census results as follows:

- (1) in cities not exceeding 3,000 inhabitants, 6 alderpersons ~~aldermen~~;
- (2) in cities exceeding 3,000 but not exceeding 15,000, 8 alderpersons ~~aldermen~~;
- (3) in cities exceeding 15,000 but not exceeding 20,000, 10 alderpersons ~~aldermen~~;
- (4) in cities exceeding 20,000 but not exceeding 50,000, 14 alderpersons ~~aldermen~~;
- (5) in cities exceeding 50,000 but not exceeding 70,000, 16 alderpersons ~~aldermen~~;
- (6) in cities exceeding 70,000 but not exceeding 90,000, 18 alderpersons ~~aldermen~~; and
- (7) in cities exceeding 90,000 but not exceeding 500,000, 20 alderpersons ~~aldermen~~.

(b) Instead of the number of alderpersons ~~aldermen~~ set forth in subsection (a), a municipality with 15,000 or more inhabitants may adopt, either by ordinance or by resolution, not more than one year after the municipality's receipt of the new federal decennial census results, the following number of alderpersons ~~aldermen~~: in cities exceeding 15,000 but not exceeding 20,000, 8 alderpersons ~~aldermen~~; exceeding 20,000 but not exceeding 50,000, 10 alderpersons ~~aldermen~~; exceeding 50,000 but not exceeding 70,000, 14 alderpersons ~~aldermen~~; exceeding 70,000 but not exceeding 90,000, 16 alderpersons ~~aldermen~~; and exceeding 90,000 but not exceeding 500,000, 18 alderpersons ~~aldermen~~.

(c) Instead of the number of alderpersons ~~aldermen~~ set forth in subsection (a), a municipality with 40,000 or more inhabitants may adopt, either by ordinance or by resolution, not more than one year after the municipality's receipt of the new federal decennial census results, the following number of alderpersons ~~aldermen~~: in cities exceeding 40,000 but not exceeding 50,000, 16 alderpersons ~~aldermen~~.

(d) If, according to the most recent federal decennial census results, the population of a municipality increases or decreases under this Section, then the municipality may adopt an ordinance or resolution to retain the number of alderpersons ~~aldermen~~ that existed before the most recent federal decennial census results. The ordinance or resolution may not be adopted more than one year after the municipality's receipt of the most recent federal decennial census results.

(Source: P.A. 96-1156, eff. 7-21-10; 97-301, eff. 8-11-11; 97-1091, eff. 8-24-12.)

(65 ILCS 5/3.1-20-15) (from Ch. 24, par. 3.1-20-15)

Sec. 3.1-20-15. Division into wards. Except as otherwise provided in Section 3.1-20-20, every city shall have one-half as many wards as the total number of ~~alderpersons~~ ~~aldermen~~ to which the city is entitled. The city council, from time to time, shall divide the city into that number of wards.

(Source: P.A. 87-1119.)

(65 ILCS 5/3.1-20-20) (from Ch. 24, par. 3.1-20-20)

Sec. 3.1-20-20. ~~Alderspersons~~ ~~Aldermen~~; restrict or reinstate number.

(a) In a city of less than 100,000 inhabitants, a proposition to restrict the number of ~~alderpersons~~ ~~aldermen~~ to one-half of the total authorized by Section 3.1-20-10, with one ~~alderperson~~ ~~alderman~~ representing each ward, shall be certified by the city clerk to the proper election authorities, who shall submit the proposition at an election in accordance with the general election law, if a petition requesting that action is signed by electors of the city numbering not less than 10% of the total vote cast at the last election for mayor of the city and the petition is filed with the city clerk.

The proposition shall be substantially in the following form:

Shall (name of city) restrict the number of ~~alderpersons~~ ~~aldermen~~ to (state number) (one-half of the total authorized by Section 3.1-20-10 of the Illinois Municipal Code), with one ~~alderperson~~ ~~alderman~~ representing each ward?

If a majority of those voting on the proposition vote in favor of it, all existing ~~aldermanic~~ terms of ~~alderpersons~~ shall expire as of the date of the next regular ~~aldermanic~~ election of ~~alderpersons~~, at which time a full complement of ~~alderpersons~~ ~~aldermen~~ shall be elected for the full term.

(b) In a city of less than 100,000 inhabitants, a proposition to restrict the number of ~~alderpersons~~ ~~aldermen~~ to one ~~alderperson~~ ~~alderman~~ per ward, with one ~~alderperson~~ ~~alderman~~ representing each ward, plus an additional number of ~~alderpersons~~ ~~aldermen~~ not to exceed the number of wards in the city to be elected at large, shall be certified by the city clerk to the proper election authorities, who shall submit the proposition at an election in accordance with the general election law, if a petition requesting that action is signed by electors of the city numbering not less than 10% of the total vote cast at the last election for mayor of the city and the petition is filed with the city clerk.

The proposition shall be substantially in the following form:

Shall (name of city) restrict the number of ~~alderpersons~~ ~~aldermen~~ to (number), with one ~~alderperson~~ ~~alderman~~ representing each ward, plus an additional (number) ~~alderperson~~ ~~alderman~~ (~~alderpersons~~ ~~aldermen~~) to be elected at large?

If a majority of those voting on the proposition vote in favor of it, all existing ~~aldermanic~~ terms of ~~alderpersons~~ shall expire as of the date of the next regular ~~aldermanic~~ election of ~~alderpersons~~, at which time a full complement of ~~alderpersons~~ ~~aldermen~~ shall be elected for the full term.

(c) In a city of less than 100,000 inhabitants where a proposition under subsection (a) or (b) has been successful, a proposition to reinstate the number of ~~alderpersons~~ ~~aldermen~~ in accordance with Section 3.1-20-10 shall be certified by the city clerk to the proper election authorities, who shall submit the proposition at an election in accordance with the general election law, if a petition requesting that action has been signed by electors of the city numbering not less than 10% of the total vote cast at the last election for mayor of the city and the petition has been filed with the city clerk.

The election authority must submit the proposition in substantially the following form:

Shall (name of city) reinstate the number of ~~alderpersons~~ ~~aldermen~~ to (number of ~~alderpersons~~ ~~aldermen~~ allowed by Section 3.1-20-10)?

The election authority must record the votes as "Yes" or "No".

If a majority of the electors voting on the proposition vote in the affirmative, then, if the restriction in the number of ~~alderpersons~~ ~~aldermen~~ has taken effect, all existing ~~aldermanic~~ terms of ~~alderpersons~~ shall expire as of the date of the next regular ~~aldermanic~~ election of ~~alderpersons~~, at which time a full complement of ~~alderpersons~~ ~~aldermen~~ shall be elected for the full term and thereafter terms shall be determined in accordance with Section 3.1-20-35.

(Source: P.A. 92-727, eff. 7-25-02.)

(65 ILCS 5/3.1-20-22) (from Ch. 24, par. 3.1-20-22)

Sec. 3.1-20-22. ~~Alderspersons~~ ~~Aldermen~~; staggered terms. In any city of less than 100,000 inhabitants, a proposition to stagger the terms of ~~alderpersons~~ ~~aldermen~~, with as nearly as possible one-half of the ~~alderpersons~~ ~~aldermen~~ elected every 2 years, shall be certified by the city clerk to the proper election authority, who shall submit the proposition at an election in accordance with the general election law, if a petition requesting that action is signed by electors of the city numbering at least 10% of the total vote cast at the last election for mayor of the city and is filed with the city clerk.

The ballot shall have printed on it, but not as a part of the proposition submitted, the following information for voters: one ~~alderperson~~ ~~alderman~~ elected from each even-numbered ward shall serve a term of 2 years; one ~~alderperson~~ ~~alderman~~ elected from each odd-numbered ward shall serve a term of 4 years.

The proposition shall be substantially in the following form:

Shall (name of city) adopt a system of staggered terms for ~~alderpersons~~ ~~aldermen~~?

If a majority of those voting on the proposition vote in favor of it, then at the next regular election for ~~alderpersons~~ ~~aldermen~~ one ~~alderperson~~ ~~alderman~~ shall be elected from each even-numbered ward for a term of 2 years and one ~~alderperson~~ ~~alderman~~ shall be elected from each odd-numbered ward for a term of 4 years. Thereafter, their successors shall be elected for terms of 4 years.

(Source: P.A. 87-1119.)

(65 ILCS 5/3.1-20-25) (from Ch. 24, par. 3.1-20-25)

Sec. 3.1-20-25. Redistricting a city.

(a) In the formation of wards, the number of inhabitants of the city immediately preceding the division of the city into wards shall be as nearly equal in population, and the wards shall be of as compact and contiguous territory, as practicable. Wards shall be created in a manner so that, as far as practicable, no precinct shall be divided between 2 or more wards.

(b) Whenever an official decennial census shows that a city contains more or fewer wards than it is entitled to, the city council of the city, by ordinance, shall redistrict the city into as many wards as the city is entitled. This redistricting shall be completed not less than 30 days before the first day set by the general election law for the filing of candidate petitions for the next succeeding election for city officers. At this election there shall be elected the number of ~~alderpersons~~ ~~aldermen~~ to which the city is entitled, except as provided in subsection (c).

(c) If it appears from any official decennial census that it is necessary to redistrict under subsection (b) or for any other reason, the city council shall immediately proceed to redistrict the city and shall hold the next city election in accordance with the new redistricting. At this election the ~~alderpersons~~ ~~aldermen~~ whose terms of office are not expiring shall be considered ~~alderpersons~~ ~~aldermen~~ for the new wards respectively in which their residences are situated. At this election, in a municipality that is not a newly incorporated municipality, a candidate for ~~alderperson~~ ~~alderman~~ may be elected from any ward that contains a part of the ward in which he or she resided at least one year next preceding the election that follows the redistricting, and, if elected, that person may be reelected from the new ward he or she represents if he or she resides in that ward for at least one year next preceding reelection. If there are 2 or more ~~alderpersons~~ ~~aldermen~~ with terms of office not expiring and residing in the same ward under the new redistricting, the ~~alderperson~~ ~~alderman~~ who holds over for that ward shall be determined by lot in the presence of the city council, in the manner directed by the council, and all other ~~alderpersons~~ ~~aldermen~~ shall fill their unexpired terms as ~~alderpersons-at-large~~ ~~aldermen-at-large~~. The ~~alderpersons-at-large~~ ~~aldermen-at-large~~, if any, shall have the same powers and duties as all other ~~alderpersons~~ ~~aldermen~~, but upon the expiration of their terms the offices of ~~alderpersons-at-large~~ ~~aldermen-at-large~~ shall be abolished.

(d) If the redistricting results in one or more wards in which no ~~alderpersons~~ ~~aldermen~~ reside whose terms of office have not expired, 2 ~~alderpersons~~ ~~aldermen~~ shall be elected in accordance with Section 3.1-20-35, unless the city elected only one ~~alderperson~~ ~~alderman~~ per ward pursuant to a referendum under subsection (a) of Section 3.1-20-20.

(e) A redistricting ordinance that has decreased the number of wards of a city because of a decrease in population of the city shall not be effective if, not less than 60 days before the time fixed for the next succeeding general municipal election, an official census is officially published that shows that the city has regained a population that entitles it to the number of wards that it had just before the passage of the last redistricting ordinance.

(Source: P.A. 97-1091, eff. 8-24-12.)

(65 ILCS 5/3.1-20-30) (from Ch. 24, par. 3.1-20-30)

Sec. 3.1-20-30. Validation of actions. After an official census is officially published, if a city is divided into a greater number of wards and has elected a greater number of ~~alderpersons~~ ~~aldermen~~ than the city is entitled to, the division and election shall, nevertheless, be valid and all acts, resolutions, and ordinances of the city council of that city, if in other respects in compliance with law, are valid.

(Source: P.A. 87-1119.)

(65 ILCS 5/3.1-20-35) (from Ch. 24, par. 3.1-20-35)

Sec. 3.1-20-35. Determining terms.

(a) ~~Alderspersons Aldermen~~ elected at the first election for city officers after the election of ~~alderspersons aldermen~~ for the initial terms provided for in Section 2-2-11 shall draw lots to determine which ~~alderspersons aldermen~~ in each ward shall hold office for a 4 year term, and until a successor is elected and has qualified, and which ~~alderspersons aldermen~~ in each ward shall hold office for a 2 year term, and until a successor is elected and has qualified. All ~~alderspersons aldermen~~ thereafter elected shall hold office for a term of 4 years, and until their successors are elected and have qualified, except in cities that adopt a 2 year term under Section 3.1-10-65 and except as otherwise provided in Section 3.1-20-20.

(b) If a city that has had the minority representation plan has voted not to retain the plan, then at the first election for city officers following the vote 2 ~~alderspersons aldermen~~ shall be elected from each ward in the city and their terms shall be staggered in the manner set forth in subsection (a). The tenure of these ~~alderspersons aldermen~~ and their successors shall be the same as that stated in subsection (a).

(Source: P.A. 87-1119.)

(65 ILCS 5/3.1-20-40) (from Ch. 24, par. 3.1-20-40)

Sec. 3.1-20-40. Other officers; election rather than appointment. Instead of providing for the appointment of the following officers as provided in Section 3.1-30-5, the city council, in its discretion, may provide by ordinance passed by a two-thirds vote of all the ~~alderspersons aldermen~~ elected for the election by the electors of the city of a city collector, a city marshal, a city superintendent of streets, a corporation counsel, a city comptroller, or any of them, and any other officers which the city council considers necessary or expedient. By ordinance or resolution, to take effect at the end of the current fiscal year, the city council, by a like vote, may discontinue any office so created and devolve the duties of that office on any other city officer. After discontinuance of an office, no officer filling that office before its discontinuance shall have any claim against the city for salary alleged to accrue after the date of discontinuance.

(Source: P.A. 87-1119.)

(65 ILCS 5/3.1-20-45)

Sec. 3.1-20-45. Nonpartisan primary elections; uncontested office. A city incorporated under this Code that elects municipal officers at nonpartisan primary and general elections shall conduct the elections as provided in the Election Code, except that no office for which nomination is uncontested shall be included on the primary ballot and no primary shall be held for that office. For the purposes of this Section, an office is uncontested when not more than 4 persons to be nominated for each office have timely filed valid nominating papers seeking nomination for the election to that office.

Notwithstanding any other provision of law ~~the preceding paragraph~~, when a person (i) who has not timely filed valid nomination papers and (ii) who intends to become a write-in candidate for nomination for any office for which nomination is uncontested files a written statement or notice of that intent with the proper election official with whom the nomination papers for that office are filed, no primary ballot shall be printed. Where no primary is held, a person intending to become a write-in candidate at the general primary election shall refile a declaration of intent to be a write-in candidate for the general election with the appropriate election authority or authorities if the write-in candidate becomes the fifth candidate filed, a primary ballot must be prepared and a primary must be held for the office. The statement or notice must be filed on or before the 61st day before the consolidated primary election. The statement must contain (i) the name and address of the person intending to become a write-in candidate, (ii) a statement that the person intends to become a write-in candidate, and (iii) the office the person is seeking as a write-in candidate. An election authority has no duty to conduct a primary election or prepare a primary ballot unless a statement meeting the requirements of this paragraph is filed in a timely manner.

If there is a primary election, then candidates shall be placed on the ballot for the next succeeding general municipal election in the following manner:

(1) If one officer is to be elected, then the 2 candidates who receive the highest number of votes shall be placed on the ballot for the next succeeding general municipal election.

(2) If 2 ~~alderspersons aldermen~~ are to be elected at large, then the 4 candidates who receive the highest number of votes shall be placed on the ballot for the next succeeding general municipal election.

(3) If 3 ~~alderspersons aldermen~~ are to be elected at large, then the 6 candidates who receive the highest number of votes shall be placed on the ballot for the next succeeding general municipal election.

The name of a write-in candidate may not be placed on the ballot for the next succeeding general municipal election unless he or she receives a number of votes in the primary election that equals or exceeds the number of signatures required on a petition for nomination for that office or that exceeds the number of

votes received by at least one of the candidates whose names were printed on the primary ballot for nomination for or election to the same office.

(Source: P.A. 97-81, eff. 7-5-11.)

(65 ILCS 5/3.1-25-70) (from Ch. 24, par. 3.1-25-70)

Sec. 3.1-25-70. Trustees under special Acts.

(a) In every village and incorporated town incorporated and existing under any special Act that, before June 4, 1909, pursuant to any special Act, annually elected members of its legislative body, the electors in the village or incorporated town, instead of the legislative body now provided for by law, shall elect 6 trustees. They shall hold their offices until their respective successors are elected and have qualified. At the first meeting of this board of 6 trustees, the terms of office of the trustees shall be staggered, and thereafter shall be for the same length of time as provided for ~~alderpersons~~ ~~aldermen~~ in Section 3.1-20-35.

(b) The electors of the village or incorporated town may, however, adopt a 2 year term for their trustees as provided in Section 3.1-10-65. If this 2 year term is adopted, then at the next general municipal election in the adopting village or incorporated town, 3 trustees shall be elected, and they shall hold their offices for terms of one year each. In the next succeeding year, and in each year thereafter, 3 trustees shall be elected in the adopting village or incorporated town, and they shall hold their offices for terms of 2 years each.

(c) A village or incorporated town that, before January 1, 1942, has adopted a 2 year term for its trustees and is now electing 3 trustees each year shall continue to elect 3 trustees each year for a term of 2 years each. A village or incorporated town that, before January 1, 1942, has adopted a 2 year term for its trustees but is not now electing 3 trustees each year shall elect 3 trustees at the next general municipal election in that municipality, and they shall hold their offices for terms of one year each. In the next succeeding year, and in each year thereafter, 3 trustees shall be elected, and they shall hold their offices for terms of 2 years each.

(d) This Section shall not apply to or change the method of election of the members of the legislative body of incorporated towns that have superseded civil townships.

(Source: P.A. 87-1119.)

(65 ILCS 5/3.1-25-75) (from Ch. 24, par. 3.1-25-75)

Sec. 3.1-25-75. Districts; election of trustees.

(a) After a village with a population of 5,000 or more adopts the provisions of this Section in the manner prescribed in Section 3.1-25-80, the board of trustees by ordinance shall divide and, whenever necessary thereafter, shall redistrict the village into 6 compact and contiguous districts of approximately equal population as required by law. This redistricting shall be completed not less than 30 days before the first day for the filing of nominating petitions for the next succeeding election of village officers held in accordance with the general election law.

(b) Each of the districts shall be represented by one trustee who shall have been an actual resident of the district for at least 6 months immediately before his or her election in the first election after a redistricting, unless the trustee is a resident of a newly incorporated municipality. Only the electors of a district shall elect the trustee from that district.

(c) The provisions of this Code relating to terms of office of ~~alderpersons~~ ~~aldermen~~ in cities shall also apply to the terms of office of trustees under this Section.

(Source: P.A. 95-646, eff. 1-1-08.)

(65 ILCS 5/3.1-35-35) (from Ch. 24, par. 3.1-35-35)

Sec. 3.1-35-35. Mayor or president pro tem; temporary chairman.

(a) If the mayor or president is temporarily absent because of an incapacity to perform official duties, but the incapacity does not create a vacancy in the office, the corporate authorities shall elect one of their members to act as mayor or president pro tem. The mayor or president pro tem, during this absence or disability, shall perform the duties and possess all the rights and powers of the mayor or president but shall not be entitled to vote both as mayor or president pro tem and as ~~alderperson~~ ~~alderman~~ or trustee.

(b) In the absence of the mayor, president, acting mayor or president, or mayor or president pro tem, the corporate authorities may elect one of their members to act as a temporary chairman. The temporary chairman shall have only the powers of a presiding officer and a right to vote only in the capacity as ~~alderperson~~ ~~alderman~~ or trustee on any ordinance, resolution, or motion.

(Source: P.A. 87-1119.)

(65 ILCS 5/3.1-40-5) (from Ch. 24, par. 3.1-40-5)

Sec. 3.1-40-5. Composition. The city council shall consist of the mayor and alderpersons ~~aldermen~~. It shall meet in accordance with the Open Meetings Act. It shall keep a journal of its own proceedings. (Source: P.A. 87-1119.)

(65 ILCS 5/3.1-40-10) (from Ch. 24, par. 3.1-40-10)

Sec. 3.1-40-10. Judge of elections. The city council shall be the sole judge of the election to office of the alderpersons ~~aldermen~~. It shall also be the sole judge whether under Section 3.1-10-5 alderpersons ~~aldermen~~ are eligible to hold their offices. A court, however, shall not be prohibited from hearing and determining a proceeding in quo warranto. (Source: P.A. 87-1119.)

(65 ILCS 5/3.1-40-15) (from Ch. 24, par. 3.1-40-15)

Sec. 3.1-40-15. Rules; expulsion. The city council shall determine its own rules of proceeding and punish its members for disorderly conduct. With the concurrence of two-thirds of the alderpersons ~~aldermen~~ then holding office, it may expel an alderperson ~~alderman~~ from a meeting, but not a second time for the same incident. (Source: P.A. 87-1119.)

(65 ILCS 5/3.1-40-25) (from Ch. 24, par. 3.1-40-25)

Sec. 3.1-40-25. Meetings. The city council may prescribe, by ordinance, the times and places of the council meetings and the manner in which special council meetings may be called. The mayor or any 3 alderpersons ~~aldermen~~ may call special meetings of the city council. In addition to any notice requirement prescribed by the city council, public notice of meetings must be given as prescribed in Sections 2.02 and 2.03 of the Open Meetings Act. (Source: P.A. 87-1119.)

(65 ILCS 5/3.1-40-30) (from Ch. 24, par. 3.1-40-30)

Sec. 3.1-40-30. Mayor presides. The mayor shall preside at all meetings of the city council. Except as provided in Articles 4 and 5 of this Code, the mayor shall not vote on any ordinance, resolution, or motion except the following: (i) where the vote of the alderpersons ~~aldermen~~ has resulted in a tie; (ii) where one-half of the alderpersons ~~aldermen~~ elected have voted in favor of an ordinance, resolution, or motion even though there is no tie vote; or (iii) where a vote greater than a majority of the corporate authorities is required by this Code or an ordinance to adopt an ordinance, resolution, or motion. Nothing in this Section shall deprive an acting mayor or mayor pro tem from voting in the capacity as alderperson ~~alderman~~, but he or she shall not be entitled to another vote in the capacity as acting mayor or mayor pro tem. (Source: P.A. 87-1119.)

(65 ILCS 5/3.1-40-35) (from Ch. 24, par. 3.1-40-35)

Sec. 3.1-40-35. Deferral of committee reports. Upon the request of any 2 alderpersons ~~aldermen~~ present, any report of a committee of the council shall be deferred for final action to the next regular meeting of the council after the report is made. (Source: P.A. 87-1119.)

(65 ILCS 5/3.1-40-40) (from Ch. 24, par. 3.1-40-40)

Sec. 3.1-40-40. Vote required. The passage of all ordinances for whatever purpose, and of any resolution or motion (i) to create any liability against a city or (ii) for the expenditure or appropriation of its money shall require the concurrence of a majority of all members then holding office on the city council, including the mayor, unless otherwise expressly provided by this Code or any other Act governing the passage of any ordinance, resolution, or motion. Where the council consists of an odd number of alderpersons ~~aldermen~~, however, the vote of the majority of the alderpersons ~~aldermen~~ shall be sufficient to pass an ordinance. The passage of an ordinance, resolution, or motion to sell any school property shall require the concurrence of three-fourths of all alderpersons ~~aldermen~~ then holding office. The yeas and nays shall be taken upon the question of the passage of the designated ordinances, resolutions, or motions and recorded in the journal of the city council. In addition, the corporate authorities at any meeting may by unanimous consent take a single vote by yeas and nays on the several questions of the passage of any 2 or more of the designated ordinances, orders, resolutions, or motions placed together for voting purposes in a single group. The single vote shall be entered separately in the journal under the designation "omnibus vote", and in that event the clerk may enter the words "omnibus vote" or "consent agenda" in the journal in each case instead of entering the names of the members of city council voting "yea" and those voting "nay" on the passage of each of the designated ordinances, orders, resolutions, and motions included in the omnibus group or consent agenda. The taking of a single or omnibus vote and the entries of the words "omnibus vote" or "consent agenda" in the journal shall be a sufficient compliance with the requirements of

this Section to all intents and purposes and with like effect as if the vote in each case had been taken separately by yeas and nays on the question of the passage of each ordinance, order, resolution, and motion included in the omnibus group and separately recorded in the journal. Likewise, the yeas and nays shall be taken upon the question of the passage of any other resolution or motion at the request of any alderperson ~~alderman~~ and shall be recorded in the journal.

(Source: P.A. 87-1119.)

(65 ILCS 5/3.1-40-50) (from Ch. 24, par. 3.1-40-50)

Sec. 3.1-40-50. Reconsideration; passing over veto. Every resolution and motion specified in Section 3.1-40-45, and every ordinance, that is returned to the city council by the mayor shall be reconsidered by the city council at the next regular meeting following the regular meeting at which the city council receives the mayor's written objection. If, after reconsideration, two-thirds of all the alderpersons ~~aldermen~~ then holding office on the city council agree at that regular meeting to pass an ordinance, resolution, or motion, notwithstanding the mayor's refusal to approve it, then it shall be effective. The vote on the question of passage over the mayor's veto shall be by yeas and nays and shall be recorded in the journal.

This Section does not apply to municipalities with more than 500,000 inhabitants.

(Source: P.A. 91-489, eff. 1-1-00.)

(65 ILCS 5/3.1-40-55) (from Ch. 24, par. 3.1-40-55)

Sec. 3.1-40-55. Reconsideration; requisites. No vote of the city council shall be reconsidered or rescinded at a special meeting unless there are present at the special meeting at least as many alderpersons ~~aldermen~~ as were present when the vote was taken.

(Source: P.A. 87-1119.)

(65 ILCS 5/3.1-45-5) (from Ch. 24, par. 3.1-45-5)

Sec. 3.1-45-5. Composition; manner of acting. The board of trustees shall consist of the president and trustees and, except as otherwise provided in this Code, shall exercise the same powers and perform the same duties as the city council in cities. It shall pass ordinances, resolutions, and motions in the same manner as a city council. The president of the board of trustees may exercise the same veto power and powers in Section 3.1-40-30, and with like effect, as the mayor of a city. The trustees may pass motions, resolutions, and ordinances over the president's veto in like manner as the alderpersons ~~aldermen~~ of a city council.

(Source: P.A. 87-1119.)

(65 ILCS 5/3.1-45-15) (from Ch. 24, par. 3.1-45-15)

Sec. 3.1-45-15. Powers and duties. The trustees, except as otherwise provided in this Code, shall perform the duties and exercise the powers conferred upon the alderpersons ~~aldermen~~ of a city.

(Source: P.A. 87-1119.)

(65 ILCS 5/3.1-55-5) (from Ch. 24, par. 3.1-55-5)

Sec. 3.1-55-5. Certificate of appointment. Whenever a person has been appointed or elected to office, the mayor or president shall issue a certificate of appointment or election, under the corporate seal, to the municipal clerk. All officers elected or appointed under this Code, except the municipal clerk, alderperson ~~alderman~~, mayor, trustees, and president, shall be commissioned by warrant, under the corporate seal, signed by the municipal clerk and the mayor, acting mayor, or mayor pro tem, or presiding officer of the corporate authorities.

(Source: P.A. 87-1119.)

(65 ILCS 5/4-1-2) (from Ch. 24, par. 4-1-2)

Sec. 4-1-2. Definitions. In this Article, unless the context otherwise requires:

(a) Any office or officer named in Any act referred to in this Article, when applied to cities or villages under the commission form of municipal government, means the office or officer having the same functions or duties under this Article or under ordinances passed by authority of this Article.

(b) "Commissioner", "alderperson ~~alderman~~", or "village trustee" means commissioner when applied to duties under this Article.

(c) "City council", "board of trustees", or "corporate authorities" means "council" when applied to duties under this Article.

(d) "Franchise" includes every special privilege or right in the streets, alleys, highways, bridges, subways, viaducts, air, waters, public places, and other public property that does not belong to the citizens generally by common right, whether granted by the State or the city or village.

(e) "City" includes village.

(f) "Municipal" or "municipality" means either city or village.

(g) "Treating" means the entertaining of a person with food, drink, tobacco, or drugs.

(h) "Treats" means the food, drink, tobacco, or drugs, requested, offered, given, or received, in treating or for the entertainment of a person.

(Source: P.A. 87-1119.)

(65 ILCS 5/4-10-1) (from Ch. 24, par. 4-10-1)

Sec. 4-10-1. Any municipality, which has operated for more than 2 years under the commission form of municipal government, may abandon its operation under this article and accept the provisions of the general law of the State then applicable to municipalities, by proceedings as follows:

When a petition signed by electors of the municipality equal in number to at least 25% of the number of votes cast for the candidates for mayor at the last preceding general quadrennial municipal election is filed with the municipal clerk, the clerk shall certify the proposition to the proper election authorities for submission to the electors of the municipality. The proposition shall be in substantially the following form:

Shall the city (or village)	YES
of... retain the commission	
form of municipal government?	NO

In municipalities which have adopted the City Election Law, however, this proposition shall be filed with the clerk of that board. However, in municipalities with less than 50,000 inhabitants this proposition shall only be submitted within the year preceding the expiration of the terms of office of the elective officers of the municipality and shall not be submitted more often than once in that year. In municipalities with 50,000 or more inhabitants this proposition shall not be submitted more often than once in 22 months.

If a majority of the votes cast on this proposition are against the proposition, the officers elected at the next succeeding general municipal election shall be those then prescribed in Article 3. Upon the qualification of these officers the municipality shall become a city or village under this Code, but this change shall not affect in any manner or degree the property rights or liabilities of any nature of the municipality, but shall merely extend to the change in its form of government.

The first city council or board of trustees elected after the abandonment of the commission form of municipal government shall have the same number of alderpersons ~~aldermen~~ or trustees as were provided in the municipality at the time of its adoption of this article, and the municipality shall have the same ward and precinct boundaries.

(Source: P.A. 81-1489.)

(65 ILCS 5/5-1-4) (from Ch. 24, par. 5-1-4)

Sec. 5-1-4. Procedure for adopting managerial form of government.

(a) Cities and villages described in Section 5-1-1, in order to vest themselves with the managerial form of municipal government, shall act in accordance with the procedure provided in Sections 5-1-4 through 5-1-11 unless modified elsewhere in this Article 5. In cities that are operating under Section 3.1-20-10 and villages operating under Section 3.1-25-75 at the time of the adoption of this Article 5, the forms of petition and ballot prescribed in Sections 5-1-5 and 5-1-7 may at the option of the petitioners be modified to contain the following additional proposition:

Shall (name of city or village), if it adopts the managerial form of municipal government, continue to elect alderpersons ~~aldermen~~ (or trustees) from wards (or districts)?

(b) In any city operating under Section 3.1-20-10 at the time of adoption of this Article 5, at the option of the petitioners and in addition to the optional proposition provided for in subsection (a), the forms of petition and ballot prescribed in Sections 5-1-6 and 5-1-8 may be further modified to contain the following additional proposition:

Shall only one alderperson ~~alderman~~ hereafter be elected from each ward if (name of city) adopts the managerial form of municipal government and also elects to continue the alderperson ~~alderman~~ organization for the city council?

(c) If 2 or more forms of petition allowed under this Section are presented to the chief judge of the circuit court or any judge of that circuit designated by the chief judge, the judge shall cause only the question or questions contained in the first petition so presented to be submitted to referendum, if he or she finds that the petition is in proper form and legally sufficient.

(d) If a majority of the electors voting on the proposition vote to adopt the managerial form of municipal government, then this Article 5 shall become effective in the city or village upon the date of the next general municipal election at which any corporate authority is elected. The operation of the managerial

form of municipal government, for purposes of voting on the question to abandon set out in Section 5-5-1, however, shall not be deemed to begin until a manager is appointed.

(e) The city council or board of trustees of a city or village that adopts the provisions of this Article 5 under this Section may, if it so desires, by the adoption of an ordinance immediately after the adoption of this Article 5 has been proclaimed, appoint a city or village manager and reorganize the administration of the municipality in conformance with this Article 5. This Article 5, except as to the membership of the council in cities or villages in which representation by wards or districts has not been retained, shall be in effect upon the proclamation of the results of the adopting referendum.

(Source: P.A. 87-1119.)

(65 ILCS 5/5-2-1) (from Ch. 24, par. 5-2-1)

Sec. 5-2-1. If a city or village adopts the managerial form of municipal government and also elects to choose ~~alderpersons~~ ~~aldermen~~ or trustees, as the case may be, from wards or districts, then the city council shall be constituted as provided in Sections 5-2-2 through 5-2-10 and the village board shall be constituted as provided in Section 5-2-11 and the incumbent ~~alderpersons~~ ~~aldermen~~, trustees, mayor, president, clerk and treasurer shall continue in office until expiration of their present terms. If a city has voted to elect only one ~~alderperson~~ ~~alderman~~ from each ward then no election for a successor for the ~~alderperson~~ ~~alderman~~ from each ward whose term next expires shall be held, and upon the expiration of the terms of the ~~alderpersons~~ ~~aldermen~~ having the longest time to serve at the time of adoption of this Article 5 only one successor shall be elected from each ward. In case a city votes to elect only one ~~alderperson~~ ~~alderman~~ from each ward, the number of ~~alderpersons~~ ~~aldermen~~ prescribed by Section 5-2-2 shall be halved, for the purposes of this Article 5 and the provisions of Section 5-2-4 prescribing the number of wards shall not apply but such city shall have an equal number of wards and ~~alderpersons~~ ~~aldermen~~. The mayor of a city and the president of a village board shall be elected from the city or village at large.

(Source: Laws 1961, p. 576.)

(65 ILCS 5/5-2-2) (from Ch. 24, par. 5-2-2)

Sec. 5-2-2. Except as otherwise provided in Section 5-2-3, the number of ~~alderpersons~~ ~~aldermen~~, when not elected by the minority representation plan, shall be as follows: In cities not exceeding 3,000 inhabitants, 6 ~~alderpersons~~ ~~aldermen~~; exceeding 3,000, but not exceeding 15,000, 8 ~~alderpersons~~ ~~aldermen~~; exceeding 15,000 but not exceeding 20,000, 10 ~~alderpersons~~ ~~aldermen~~; exceeding 20,000 but not exceeding 30,000, 14 ~~alderpersons~~ ~~aldermen~~; and 2 additional ~~alderpersons~~ ~~aldermen~~ for every 20,000 inhabitants over 30,000. In all cities of less than 500,000, 20 ~~alderpersons~~ ~~aldermen~~ shall be the maximum number permitted except as otherwise provided in the case of ~~alderpersons-at-large~~ ~~aldermen-at-large~~. No redistricting shall be required in order to reduce the number of ~~alderpersons~~ ~~aldermen~~ heretofore provided for. Two ~~alderpersons~~ ~~aldermen~~ shall be elected to represent each ward.

If it appears from any census specified in Section 5-2-5 and taken not earlier than 1940 that any city has the requisite number of inhabitants to authorize it to increase the number of ~~alderpersons~~ ~~aldermen~~, the city council shall immediately proceed to redistrict the city in accordance with the provisions of Section 5-2-5, and it shall hold the next city election in accordance with the new redistricting. At this election the ~~alderpersons~~ ~~aldermen~~ whose terms of office are not expiring shall be considered ~~alderpersons~~ ~~aldermen~~ for the new wards respectively in which their residences are situated. At this election a candidate for ~~alderperson~~ ~~alderman~~ may be elected from any ward that contains a part of the ward in which he or she resided at least one year next preceding the election that follows the redistricting, and, if elected, that person may be reelected from the new ward he or she represents if he or she resides in that ward for at least one year next preceding reelection. If there are 2 or more ~~alderpersons~~ ~~aldermen~~ with terms of office not expiring and residing in the same ward under the new redistricting, the ~~alderperson~~ ~~alderman~~ who holds over for that ward shall be determined by lot in the presence of the city council, in whatever manner the council shall direct and all other ~~alderpersons~~ ~~aldermen~~ shall fill their unexpired terms as ~~alderpersons-at-large~~ ~~aldermen-at-large~~. The ~~alderpersons-at-large~~ ~~aldermen-at-large~~, if any, shall have the same power and duties as all other ~~alderpersons~~ ~~aldermen~~ but upon expiration of their terms the offices of ~~alderpersons-at-large~~ ~~aldermen-at-large~~ shall be abolished.

If the re-districting results in one or more wards in which no ~~alderpersons~~ ~~aldermen~~ reside whose terms of office have not expired, 2 ~~alderpersons~~ ~~aldermen~~ shall be elected in accordance with the provisions of Section 5-2-8.

(Source: P.A. 93-847, eff. 7-30-04.)

(65 ILCS 5/5-2-3) (from Ch. 24, par. 5-2-3)

Sec. 5-2-3. In any city or village of less than 100,000 inhabitants, a proposition to restrict the number of alderpersons ~~aldermen~~ to one-half of the total authorized by Section 5-2-2, with one alderperson ~~alderman~~ representing each ward, shall be certified by the municipal clerk to the proper election authority who shall submit the proposition at an election in accordance with the general election law, if a petition requesting such action is signed by electors of the municipality numbering not less than 10% of the total vote cast at the last election for mayor or president of the board of trustees of the municipality, and is filed with the city or village clerk in accordance with the general election law.

The proposition shall be substantially in the following form:

-----  
 Shall the City (or Village) of \_\_\_\_\_  
 ..... restrict the number of alderpersons YES  
aldermen to one-half of the total  
 authorized by Section 5-2-2 of the -----  
 Illinois Municipal Code, with one NO  
alderperson ~~alderman~~ representing each ward?  
 -----

If a majority of those voting upon the proposition vote in favor of it, all existing aldermanic terms of alderpersons shall expire as of the date of the next regular aldermanic election of alderpersons, at which time a full complement of alderpersons ~~aldermen~~ shall be elected for the full term.  
 (Source: P.A. 81-1489.)

(65 ILCS 5/5-2-3.1) (from Ch. 24, par. 5-2-3.1)

Sec. 5-2-3.1. In any municipality in which only one alderperson ~~alderman~~ is elected from each ward, a proposition to stagger the terms of alderpersons ~~aldermen~~, with as nearly as possible one-half of the alderpersons ~~aldermen~~ elected every 2 years, shall be certified to the proper election authority who shall submit the proposition at an election in accordance with the general election law, if a petition requesting such action is signed by electors of the municipality numbering at least 10% of the total vote cast at the last election for mayor or president of the board of trustees of the municipality and is filed with the municipal clerk.

The proposition shall be substantially in the following form:

-----  
 Shall the City (or Village) of \_\_\_\_\_ YES  
 ..... adopt a system of -----  
 staggered terms for alderpersons ~~aldermen~~? NO  
 -----

If a majority of those voting on the proposition vote in favor of it, at the next regular election for alderpersons ~~aldermen~~, one alderperson ~~alderman~~ shall be elected from each even-numbered ward for a term of 2 years, and one alderperson ~~alderman~~ shall be elected from each odd-numbered ward for a term of 4 years. Thereafter, their successors shall be elected for terms of 4 years.  
 (Source: P.A. 81-1489.)

(65 ILCS 5/5-2-4) (from Ch. 24, par. 5-2-4)

Sec. 5-2-4. Except as otherwise provided in Section 5-2-3, every city shall have one-half as many wards as the total number of alderpersons ~~aldermen~~ to which the city is entitled. The city council, from time to time shall divide the city into that number of wards. In the formation of wards the population of each shall be as nearly equal, and the wards shall be of as compact and contiguous territory, as practicable.  
 (Source: Laws 1961, p. 576.)

(65 ILCS 5/5-2-5) (from Ch. 24, par. 5-2-5)

Sec. 5-2-5. Whenever an official publication of any national, state, school, or city census shows that any city contains more or less wards than it is entitled to, the city council of the city, by ordinance, shall redistrict the city into as many wards only as the city is entitled. This redistricting shall be completed not less than 30 days before the first date fixed by law for the filing of candidate petitions for the next succeeding election for city officers. At this election there shall be elected the number of alderpersons ~~aldermen~~ to which the city is entitled.

(Source: P.A. 81-1489.)

(65 ILCS 5/5-2-7) (from Ch. 24, par. 5-2-7)

Sec. 5-2-7. If, after a specified census is officially published, any city is divided into a greater number of wards and has elected a greater number of alderpersons ~~aldermen~~ than the city is entitled, nevertheless

such division and election shall be valid and all acts, resolutions, and ordinances of the city council of such city, in if other respects in compliance with law, are valid.

(Source: Laws 1961, p. 576.)

(65 ILCS 5/5-2-8) (from Ch. 24, par. 5-2-8)

Sec. 5-2-8. Staggered terms; tenure.

(a) ~~Alderpersons Aldermen~~ elected at the first election for city officers after the election of ~~alderpersons aldermen~~ for the initial terms provided for in Section 2-2-11 shall draw lots to determine (i) which of the ~~alderpersons aldermen~~ in each ward shall hold for a 4 year term and until a successor is elected and has qualified and (ii) which in each ward shall hold for a 2 year term and until a successor is elected and has qualified. All ~~alderpersons aldermen~~ elected after that first election shall hold office for a term of 4 years and until their successors are elected and have qualified, except in cities that adopt a 2 year term as provided in Section 3.1-10-65 and except as is otherwise provided in Section 5-2-3.

(b) If a city that has had the minority representation plan has voted not to retain the plan, then, at the first election for city officers following the vote, 2 ~~alderpersons aldermen~~ shall be elected from each ward in the city. Their terms shall be staggered by the process specified in this Section. The tenure of these ~~alderpersons aldermen~~ and their successors shall be the same as that stated in subsection (a).

(Source: P.A. 87-1119.)

(65 ILCS 5/5-2-11) (from Ch. 24, par. 5-2-11)

Sec. 5-2-11. In any village which adopts this Article 5, the board of trustees by ordinance shall divide and, whenever necessary thereafter, shall redistrict the village into 6 compact and contiguous districts of approximately equal population.

Each of the districts shall be represented by one trustee who shall have been an actual resident of the district for at least 6 months prior to his election, unless the trustee is a resident of a newly incorporated municipality. Only the electors of a district shall elect the trustee from that district.

The provisions of Section 5-2-8 relating to terms of office of ~~alderpersons aldermen~~ in cities shall also apply to the terms of office of trustees under this section.

(Source: P.A. 95-646, eff. 1-1-08.)

(65 ILCS 5/5-2-12) (from Ch. 24, par. 5-2-12)

Sec. 5-2-12. ~~Alderpersons Aldermen~~ or trustees elected at large; vacancies; mayor or president to preside.

(a) If a city or village adopts the managerial form of municipal government but does not elect to choose ~~alderpersons aldermen~~ or trustees from wards or districts, then the following provisions of this Section shall be applicable.

(b) The city council shall be elected at large. In cities of less than 50,000 population, the council shall consist of (i) the mayor and 4 councilmen or (ii) the mayor and 6 councilmen if the size of the city council is increased under subsection (k). In cities of at least 50,000 but less than 100,000 population, the council shall consist of the mayor and 6 councilmen. In cities of at least 100,000 but not more than 500,000 population, the council shall consist of the mayor and 8 councilmen.

(c) Except in villages that were governed by Article 4 immediately before the adoption of the managerial form of municipal government, the village board shall be elected at large and shall consist of a president and the number of trustees provided for in Section 5-2-15 or 5-2-17, whichever is applicable.

(d) The term of office of the mayor and councilmen shall be 4 years, provided that in cities of less than 50,000, the 2 councilmen receiving the lowest vote at the first election shall serve for 2 years only; in cities of at least 50,000 but less than 100,000, the 3 councilmen receiving the lowest vote at the first election shall serve for 2 years only; and in cities of at least 100,000 but not more than 500,000, the 4 councilmen receiving the lowest vote at the first election shall serve for 2 years only.

(e) The election of councilmen shall be every 2 years. After the first election, only 2 councilmen in cities of less than 50,000, 3 councilmen in cities of at least 50,000 but less than 100,000, or 4 councilmen in cities of at least 100,000 but not more than 500,000, shall be voted for by each elector at the primary elections, and only 2, 3, or 4 councilmen, as the case may be, shall be voted for by each elector at each biennial general municipal election, to serve for 4 years.

(f) In addition to the requirements of the general election law, the ballots shall be in the form set out in Section 5-2-13. In cities with less than 50,000, the form of ballot prescribed in Section 5-2-13 shall be further modified by printing in the place relating to councilmen the words "Vote for not more than Two", or "Vote for not more than Three" if the size of the city council is increased under subsection (k), instead of the words "Vote for not more than Four". In cities of at least 50,000 but less than 100,000, the ballot shall be

modified in that place by printing the words "Vote for not more than Three" instead of the words "Vote for not more than Four". Sections 4-3-5 through 4-3-18, insofar as they may be applicable, shall govern the election of a mayor and councilmen under this Section.

(g) If a vacancy occurs in the office of mayor or councilman, the remaining members of the council, within 60 days after the vacancy occurs, shall fill the vacancy by appointment of some person to the office for the balance of the unexpired term or until the vacancy is filled by interim election under Section 3.1-10-50, and until the successor is elected and has qualified.

(h) Except in villages that were governed by Article 4 immediately before the adoption of the managerial form of municipal government, in villages that have adopted this Article 5 the term of office of the president, the number of trustees to be elected, their terms of office, and the manner of filling vacancies shall be governed by Sections 5-2-14 through 5-2-17.

(i) Any village that adopts the managerial form of municipal government under this Article 5 and that, immediately before that adoption, was governed by the provisions of Article 4, shall continue to elect a mayor and 4 commissioners in accordance with Sections 4-3-5 through 4-3-18, insofar as they may be applicable, except that the 2 commissioners receiving the lowest vote among those elected at the first election after this Article 5 becomes effective in the village shall serve for 2 years only. After that first election, the election of commissioners shall be every 2 years, and 2 commissioners shall be elected at each election to serve for 4 years.

(j) The mayor or president shall preside at all meetings of the council or board and on all ceremonial occasions.

(k) In cities of less than 50,000 population, the city council may, by ordinance, provide that the city council shall, after the next biennial general municipal election, consist of 6 instead of 4 councilmen. If the size of the council is increased to 6 councilmen, then at the next biennial general municipal election, the electors shall vote for 4 instead of 2 councilmen. Of the 4 councilmen elected at that next election, the one receiving the lowest vote at that election shall serve a 2-year term. Thereafter, all terms shall be for 4 years. (Source: P.A. 95-862, eff. 8-19-08.)

(65 ILCS 5/5-2-17) (from Ch. 24, par. 5-2-17)

Sec. 5-2-17. Trustees; certain villages incorporated under special Acts.

(a) In every village specified in Section 5-2-12 incorporated and existing under any special Act that, before June 4, 1909, under any special Act, annually elected members of its legislative body, the electors of the village, instead of the legislative body now provided for by law, shall elect 6 trustees. They shall hold their offices until their respective successors are elected and have qualified. At the first meeting of this board of 6 trustees, the terms of office of the trustees shall be staggered. Thereafter, the terms shall be for the same length of time as provided for ~~alderpersons~~ ~~aldermen~~ in Section 3.1-20-35.

(b) The electors of a village or incorporated town described in subsection (a) may, however, adopt a 2 year term for their trustees as provided in Section 3.1-10-65. If this 2 year term is adopted, then at the next general municipal election in the adopting village, 3 trustees shall be elected, and they shall hold their offices for terms of one year each. In the next succeeding year, and in each year thereafter, 3 trustees shall be elected in the adopting village, and they shall hold their offices for terms of 2 years each.

(c) Any village described in subsection (a) that, before January 2, 1942, has adopted a 2 year term for its trustees and is now electing 3 trustees each year shall continue to elect 3 trustees each year for a term of 2 years each. Any village described in subsection (a) that, before January 2, 1942, has adopted a 2 year term for its trustees but is not now electing 3 trustees each year shall elect 3 trustees at the next general municipal election in that village, and they shall hold their offices for terms of one year each. In the next succeeding year, and in each year thereafter, 3 trustees shall be elected, and they shall hold their offices for terms of 2 years each.

(Source: P.A. 87-1119.)

(65 ILCS 5/5-2-18) (from Ch. 24, par. 5-2-18)

Sec. 5-2-18. In any city which has adopted this Article 5 and which elects a mayor and councilmen as provided in Section 5-2-12, a proposition to elect ~~alderpersons~~ ~~aldermen~~ from wards as provided in Article 3 of this Code, except that only one ~~alderperson~~ ~~alderman~~ may be elected from each ward, shall be certified by the city clerk to the proper election authority who shall submit such proposition at the general municipal election in accordance with the general election law, if a petition signed by electors of the city numbering not less than 10% of the total vote cast for mayor at the last preceding election, is filed with the city clerk.

The proposition shall be substantially in the following form:

-----  
 Shall the city of... be divided  
 into wards with one alderperson ~~alderman~~ to be YES  
 elected from each ward, but with the  
 mayor to be elected from the city NO  
 at large?  
 -----

If a majority of those voting on the proposition vote "yes", then the sitting city council shall proceed to divide the city into wards in the manner provided in Article 3 and one alderperson ~~alderman~~ shall be elected from each ward at the next general municipal election of any city officer. Upon the election and qualification of such alderpersons ~~aldermen~~ the terms of office of all sitting councilmen shall expire. After the adoption of such proposition the provisions of Article 3 shall be applicable to the division of the city into wards and to the election of the mayor and alderpersons ~~aldermen~~ of such city, except that only one alderperson ~~alderman~~ shall be elected from each ward.  
 (Source: P.A. 81-1489.)

(65 ILCS 5/5-2-18.1) (from Ch. 24, par. 5-2-18.1)

Sec. 5-2-18.1. In any city or village which has adopted this Article and also has elected to choose alderpersons ~~aldermen~~ from wards or trustees from districts, as the case may be, a proposition to elect the city council at large shall be submitted to the electors in the manner herein provided.

Electors of such city or village, equal to not less than 10% of the total vote cast for all candidates for mayor or president in the last preceding municipal election for such office, may petition for the submission to a vote of the electors of that city or village the proposition whether the city council shall be elected at large. The petition shall be in the same form as prescribed in Section 5-1-6, except that said petition shall be modified as to the wording of the proposition to be voted upon to conform to the wording of the proposition as hereinafter set forth, and shall be filed with the city clerk in accordance with the general election law. The clerk shall certify the proposition to the proper election authorities who shall submit the proposition at an election in accordance with the general election law.

However, such proposition shall not be submitted at the general primary election for the municipality. The proposition shall be in substantially the following form:

-----  
 Shall the city (or village) of  
 ... elect the city council at YES  
 large instead of alderpersons ~~aldermen~~  
 (or trustees) from wards (or NO  
 districts)?  
 -----

If a majority of those voting on the proposition vote "yes", then the city council shall be elected at large at the next general municipal election and the provisions of Section 5-2-12 shall be applicable. Upon the election and qualification of such council men or trustees, the terms of all sitting alderpersons ~~aldermen~~ shall expire.  
 (Source: P.A. 81-1489.)

(65 ILCS 5/5-2-18.2) (from Ch. 24, par. 5-2-18.2)

Sec. 5-2-18.2. In any city which has adopted this Article, and also has elected to choose alderpersons ~~aldermen~~ from wards, a proposition to elect part of the city council at large and part from districts shall be submitted to the electors upon the petition herein provided.

Electors of such city, equal in number to not less than 10% of the total vote cast for all candidates for mayor in the last preceding municipal election for such office, may petition for the submission to a vote of the electors of that city the proposition whether part of the city council shall be elected at large and part from districts. The petition shall be in the same form as prescribed in Section 5-1-6, except that said petition shall be modified as to the wording of the proposition to be voted upon, to conform to the wording of the proposition as hereinafter set forth, and shall be filed with the city clerk in accordance with the general election law. The city clerk shall certify the proposition to the proper election authorities who shall submit the proposition at an election in accordance with the general election law.

However, such proposition shall not be submitted at the general primary election for the municipality. The proposition shall be substantially in the following form:



One councilman who is an actual resident of the district, shall be elected from each district. Only the electors of a district shall elect a councilman from that district. The rest of the number of councilmen authorized shall be elected at large.

The term of office of the Mayor and Councilmen shall be 4 years, provided that at the first election the Councilmen elected at large shall serve for 2 years only. Thereafter the election of Councilmen shall be biennial, and after the first election the Mayor and all Councilmen shall be elected for 4 year terms to fill expiring terms of incumbents.

The Mayor and Councilmen shall hold their respective offices for the term of 4 years as herein provided, and until their successors are elected and qualified. Upon the election and qualification of the Councilmen, the terms of all sitting alderpersons ~~aldermen~~ or councilmen elected at large pursuant to the provisions of Section 5-2-12 shall expire.

For the first primary election a distinct ballot shall be printed for each district. At the top of the ballot shall be the following: CANDIDATES FOR NOMINATION FOR MAYOR (when Mayor is to be elected) AND COUNCILMEN OF THE CITY OF... AT THE PRIMARY ELECTION. Under the subtitle of FOR MAYOR (when applicable) shall be placed the following: (VOTE FOR ONE). There shall be placed below the names of the candidates for Mayor, if any, another subtitle as follows: FOR COUNCILMEN AT LARGE. Following this subtitle there shall be an instruction in this form, to be altered, however, to conform to the facts: (VOTE FOR NOT MORE THAN....) (Insert number of Councilmen being elected). Following the names of the candidates for councilmen at large, there shall be another subtitle in the following form: FOR DISTRICT COUNCILMAN. Following this subtitle there shall be the following direction: (VOTE FOR ONE). In other respects the ballots shall conform to the applicable provisions of Sections 4-3-10 and 5-2-13.

To determine the number of nominees who shall be placed on the ballot under each subtitle at the general municipal election, the number of officers who will be chosen under each subtitle shall be multiplied by 2. Only those candidates at the primary election shall be nominees under each subtitle at the general municipal election and, where but one officer is to be elected, the 2 candidates receiving the highest number of votes shall be placed upon the ballot for the next succeeding general municipal election. Where 2 councilmen are to be elected, the 4 candidates receiving the highest number of votes shall be placed upon the ballot. Where 3 councilmen are to be elected, the names of the 6 candidates receiving the highest number of votes shall be placed upon the ballot.

The ballots for the election of officers at the first general municipal election shall be prepared in compliance with Section 4-3-16, with the following changes:

(1) Following the names of the candidates for Mayor (when applicable) there shall be printed a subtitle: FOR COUNCILMAN AT LARGE: following this subtitle shall be an instruction in this form: (VOTE FOR NOT MORE THAN ....) (Insert number of councilmen to be elected). The names of the nominees for councilmen at large shall follow the instruction.

(2) Following the names of the nominees for councilmen at large shall be printed another subtitle: FOR DISTRICT COUNCILMAN. Following this subtitle shall be an instruction in this form: (VOTE FOR ONE) and following this instruction shall be printed the names of the 2 nominees.

Thereafter, the ballots for the biennial election shall be prepared as hereinafter provided.

For the primary election at which Councilmen at large are to be elected the form of the ballot shall be as follows:

At the top of the ballot shall be the following: CANDIDATES FOR NOMINATION FOR MAYOR (when Mayor is to be elected) AND COUNCILMEN OF THE CITY OF... AT THE PRIMARY ELECTION. Under the subtitle of FOR MAYOR (when applicable) shall be placed the following: (VOTE FOR ONE). There shall be placed below the names of the candidates for Mayor, if any, another subtitle as follows: FOR COUNCILMEN AT LARGE. Following this subtitle there shall be an instruction in this form, to be altered, however, to conform to the facts: (VOTE FOR NOT MORE THAN....) (Insert number of Councilmen being elected).

For the primary election at which District Councilmen are to be elected, a distinct ballot shall be printed for each District. There shall be placed below the names of the candidates for Mayor (when applicable) another subtitle as follows: FOR DISTRICT COUNCILMAN. Following this subtitle there shall be an instruction in this form: VOTE FOR ONE. In all other respects the ballot shall conform to the applicable provisions of Sections 4-3-10 and 5-2-13.

To determine the number of nominees who shall be placed on the ballot under each subtitle at the general municipal election, the number of officers who will be chosen under each subtitle shall be multiplied

by 2. Only those candidates at the primary election shall be nominees under each subtitle at the general municipal election and, where but one officer is to be elected, the 2 candidates receiving the highest number of votes shall be placed upon the ballot for the next succeeding general municipal election. Where 2 councilmen are to be elected, the 4 candidates receiving the highest number of votes shall be placed upon the ballot. Where 3 councilmen are to be elected, the names of the 6 candidates receiving the highest number of votes shall be placed upon the ballot.

The ballots for the election of officers at the general municipal election shall be prepared in compliance with Section 4-3-16, with the following changes:

(1) For elections where candidates for Councilmen at large are being elected, following the names of candidates for Mayor (when applicable) there shall be printed a subtitle as follows: FOR COUNCILMEN AT LARGE. Following this subtitle there shall be an instruction in this form: (VOTE FOR NOT MORE THAN....) (Insert number of Councilmen to be elected). The names of the nominees for Councilmen at large shall follow the instruction.

(2) For elections where district Councilmen are to be elected, a distinct ballot shall be printed for each district, and following the names of the candidates for Mayor (when applicable) there shall be printed a subtitle as follows: FOR DISTRICT COUNCILMAN. Following this subtitle there shall be an instruction in this form: (VOTE FOR ONE) and following this instruction shall be printed the names of the 2 nominees for district Councilman.

Vacancies shall be filled as prescribed in Section 5-2-12, provided that a vacancy in the office of a District Councilman shall be filled by a person who is an actual resident of the district in which the vacancy occurs.

(Source: P.A. 95-862, eff. 8-19-08.)

(65 ILCS 5/5-2-19) (from Ch. 24, par. 5-2-19)

Sec. 5-2-19. In any city which was operating under the ~~alderperson~~ ~~aldermanic~~ form of government as provided in Article 3 at the time of adoption of this Article 5 which did not also elect to continue to choose ~~alderpersons~~ ~~aldermen~~ from wards, the city clerk and city treasurer shall be nominated and elected in the same manner as provided in this Article 5 for the nomination and election of the mayor and councilmen. To achieve this result: wherever the term "mayor or commissioners" appears in Sections 4-3-7 through 4-3-18, it shall be construed to include the words "or clerk or treasurer". The names of candidates for nomination shall be placed on the primary election ballot prescribed in Section 5-2-13 and such ballot shall be modified to include the heading "For Clerk--Vote for one" immediately following the names of candidates for councilmen and to include the heading "For Treasurer--Vote for one" immediately following the names of candidates for clerk. The names of the 4 candidates receiving the highest number of votes for each of the respective offices shall be placed on the general municipal election ballot prescribed in Section 5-2-13 which ballot shall be modified to include such offices and names in the same manner as is provided in this section for the primary ballot. If any candidate nominated for the office of clerk or treasurer dies or withdraws before the general municipal election the name of the person receiving the fifth highest number of votes for nomination to that office shall be placed on the ballot for that election.

However, in any city not exceeding 100,000 inhabitants which adopts this Article 5 and elects a mayor and ~~alderpersons~~ ~~aldermen~~ or councilmen as provided in Section 5-2-12, or Sections 5-2-18 through 5-2-18.8, the council may, in lieu of electing a clerk and treasurer as provided in the above paragraph, provide by ordinance that the clerk or treasurer or both for such city be appointed by the mayor with the approval of the city council. If such officers are appointed their terms of office, duties, compensation and amount of bond required shall be the same as if they were elected.

(Source: P.A. 95-699, eff. 11-9-07.)

(65 ILCS 5/5-3-1) (from Ch. 24, par. 5-3-1)

Sec. 5-3-1. In cities which do not elect to choose ~~alderpersons~~ ~~aldermen~~ from wards and in cities which elect to choose councilmen as provided in Sections 5-2-18.1 through 5-2-18.7, the mayor shall have the right to vote on all questions coming before the council but shall have no power to veto. The mayor and president shall be recognized as the official head of the city or village by the courts for the purpose of serving civil process and by the Governor for all legal purposes.

The mayor or president of any city or village which adopts this Article 5, other than one which at the time of adoption was operating under or adopted the commission form of government as provided in Article 4 or which does not retain the election of ~~alderpersons~~ ~~aldermen~~ by wards or trustees by districts, shall have veto power as provided in Sections 5-3-2 through 5-3-4, and ordinances or measures may be passed over his veto as therein provided. Such mayor or president shall have the power to vote as provided in Section 5-3-5.

If any other Acts or any Article of this Code, other than Article 3 or Article 4, provides for the appointment of a board, commission, or other agency by the mayor or president, such appointments shall be made in manner so provided.

(Source: P.A. 100-863, eff. 8-14-18.)

(65 ILCS 5/5-3-3) (from Ch. 24, par. 5-3-3)

Sec. 5-3-3. Every resolution and motion, specified in Section 5-3-2, and every ordinance, which is returned to the council or board by the mayor or president shall be reconsidered by the council or board. If, after such reconsideration, two-thirds of all the alderpersons ~~aldermen~~ then holding office on the city council or two-thirds of all the trustees then holding office on the village board agree to pass an ordinance, resolution, or motion, notwithstanding the mayor's or president's refusal to approve it, then it shall be effective. The vote on the question of passage over the mayor's or president's veto shall be by yeas and nays, and shall be recorded in the journal.

(Source: Laws 1967, p. 3425.)

(65 ILCS 5/5-3-4) (from Ch. 24, par. 5-3-4)

Sec. 5-3-4. No vote of the city council or village board shall be reconsidered or rescinded at a special meeting, unless there are present at the special meeting as many alderpersons ~~aldermen~~ or trustees as were present when the vote was taken.

(Source: Laws 1961, p. 576.)

(65 ILCS 5/5-3-5) (from Ch. 24, par. 5-3-5)

Sec. 5-3-5. The mayor or president of any city or village which elects alderpersons ~~aldermen~~ by wards or trustees by districts shall not vote on any ordinance, resolution or motion except: (1) where the vote of the alderpersons ~~aldermen~~ or trustees has resulted in a tie; (or) (2) where one-half of the alderpersons ~~aldermen~~ or trustees then holding office have voted in favor of an ordinance, resolution or motion even though there is no tie vote; or (3) where a vote greater than a majority of the corporate authorities is required by this Code to adopt an ordinance, resolution or motion. In each instance specified, the mayor or president shall vote. The following mayors and presidents may vote on all questions coming before the council or board: (1) mayors and presidents of cities and villages operating under this article and Article 4, and (2) mayors and presidents of cities and villages which do not elect alderpersons ~~aldermen~~ by wards and trustees by districts.

Nothing in this section shall deprive an acting mayor or president or mayor or president pro tem from voting in his capacity as alderperson ~~alderman~~ or trustee, but he shall not be entitled to another vote in his capacity as acting mayor or president or mayor or president pro tem.

(Source: Laws 1967, p. 3425.)

(65 ILCS 5/5-3-7) (from Ch. 24, par. 5-3-7)

Sec. 5-3-7. The council or board of trustees, as the case may be, shall appoint a municipal manager, who shall be the administrative head of the municipal government and who shall be responsible for the efficient administration of all departments. He shall be appointed without regard to his political beliefs and need not be a resident of the city or village when appointed. The manager shall be appointed for an indefinite term, and the conditions of the manager's employment may be set forth in an agreement. In the case of the absence or disability of the manager, the council or village board may designate a qualified administrative officer of the municipality to perform the duties of the manager during such absence or disability. The manager may at any time be removed from office by a majority vote of the members of the council or the board.

The powers and duties of the manager shall be:

(1) To enforce the laws and ordinances within the municipality;

(2) To appoint and remove all directors of departments. No appointment shall be made upon any basis other than that of merit and fitness except that if the chief of the fire department or the chief of the police department or both of them are appointed in the manner as provided by ordinance under Section 10-2.1-4 of this code, they may be removed or discharged by the appointing authority. In such case the appointing authority shall file with the corporate authorities the reasons for such removal or discharge, which removal or discharge shall not become effective unless confirmed by a majority vote of the corporate authorities;

(3) To exercise control of all departments and divisions thereof created in this Article 5, or that may be created by the council or board of trustees;

(4) If the city or village was subject to the alderperson ~~alderman~~ provisions of Article 3 at the time of adoption of this Article 5 to appoint and remove all officers who are not required to be elected by Article 3;

(5) To have all the powers and exercise all the duties granted elsewhere in this Code to municipal clerks and comptrollers with respect to the preparation of a report of estimated funds necessary to defray the expenses of the city or village for the fiscal year for the consideration of the corporate authorities prior to the preparation of the annual appropriation ordinance;

(6) To attend all meetings of the council or board of trustees with the right to take part in the discussions, but with no right to vote;

(7) To recommend to the council or board of trustees for adoption such measures as he may deem necessary or expedient;

(8) To perform such other duties as may be prescribed by this Article 5 or may be required of him by ordinance or resolution of the board of trustees or council.

(Source: P.A. 86-1023; 86-1039.)

(65 ILCS 5/5-3-8) (from Ch. 24, par. 5-3-8)

Sec. 5-3-8. Under the general supervision and administrative control of the manager, there shall be such departments as the council or village board may prescribe by ordinance.

All officers of any city or village shall take and subscribe the oath required by Section 5-3-9. All such officers, except the mayor, president, ~~alderpersons~~ ~~aldermen~~, councilmen, and trustees, shall execute bonds in the manner provided by Section 5-3-9, which bonds shall be filed with the clerk of the council or clerk of the village board.

(Source: Laws 1961, p. 576.)

(65 ILCS 5/5-4-1) (from Ch. 24, par. 5-4-1)

Sec. 5-4-1. The mayor and councilmen elected under the provisions of Section 5-2-12 shall each receive for the performance of their respective duties annual salaries fixed by the council or village board. The corporate authorities in cities which retain the election of ~~alderpersons~~ ~~aldermen~~ by wards and the corporate authorities in villages shall receive salaries as allowed in Sections 3-13-4 through 3-13-7, whichever is appropriate.

(Source: Laws 1961, p. 576.)

(65 ILCS 5/5-4-3) (from Ch. 24, par. 5-4-3)

Sec. 5-4-3. In cities of not less than 100,000 and not more than 500,000 population which did not also elect to continue to choose ~~alderpersons~~ ~~aldermen~~ from wards, the city clerk shall receive a salary of not less than \$8,500 per year and the city treasurer shall receive a salary of not less than \$7,000 per year.

(Source: Laws 1961, p. 576.)

(65 ILCS 5/5-5-1) (from Ch. 24, par. 5-5-1)

Sec. 5-5-1. Petition for abandonment of managerial form; referendum; succeeding elections of officers and ~~alderpersons~~ ~~aldermen~~ or trustees.

(a) A city or village that has operated for 4 years or more under the managerial form of municipal government may abandon that organization as provided in this Section. For the purposes of this Article, the operation of the managerial form of municipal government shall be deemed to begin on the date of the appointment of the first manager in the city or village. When a petition for abandonment signed by electors of the municipality equal in number to at least 10% of the number of votes cast for candidates for mayor at the preceding general quadrennial municipal election is filed with the circuit court for the county in which that city or village is located, the court shall set a date not less than 10 nor more than 30 days thereafter for a hearing on the sufficiency of the petition. Notice of the filing of the petition and of the date of the hearing shall be given in writing to the city or village clerk and to the mayor or village president at least 7 days before the date of the hearing. If the petition is found sufficient, the court shall enter an order directing that the proposition be submitted at an election other than a primary election for the municipality. The clerk of the court shall certify the proposition to the proper election authorities for submission. The proposition shall be in substantially the following form:

Shall (name of city or village) retain the managerial form of municipal government?

(b) If the majority of the votes at the election are "yes", then the proposition to abandon is rejected and the municipality shall continue operating under this Article 5. If the majority of the votes are "no", then the proposition to abandon operation under this Article 5 is approved.

(c) If the proposition for abandonment is approved, the city or village shall become subject to Article 3.1 or Article 4, whichever Article was in force in the city or village immediately before the adoption of the plan authorized by this Article 5, upon the election and qualification of officers to be elected at the next succeeding general municipal election. Those officers shall be those prescribed by Article 3.1 or Article 4, as the case may be, but the change shall not in any manner or degree affect the property rights or liabilities

of the city or village. The mayor, clerk, and treasurer and all other elected officers of a city or village in office at the time the proposition for abandonment is approved shall continue in office until the expiration of the term for which they were elected.

(d) If a city or village operating under this Article 5 has ~~alderpersons~~ ~~aldermen~~ or trustees elected from wards or districts and a proposition to abandon operation under this Article 5 is approved, then the officers to be elected at the next succeeding general municipal election shall be elected from the same wards or districts as exist immediately before the abandonment.

(e) If a city or village operating under this Article 5 has a council or village board elected from the municipality at large and a proposition to abandon operation under this Article 5 is approved, then the first group of ~~alderpersons~~ ~~aldermen~~, board of trustees, or commissioners so elected shall be of the same number as was provided for in the municipality at the time of the adoption of a plan under this Article 5, with the same ward or district boundaries in cities or villages that immediately before the adoption of this Article 5 had wards or districts, unless the municipal boundaries have been changed. If there has been such a change, the council or village board shall so alter the former ward or district boundaries so as to conform as nearly as possible to the former division. If the plan authorized by this Article 5 is abandoned, the next general municipal election for officers shall be held at the time specified in Section 3.1-10-75 or 3.1-25-15 for that election. The ~~alderpersons~~ ~~aldermen~~ or trustees elected at that election shall, if the city or village was operating under Article 3 at the time of adoption of this Article 5 and had at that time staggered 4 year terms of office for the ~~alderpersons~~ ~~aldermen~~ or trustees, choose by lot which shall serve initial 2 year terms as provided by Section 3.1-20-35 or 3.1-15-5, whichever may be applicable, in the case of election of those officers at the first election after a municipality is incorporated.

(f) The proposition to abandon the managerial form of municipal government shall not be submitted in any city or village oftener than once in 46 months.

(Source: P.A. 93-847, eff. 7-30-04; 94-645, eff. 8-22-05.)

(65 ILCS 5/5-5-5) (from Ch. 24, par. 5-5-5)

Sec. 5-5-5. Any city or village which has adopted this Article 5 and was operating under Article 4 at the time of such adoption may upon abandonment of this Article 5 also abandon operation under Article 4, as provided in Section 4-10-1, and by so doing shall become subject to the ~~alderperson~~ ~~aldermanic~~ form provisions of Article 3 and shall be subject to the provisions of that Article 3 the same as if it had been operating under Article 3 at the time this Article 5 was adopted, except for any period of time after abandonment of this Article 5 necessary to make the provisions of Article 3 fully and completely applicable.

Any city or village which has adopted this Article 5 and was operating under Article 3 at the time of such adoption may upon abandonment of this Article 5 also abandon operation under Article 3 by adopting Article 4, as provided in Sections 4-2-2 through 4-2-9, and by so doing shall become subject to the provisions of Article 4 and shall be subject to the provisions of that Article 4 the same as if it had been operating under Article 4 at the time this Article 5 was adopted, except for any period of time after abandonment of this Article 5 necessary to make the provisions of Article 4 fully and completely applicable. (Source: Laws 1961, p. 576.)

(65 ILCS 5/6-3-2) (from Ch. 24, par. 6-3-2)

Sec. 6-3-2. Termination of terms of office.

The terms of office of all elected municipal officers holding office at the time of the issuance of the certificate of adoption of the strong mayor form of government by the municipality pursuant to Division 2 of this Article 6 shall terminate upon the election and qualification for office of municipal officers pursuant to this Division 3 of Article 6, except that where an existing form of municipal government has the same number of wards as would be required hereunder, the ~~alderpersons~~ ~~aldermen~~ holding office at the time of the issuance of the certificate of adoption shall serve until the expiration of the terms for which they were elected.

(Source: P.A. 76-746.)

(65 ILCS 5/6-3-3) (from Ch. 24, par. 6-3-3)

Sec. 6-3-3. Municipal officers - Terms.

The municipality shall have the following elected officers: one mayor, one municipal clerk and one municipal treasurer, all of whom shall be elected at large, and ~~alderpersons~~ ~~aldermen~~, the number of which shall be as follows: In cities not exceeding 25,000 inhabitants, ~~8 alderpersons~~ ~~aldermen~~; between 25,001 and 40,000, ~~10 alderpersons~~ ~~aldermen~~; between 40,001 and 60,000, ~~14 alderpersons~~ ~~aldermen~~; between 60,001 and 80,000, ~~16 alderpersons~~ ~~aldermen~~; and exceeding 80,000, ~~20 alderpersons~~ ~~aldermen~~. Two ~~alderpersons~~ ~~aldermen~~ shall be elected to represent each ward.

(Source: P.A. 76-746.)

(65 ILCS 5/6-3-4) (from Ch. 24, par. 6-3-4)

Sec. 6-3-4. Terms of office.

All terms of office of officials elected pursuant to this Division 3 of Article 6 shall be for terms of 4 years, except that alderpersons ~~aldermen~~ elected at the first election for city officers held pursuant to this Article 6 shall draw lots so that one-half of the alderpersons ~~aldermen~~ shall hold for a 4 year term, and until their successors are elected and qualified, and one-half of the alderpersons ~~aldermen~~ shall hold for a 2 year term, and until their successors are elected and qualified. All alderpersons ~~aldermen~~ thereafter elected shall hold office for a term of 4 years, and until their successors are elected and have qualified.

(Source: P.A. 76-746.)

(65 ILCS 5/6-3-5) (from Ch. 24, par. 6-3-5)

Sec. 6-3-5. Division into wards.

Every city shall have as many wards as one-half the total number of alderpersons ~~aldermen~~ to which the city is entitled. The city council, from time to time shall divide the city into that number of wards. In the formation of wards the population of each ward as determined by the latest city, state or national census shall be as nearly equal and the wards shall be of as compact and contiguous territory, as practicable.

(Source: P.A. 76-746.)

(65 ILCS 5/6-3-6) (from Ch. 24, par. 6-3-6)

Sec. 6-3-6. Redistricting of city. Whenever an official publication of any national, state, school, or city census shows that any city contains more or less wards than it is entitled to, the city council of the city, by ordinance, shall redistrict the city into as many wards only as the city is entitled. This redistricting shall be completed not less than 30 days before the first date on which candidate petitions may be filed for the next succeeding general municipal election. At this election there shall be elected the number of alderpersons ~~aldermen~~ to which the city is entitled.

(Source: P.A. 81-1489.)

(65 ILCS 5/6-3-7) (from Ch. 24, par. 6-3-7)

Sec. 6-3-7. Ward division and election of alderpersons ~~aldermen~~ - Validation.

If, after a census is officially published, any city is divided into a greater or lesser number of wards and has elected a greater or lesser number of alderpersons ~~aldermen~~ than the city is entitled, nevertheless such division and election shall be valid and all acts, resolutions and ordinances of the city council of such city, if in other respects in compliance with law, are valid.

(Source: P.A. 76-746.)

(65 ILCS 5/6-3-8) (from Ch. 24, par. 6-3-8)

Sec. 6-3-8. Resignation; vacancy. An alderperson ~~alderman~~ may resign from his or her office. A vacancy occurs in the office of alderperson ~~alderman~~ by reason of resignation, failure to elect or qualify, death, permanent physical or mental disability, conviction of a disqualifying crime, abandonment of office, or removal from office. If a vacancy occurs in the office of alderperson ~~alderman~~ in one of these ways or otherwise, the vacancy shall be filled as provided in Sections 3.1-10-50 and 3.1-10-55. An appointment to fill a vacancy shall be made within 60 days after the vacancy occurs. The requirement that an appointment be made within 60 days is an exclusive power and function of the State and is a denial and limitation under Article VII, Section 6, subsection (h) of the Illinois Constitution of the power of a home rule municipality to require that an appointment be made within a different period after the vacancy occurs.

(Source: P.A. 87-1052; 87-1119; 88-45.)

(65 ILCS 5/6-3-9) (from Ch. 24, par. 6-3-9)

Sec. 6-3-9. Qualifications of mayor, city clerk, city treasurer and alderpersons ~~aldermen~~ - Eligibility for other office.

No person shall be eligible to the office of mayor, city clerk, city treasurer or alderperson ~~alderman~~:

- (1) Unless he is a qualified elector of the municipality and has resided therein at least one year next preceding his election or appointment; or
- (2) Unless, in the case of alderpersons ~~aldermen~~, he resides within the ward for which he is elected; or
- (3) If he is in arrears in the payment of any tax or other indebtedness due to the city; or
- (4) If he has been convicted in Illinois state courts or in courts of the United States of malfeasance in office, bribery, or other infamous crime.

No alderperson ~~alderman~~ shall be eligible to any office, except that of acting mayor or mayor pro tem, the salary of which is payable out of the city treasury, if at the time of his appointment he is a member of the city council.

(Source: P.A. 76-746.)

(65 ILCS 5/6-3-10) (from Ch. 24, par. 6-3-10)

Sec. 6-3-10. General elections - Time for.

The first general election pursuant to this Division 3 of Article 6 shall be held at the time the next general municipal election would have been held had the municipality not adopted this Article 6. At the first general election so held, one mayor, one municipal clerk, one municipal treasurer shall be elected at large and two alderpersons ~~aldermen~~ shall be elected from each ward.

(Source: P.A. 76-746.)

(65 ILCS 5/6-4-3) (from Ch. 24, par. 6-4-3)

Sec. 6-4-3. Reconsideration - Passage over veto.

Every ordinance, which is returned to the council by the mayor shall be reconsidered by the council. If, after such reconsideration, three-fifths of all the alderpersons ~~aldermen~~ then holding office on the city council agree to pass an ordinance, resolution, or motion, notwithstanding the mayor's refusal to approve it, then it shall be effective.

(Source: P.A. 76-746.)

(65 ILCS 5/6-4-4) (from Ch. 24, par. 6-4-4)

Sec. 6-4-4. Vote of city council - Reconsideration.

No vote of the city council shall be reconsidered or rescinded at a special meeting, unless there are present at the special meeting as many alderpersons ~~aldermen~~ as were present when the vote was taken.

(Source: P.A. 76-746.)

(65 ILCS 5/6-5-1) (from Ch. 24, par. 6-5-1)

Sec. 6-5-1. Mayor, clerk, treasurer and alderpersons ~~aldermen~~.

The mayor, clerk, treasurer and alderpersons ~~aldermen~~ elected under the provisions of this Article 6 shall each receive for the performance of their respective duties annual salaries fixed by the city council. Such salaries shall not be increased or decreased during any term of office. They must be established six months prior to general municipal elections at which such officials are to be voted on.

(Source: P.A. 76-746.)

(65 ILCS 5/7-1-15) (from Ch. 24, par. 7-1-15)

Sec. 7-1-15. Any municipality may be annexed to another municipality to which it adjoins, by ordinances passed by a majority vote of all the alderpersons ~~aldermen~~, trustees, or commissioners then holding office in each municipality desiring annexation. These ordinances shall specify the terms of the annexation, and they shall be a binding contract if, but only if:

(1) the annexation provided in these ordinances is certified by the clerk to the proper election authority who shall submit the question to a vote of the electors of both municipalities at an election in accordance with the general election law; and if

(2) the annexation is approved in each municipality by a majority of all the voters voting on that question in each municipality. If the ordinances fail to specify the terms of annexation or specify only partially the terms of annexation, the provisions of this article relating to the annexation of one municipality to another shall apply but not as to any terms agreed to in the ordinances of annexation.

The proposition shall be in substantially the following form:

-----

Shall the municipality of	YES
.... be annexed to the municipality	-----
of....?	NO

-----

Annexation shall neither affect nor impair any rights or liabilities either in favor of or against either municipality. Actions founded upon any right or liability may be commenced despite the annexation and, together with pending actions, may be prosecuted to final judgment and the enforcement thereof as if annexation had not taken place.

(Source: P.A. 84-546.)

(65 ILCS 5/7-1-39) (from Ch. 24, par. 7-1-39)

Sec. 7-1-39. After a part of a municipality is annexed to another municipality, any mayor, president, alderperson ~~alderman~~, trustee, clerk, treasurer, or attorney for the disconnecting municipality, who resides in the detached territory, shall continue in office as an officer of the disconnecting municipality until his successor has been elected at the next regular municipal election in this municipality and has qualified for office, or has been appointed and has qualified following this election.

(Source: Laws 1961, p. 576.)

(65 ILCS 5/7-1-42) (from Ch. 24, par. 7-1-42)

Sec. 7-1-42. Redistricting after annexation.

(a) If the increase in population resulting from the annexation of any territory to a city under the ~~alderperson~~ ~~aldermanic~~ form of government is sufficient to entitle that city to an increase in the number of ~~alderpersons~~ ~~aldermen~~ as provided in Section 3.1-20-10, the corporate authorities shall redistrict the city in accordance with Sections 3.1-20-15 and 3.1-20-25. Section 3.1-20-10 shall govern as to the hold-over ~~alderpersons~~ ~~aldermen~~.

(b) If the increase in population is not sufficient to entitle the city to an increase in the number of ~~alderpersons~~ ~~aldermen~~, the corporate authorities shall make the annexed territory a part of the ward or wards that it adjoins.

(c) If a village of over 25,000 population is divided into 6 districts as provided in Section 3.1-25-75, the corporate authorities shall make any territory annexed to the village a part of the districts that the territory adjoins.

(d) Nothing contained in this Section 7-1-42 shall prevent the corporate authorities of any municipality from redistricting the municipality according to law. Whenever the enlarged annexing municipality is redistricted, the corporate authorities are under no duty to treat the annexed territory as a unit and they may divide it as if it had always been a part of the municipality.

(e) The number of inhabitants determined by the last national, state, or school census in the annexed territory and in the annexing municipality controls in the application of this Section.

(Source: P.A. 87-1119.)

(65 ILCS 5/7-2-1) (from Ch. 24, par. 7-2-1)

Sec. 7-2-1. Any 2 or more incorporated contiguous municipalities wholly or substantially situated in a single county may be united into one incorporated city by a compliance with Sections 7-1-16 and 7-1-17, with the following exceptions:

(1) The petition (a) shall be signed by electors of each of the municipalities seeking a union, (b) shall state the name by which the united municipality is to be known, and (c) shall state the form of municipal government under which the united municipality is to be governed.

(2) The question shall be in substantially the following form:

-----

Shall the city, village, or  
 incorporated town (as the  
 case may be) of.....  
 and the city, village, or  
 incorporated town (as the case  
 may be) of....., (and  
 in this manner as far as  
 necessary, filling blanks with  
 the names of the municipalities  
 to be united), be united  
 into a single municipality  
 under the name of.....  
 with the..... form of  
 municipal government (filling  
 the blank with the word NO  
 "Aldersperson" "~~Aldermanic~~" or "Commission"  
 or the words "Managerial With  
Alderspersons ~~Aldermen~~ Chosen From Wards Or  
 Districts" as the case may be)?

-----

No other proposition shall appear thereon.

If the majority of the votes cast in each municipality specified in the petition is in favor of the proposition, the municipalities are united.

(Source: P.A. 87-278.)

(65 ILCS 5/7-2-19) (from Ch. 24, par. 7-2-19)

Sec. 7-2-19. Whenever a united city is formed by a compliance with Section 7-2-1 and the decision is in favor of an alderperson ~~alderman~~ form of municipal government, the united city shall be governed, after the first election held in compliance with Section 7-2-7, by a council composed of a mayor and a board of alderpersons ~~aldermen~~ selected by the electors of the united city as provided by the provisions of this Code relating to the election of city officers, except that all elections in a united city are controlled by the City Election Law as provided in Section 7-2-6.

(Source: Laws 1961, p. 576.)

(65 ILCS 5/7-2-28) (from Ch. 24, par. 7-2-28)

Sec. 7-2-28. Whenever a united city is formed by a compliance with Section 7-2-1 of municipal government with alderpersons ~~aldermen~~ chosen from wards or districts, the united city shall be and the decision is in favor of a managerial form governed, after the first election held in compliance with Section 7-2-7, by a council composed of a mayor and a board of alderpersons ~~aldermen~~ selected by the electors of the united city as provided by the provisions of this Code relating to the election of city officers, except all elections in a united city are controlled by the City Election Law as provided in Section 7-2-6, and by a municipal manager appointed by the council as provided in Article 5.

(Source: Laws 1965, p. 1267.)

(65 ILCS 5/8-9-1) (from Ch. 24, par. 8-9-1)

Sec. 8-9-1. In municipalities of less than 500,000 except as otherwise provided in Articles 4 and 5 any work or other public improvement which is not to be paid for in whole or in part by special assessment or special taxation, when the expense thereof will exceed \$25,000, shall be constructed either (1) by a contract let to the lowest responsible bidder after advertising for bids, in the manner prescribed by ordinance, except that any such contract may be entered into by the proper officers without advertising for bids, if authorized by a vote of two-thirds of all the alderpersons ~~aldermen~~ or trustees then holding office; or (2) in the following manner, if authorized by a vote of two-thirds of all the alderpersons ~~aldermen~~ or trustees then holding office, to-wit: the commissioner of public works or other proper officers to be designated by ordinance, shall superintend and cause to be carried out the construction of the work or other public improvement and shall employ exclusively for the performance of all manual labor thereon, laborers and artisans whom the municipality shall pay by the day or hour; and all material of the value of \$25,000 and upward used in the construction of the work or other public improvement, shall be purchased by contract let to the lowest responsible bidder in the manner to be prescribed by ordinance. However, nothing contained in this section shall apply to any contract by a city, village or incorporated town with the federal government or any agency thereof.

In every city which has adopted Division 1 of Article 10, every such laborer or artisan shall be certified by the civil service commission to the commissioner of public works or other proper officers, in accordance with the requirement of that division.

In municipalities of 500,000 or more population the letting of contracts for work or other public improvements of the character described in this section shall be governed by the provisions of Division 10 of this Article 8.

(Source: P.A. 100-338, eff. 8-25-17.)

(65 ILCS 5/10-1-30) (from Ch. 24, par. 10-1-30)

Sec. 10-1-30. No officer or employee in the service of such municipality shall, directly or indirectly, give or hand over to any officer or employee in such service, or to any senator or representative or alderperson ~~alderman~~, councilman, trustee or commissioner, any money or other valuable thing, on account of or to be applied to the promotion of any party or political object whatever.

(Source: Laws 1961, p. 3252.)

(65 ILCS 5/10-3-5) (from Ch. 24, par. 10-3-5)

Sec. 10-3-5. Any mayor, president, commissioner, alderperson ~~alderman~~, or trustee, who violates the provisions of Section 10-3-3, is guilty of a Class B misdemeanor.

(Source: P.A. 77-2500.)

(65 ILCS 5/11-13-1.1) (from Ch. 24, par. 11-13-1.1)

Sec. 11-13-1.1. The corporate authorities of any municipality may in its ordinances passed under the authority of this Division 13 provide for the classification of special uses. Such uses may include but are not limited to public and quasi-public uses affected with the public interest, uses which may have a unique, special or unusual impact upon the use or enjoyment of neighboring property, and planned developments. A use may be a permitted use in one or more zoning districts, and a special use in one or more other zoning districts. A special use shall be permitted only after a public hearing before some commission or committee

designated by the corporate authorities, with prior notice thereof given in the manner as provided in Section 11-13-6 and 11-13-7. Any notice required by this Section need not include a metes and bounds legal description of the area classified for special uses, provided that the notice includes: (i) the common street address or addresses and (ii) the property index number ("PIN") or numbers of all the parcels of real property contained in the area classified for special uses. A special use shall be permitted only upon evidence that such use meets standards established for such classification in the ordinances, and the granting of permission therefor may be subject to conditions reasonably necessary to meet such standards. In addition, any proposed special use which fails to receive the approval of the commission or committee designated by the corporate authorities to hold the public hearing shall not be approved by the corporate authorities except by a favorable majority vote of all alderpersons ~~aldermen~~, commissioners or trustees of the municipality then holding office; however, the corporate authorities may by ordinance increase the vote requirement to two-thirds of all alderpersons ~~aldermen~~, commissioners or trustees of the municipality then holding office.

(Source: P.A. 97-336, eff. 8-12-11.)

(65 ILCS 5/11-13-10) (from Ch. 24, par. 11-13-10)

Sec. 11-13-10. In municipalities of less than 500,000 population, where a variation is to be made by ordinance, upon the report of the board of appeals, the corporate authorities, by ordinance, without further public hearing, may adopt any proposed variation or may refer it back to the board for further consideration, and any proposed variation which fails to receive the approval of the board of appeals shall not be passed except by the favorable vote of two-thirds of all alderpersons ~~aldermen~~ or trustees of the municipality.

(Source: Laws 1961, p. 576.)

(65 ILCS 5/11-13-14) (from Ch. 24, par. 11-13-14)

Sec. 11-13-14. The regulations imposed and the districts created under the authority of this Division 13 may be amended from time to time by ordinance after the ordinance establishing them has gone into effect, but no such amendments shall be made without a hearing before some commission or committee designated by the corporate authorities. Notice shall be given of the time and place of the hearing, not more than 30 nor less than 15 days before the hearing, by publishing a notice thereof at least once in one or more newspapers published in the municipality, or, if no newspaper is published therein, then in one or more newspapers with a general circulation within the municipality. In municipalities with less than 500 population in which no newspaper is published, publication may be made instead by posting a notice in 3 prominent places within municipality. In case of a written protest against any proposed amendment of the regulations or districts, signed and acknowledged by the owners of 20% of the frontage proposed to be altered, or by the owners of 20% of the frontage immediately adjoining or across an alley therefrom, or by the owners of the 20% of the frontage directly opposite the frontage proposed to be altered, is filed with the clerk of the municipality, the amendment shall not be passed except by a favorable vote of two-thirds of the alderpersons ~~aldermen~~ or trustees of the municipality then holding office. In such cases, a copy of the written protest shall be served by the protestor or protestors on the applicant for the proposed amendments and a copy upon the applicant's attorney, if any, by certified mail at the address of such applicant and attorney shown in the application for the proposed amendment. Any notice required by this Section need not include a metes and bounds legal description, provided that the notice includes: (i) the common street address or addresses and (ii) the property index number ("PIN") or numbers of all the parcels of real property contained in the affected area.

(Source: P.A. 97-336, eff. 8-12-11.)

(65 ILCS 5/11-13-14.1) (from Ch. 24, par. 11-13-14.1)

Sec. 11-13-14.1. Notwithstanding any other provision to the contrary in this Division 13:

(A) The corporate authorities of any municipality may by ordinance establish the position of hearing officer and delegate to a hearing officer the authority to: (i) conduct any public hearing -- other than a public hearing provided for in Section 11-13-2 -- required to be held under this Division 13 in connection with applications for any special use, variation, amendment or other change or modification in any ordinance of the municipality adopted pursuant to this Division 13; and (ii) hear and decide appeals from and review any order, requirement, decision or determination made by an administrative official charged with the enforcement of any ordinance adopted pursuant to this Division 13.

(B) When a hearing officer is designated to conduct a public hearing in a matter otherwise required to be heard in accordance with this Division 13 by some commission or committee designated by the corporate authorities of the municipality: (i) notice of such hearing shall be given in the same time and manner as is provided by this Division 13 for the giving of notice of hearing when any such matter is to be heard by some

commission or committee designated by the corporate authorities; (ii) the hearing officer shall exercise and perform the same powers and duties as such commission or committee is required to exercise and perform when conducting a public hearing in any such matter; and (iii) the hearing officer shall render a written recommendation to the corporate authorities within such time and in such manner and form as the corporate authorities shall require.

(C) When a hearing officer is designated to conduct a public hearing in a matter otherwise required to be heard in accordance with this Division 13 by the board of appeals, or when a hearing officer is designated to hear and decide appeals from and review any order, requirement, decision or determination made by an administrative official charged with the enforcement of any ordinance adopted pursuant to this Division 13: (i) notice of hearing shall be given in the same time and manner as is provided by this Division 13 for the giving of notice of hearing when any such matter is to be heard by the board of appeals; (ii) the hearing officer in passing upon and determining any matter otherwise within the jurisdiction of the board of appeals shall be governed by all of the standards, rules and conditions imposed by this Division 13 to govern the board of appeals when it passes upon and determines any such matter; and (iii) the hearing officer shall exercise and perform all of the powers and duties of the board of appeals in the same manner and to the same effect as provided in this Division 13 with respect to the board of appeals, provided that:

1. When the hearing officer is passing upon an application for variation or special use and the power to determine and approve such variation or special use is reserved to the corporate authorities, then upon report of the hearing officer the corporate authorities may by ordinance without further public hearing adopt any proposed variation or special use or may refer it back to the hearing officer for further consideration, and any proposed variation or special use which fails to receive the approval of the hearing officer shall not be passed except by the favorable vote of 2/3 of all ~~alderperson~~ ~~alderman~~ or trustees of the municipality;

2. When the hearing officer is passing upon an application for variation or special use and the power to determine and approve such variation or special use is not reserved to the corporate authorities, or when the hearing officer is hearing and deciding appeals from or reviewing any order, requirement, decision or determination made by an administrative official charged with the enforcement of any ordinance adopted pursuant to this Division 13, the determination made by the hearing officer with respect to any such matter shall constitute a final administrative decision which is subject to judicial review pursuant to the provisions of the "Administrative Review Law", as now or hereafter amended.

(D) The corporate authorities of the municipality may provide general or specific rules implementing but not inconsistent with the provisions of this Section, including rules relative to the time and manner in which hearing officers are designated to conduct public hearings and rules governing the manner in which such hearings are conducted and matters heard therein passed upon and determined.

(E) Hearing officers shall be appointed on the basis of training and experience which qualifies them to conduct hearings, make recommendations or findings of fact and conclusions on the matters heard and otherwise exercise and perform the powers, duties and functions delegated in accordance with this Section. Hearing officers shall receive such compensation as the corporate authorities of the municipality shall provide, and any municipality may establish a schedule of fees to defray the costs of providing a hearing officer.

(F) This Section is intended to furnish an alternative or supplemental procedure which a municipality in its discretion may provide for hearing, determining, reviewing and deciding matters which arise under any ordinance adopted by the municipality pursuant to this Division 13, but nothing in this Section shall be deemed to limit or prevent the use of any existing procedure available to a municipality under this Division 13 for hearing, approving or denying applications for a special use, variation, amendment or other change or modification of any such ordinance, or for hearing and deciding appeals from and reviewing any order, requirement, decision or determination made by an administrative official charged with the enforcement of any such ordinance.

(Source: P.A. 84-960.)

(65 ILCS 5/11-80-5) (from Ch. 24, par. 11-80-5)

Sec. 11-80-5. The corporate authorities of each municipality, with the concurrence of two-thirds of all of the ~~alderpersons~~ ~~aldermen~~, trustees or commissioners elected therein, may levy and collect annually, in addition to all other taxes now authorized by law, a tax of not to exceed .05% of the value, as equalized or assessed by the Department of Revenue, of the taxable property in the municipality, to be used exclusively for the purpose of lighting streets. The tax authorized by this Section is in addition to taxes for general corporate purposes authorized by Section 8-3-1.

The foregoing tax rate limitation, insofar as it is applicable to municipalities of less than 500,000 population, may be increased or decreased under the referendum provisions of the General Revenue Law of Illinois.

(Source: P.A. 86-280.)

(65 ILCS 5/11-91-1) (from Ch. 24, par. 11-91-1)

Sec. 11-91-1. Whenever the corporate authorities of any municipality, whether incorporated by special act or under any general law, determine that the public interest will be subserved by vacating any street or alley, or part thereof, within their jurisdiction in any incorporated area, they may vacate that street or alley, or part thereof, by an ordinance. The ordinance shall provide the legal description or permanent index number of the particular parcel or parcels of property acquiring title to the vacated property. But this ordinance shall be passed by the affirmative vote of at least three-fourths of the ~~alderpersons~~ ~~aldermen~~, trustees or commissioners then holding office. This vote shall be taken by ayes and noes and entered on the records of the corporate authorities.

No ordinance shall be passed vacating any street or alley under a municipality's jurisdiction and within an unincorporated area without notice thereof and a hearing thereon. At least 15 days prior to such a hearing, notice of its time, place and subject matter shall be published in a newspaper of general circulation within the unincorporated area which the street or alley proposed for vacation serves. At the hearing all interested persons shall be heard concerning the proposal for vacation.

The ordinance may provide that it shall not become effective until the owners of all property or the owner or owners of a particular parcel or parcels of property abutting upon the street or alley, or part thereof so vacated, shall pay compensation in an amount which, in the judgment of the corporate authorities, shall be the fair market value of the property acquired or of the benefits which will accrue to them by reason of that vacation, and if there are any public service facilities in such street or alley, or part thereof, the ordinance shall also reserve to the municipality or to the public utility, as the case may be, owning such facilities, such property, rights of way and easements as, in the judgment of the corporate authorities, are necessary or desirable for continuing public service by means of those facilities and for the maintenance, renewal and reconstruction thereof. If the ordinance provides that only the owner or owners of one particular parcel of abutting property shall make payment, then the owner or owners of the particular parcel shall acquire title to the entire vacated street or alley, or the part thereof vacated.

The determination of the corporate authorities that the nature and extent of the public use or public interest to be subserved in such as to warrant the vacation of any street or alley, or part thereof, is conclusive, and the passage of such an ordinance is sufficient evidence of that determination, whether so recited in the ordinance or not. The relief to the public from further burden and responsibility of maintaining any street or alley, or part thereof, constitutes a public use or public interest authorizing the vacation.

When property is damaged by the vacation or closing of any street or alley, the damage shall be ascertained and paid as provided by law.

(Source: P.A. 93-383, eff. 7-25-03; 93-703, eff. 7-9-04.)

(65 ILCS 5/11-101-2) (from Ch. 24, par. 11-101-2)

Sec. 11-101-2. Whenever the corporate authorities of any municipality have established an airport outside the corporate limits of the municipality and have determined that it is essential to the proper and safe construction and maintenance of such airport to vacate any roads, highways, streets, alleys, or parts thereof in unincorporated territory lying within the airport area or any enlargement thereof, and have determined that the public interest will be subserved by such vacation, they may vacate such roads, highways, streets, alleys, or parts thereof, by an ordinance. Provided however, that such municipality shall have first acquired the land on both sides of such roads, highways, streets, alleys, or parts thereof; provided, also, that in the case of a road, highway, street or alley or part thereof, under the jurisdiction of the Department of Transportation, the consent of the Department shall be obtained before the ordinance shall become effective. Such ordinance shall be passed by the affirmative vote of at least 3/4 of all ~~alderpersons~~ ~~aldermen~~, trustees or commissioners authorized by law to be elected. Such vacation shall be effective upon passage of the ordinance and recording of a certified copy thereof with the recorder of the county within which the roads, highways, streets, alleys, or parts thereof are situated.

(Source: P.A. 83-358.)

Section 40. The Revised Cities and Villages Act of 1941 is amended by changing the heading of Article prec. Sec. 21-22 and Sections 21-5.1, 21-7, 21-12, 21-14, 21-22, 21-23, 21-24, 21-25, 21-26, 21-27, 21-28, 21-29, 21-30, 21-32, 21-33, 21-34, 21-38, 21-39, 21-40, and 21-41 as follows:

(65 ILCS 20/21-5.1) (from Ch. 24, par. 21-5.1)

Sec. 21-5.1. Vice Mayor - Election - Duties - Compensation.) Following election and qualification of alderpersons ~~aldermen~~ at a general election as provided by Section 21-22 of this Act, the City Council shall elect, from among its members, a Vice Mayor, to serve as interim Mayor of Chicago in the event that a vacancy occurs in the office of Mayor or in the event that the Council determines, by 3/5 vote, that the Mayor is under a permanent or protracted disability caused by illness or injury which renders the Mayor unable to serve. The Vice Mayor shall serve as interim Mayor. He will serve until the City Council shall elect one of its members acting Mayor or until the mayoral term expires.

The Vice Mayor shall receive no compensation as such, but shall receive compensation as an alderperson ~~alderman~~ even while serving as interim Mayor. While serving as interim Mayor, the Vice Mayor shall possess all rights and powers and shall perform the duties of Mayor.

(Source: P.A. 80-308.)

(65 ILCS 20/21-7) (from Ch. 24, par. 21-7)

Sec. 21-7. Compensation of officers.

The compensation of all officers shall be by salary. No officer shall be allowed any fees, perquisites or emoluments or any reward or compensation aside from his salary, but all fees and earnings of his office or department shall be paid by him into the city treasury. The city council shall fix the salaries of all officers, except those who are elected or appointed for a definite term fixed by statute, in the annual appropriation ordinance and those salaries shall not be altered during the same fiscal year. The city council, by ordinance other than the appropriation ordinance, shall fix the compensation of each officer who is elected or appointed for a definite term fixed by statute and his salary shall not be increased or diminished during his term of office. The chairman of the finance committee of the city council shall receive in addition to his or her salary as an alderperson ~~alderman~~ such additional compensation, not exceeding \$3,500.00 per annum, as may be provided in the annual appropriation ordinance for his or her services as chairman of said committee.

(Source: Laws 1947, p. 497.)

(65 ILCS 20/21-12) (from Ch. 24, par. 21-12)

Sec. 21-12. City clerk and city treasurer; election; tenure. At the time of election of the mayor there shall be elected also in a nonpartisan election a city clerk and a city treasurer. The candidates receiving a majority of the votes cast for clerk and treasurer at the consolidated primary election shall be declared the clerk and treasurer. If no candidate receives a majority of the votes for one of the offices, a runoff election shall be held at the consolidated election, when only the names of the candidates receiving the highest and second highest number of votes for that office at the consolidated primary election shall appear on the ballot. If more than one candidate received the highest or second highest number of votes for one of the offices at the consolidated primary election, the names of all candidates receiving the highest and second highest number of votes for that office shall appear on the ballot at the consolidated election. The candidate receiving the highest number of votes at the consolidated election shall be declared elected.

The clerk and treasurer each shall hold office for a term of 4 years beginning at noon on the third Monday in May following the election and until a successor is elected and qualified. No person, however, shall be elected to the office of city treasurer for 2 terms in succession unless the city, by ordinance, establishes different succession terms.

(Source: P.A. 98-115, eff. 7-29-13.)

(65 ILCS 20/21-14) (from Ch. 24, par. 21-14)

Sec. 21-14. Member residency before election; member not to hold other office.

(a) No member may be elected or appointed to the city council after the effective date of this amendatory Act of the 93rd General Assembly unless he or she has resided in the ward he or she seeks to represent at least one year next preceding the date of the election or appointment. In the election following redistricting, a candidate for alderperson ~~alderman~~ may be elected from any ward containing a part of the ward in which he or she resided for at least one year next preceding the election that follows the redistricting, and, if elected, that person may be reelected from the new ward he or she represents if he or she resides in that ward for at least one year next preceding the reelection.

(b) No member of the city council shall at the same time hold any other civil service office under the federal, state or city government, except if such member is granted a leave of absence from such civil service office, or except in the National Guard, or as a notary public, and except such honorary offices as go by appointment without compensation.

(Source: P.A. 93-847, eff. 7-30-04.)

[May 31, 2021]

(65 ILCS 20/prec. Sec. 21-22 heading)

ELECTION OF ALDERPERSONS ~~ALDERMEN~~

(65 ILCS 20/21-22) (from Ch. 24, par. 21-22)

Sec. 21-22. General election for alderpersons ~~aldermen~~; vacancies.

(a) A general election for alderpersons ~~aldermen~~ shall be held in the year 1943 and every 4 years thereafter, at which one alderperson ~~alderman~~ shall be elected from each of the 50 wards provided for by this Article. The alderpersons ~~aldermen~~ elected shall serve for a term of 4 years beginning at noon on the third Monday in May following the election of city officers, and until their successors are elected and have qualified. All elections for alderpersons ~~aldermen~~ shall be in accordance with the provisions of law in force and operative in the City of Chicago for such elections at the time the elections are held.

(b) Vacancies occurring in the office of alderperson ~~alderman~~ shall be filled in the manner prescribed for filling vacancies in Section 3.1-10-51 of the Illinois Municipal Code. An appointment to fill a vacancy shall be made within 60 days after the vacancy occurs. The requirement that an appointment be made within 60 days is an exclusive power and function of the State and is a denial and limitation under Article VII, Section 6, subsection (h) of the Illinois Constitution of the power of a home rule municipality to require that an appointment be made within a different period after the vacancy occurs.

(Source: P.A. 95-1041, eff. 3-25-09.)

(65 ILCS 20/21-23) (from Ch. 24, par. 21-23)

Sec. 21-23. Salaries of alderpersons ~~aldermen~~.

The alderpersons ~~aldermen~~ in office when this article is adopted and the alderpersons ~~aldermen~~ elected under the provisions of this article may receive for their services such compensation as shall be fixed by ordinance, at the rate of not to exceed eight thousand dollars per annum for each alderperson ~~alderman~~.

(Source: Laws 1953, p. 1781.)

(65 ILCS 20/21-24) (from Ch. 24, par. 21-24)

Sec. 21-24. Application - Recall elections. The provisions of this Article shall apply to all elections for alderpersons ~~aldermen~~ in the city of Chicago. The name of no person shall be printed upon the official ballot as a candidate for alderperson ~~alderman~~, unless the terms of this Article shall have been complied with. If recall elections are provided for, to be held within the city of Chicago, the provisions of this Article shall apply to such elections, except to the extent that provisions inconsistent herewith are made by the law providing for such recall elections.

(Source: Laws 1941, vol. 2, p. 19.)

(65 ILCS 20/21-25) (from Ch. 24, par. 21-25)

Sec. 21-25. Times for elections.) General elections for alderpersons ~~aldermen~~ shall be held in the year or years fixed by law for holding the same, on the last Tuesday of February of such year. Any supplementary election for alderpersons ~~aldermen~~ held under the provisions of this article shall be held on the first Tuesday of April next following the holding of such general ~~aldermanic~~ election of alderpersons.

(Source: P.A. 80-1469.)

(65 ILCS 20/21-26) (from Ch. 24, par. 21-26)

Sec. 21-26. Candidates receiving majority elected - Supplementary elections.

The candidate receiving a majority of the votes cast for alderperson ~~alderman~~ in each ward at any general or special election shall be declared elected. In the event that no candidate receives a majority of such votes in any ward or wards a supplementary election shall be held at the time prescribed in Section 21-25. At such supplementary election the names of the candidates in each of such wards receiving the highest and second highest number of votes at the preceding general or special election and no others shall be placed on the official ballot: Provided, however, that if there be any candidate who, under the provisions of this Section would have been entitled to a place on the ballot at the supplementary election except for the fact that some other candidate received an equal number of votes, then all such candidates receiving such equal number of votes shall have their names printed on the ballot as candidates at such succeeding supplementary election. The candidate receiving the highest number of votes at such supplementary election shall be declared elected. Such supplementary election shall be deemed a special election under the election and ballot laws in force in the city of Chicago and shall be governed thereby except in so far as such laws are inconsistent with the provisions of this article.

(Source: Laws 1941, vol. 2, p. 19.)

(65 ILCS 20/21-27) (from Ch. 24, par. 21-27)

Sec. 21-27. Election contest-Complaint. Any candidate whose name appears on the ballots used in any ward of the city at any election for alderperson ~~alderman~~, may contest the election of the candidate who

appears to be elected from such ward on the face of the returns, or may contest the right of the candidates who appear to have received the highest and second highest number of votes to places on the official ballot at any supplementary election, by filing within 5 days after such election with the Clerk of the Circuit Court of Cook County, a complaint in writing, verified by the candidate making the contest, setting forth the grounds of the contest. The contestant in each contest shall also serve notice on all persons who were candidates for alderperson ~~alderman~~ of such ward at the election, within such 5 days, informing them that such complaint has been or will be filed. The Circuit Court of Cook County shall have jurisdiction to hear and determine such contest. All proceedings in relation to such contest after the filing of such complaint shall be the same, as near as may be, as provided for in the case of a contest at a primary election in such city. In case the court shall decide that the complaint is insufficient in law, or that the candidate who appears to have been elected on the face of the return has been duly elected, the complaint shall be dismissed. If it shall appear to the satisfaction of the court that the face of the returns are not correct, and that the candidate who appears thereby to have been elected was not in fact elected, then the candidates having the highest and second highest number of votes as determined by such contest shall be candidates at the subsequent supplementary election as provided for in section 21-26.  
(Source: P.A. 83-334.)

(65 ILCS 20/21-28) (from Ch. 24, par. 21-28)

Sec. 21-28. Nomination by petition.

(a) All nominations for alderperson ~~alderman~~ of any ward in the city shall be by petition. Each petition for nomination of a candidate shall be signed by at least 473 legal voters of the ward.

(b) All nominations for mayor, city clerk, and city treasurer in the city shall be by petition. Each petition for nomination of a candidate must be signed by at least 12,500 legal voters of the city.

(c) All such petitions, and procedure with respect thereto, shall conform in other respects to the provisions of the election and ballot laws then in force in the city of Chicago concerning the nomination of independent candidates for public office by petition. The method of nomination herein provided is exclusive of and replaces all other methods heretofore provided by law.

(Source: P.A. 98-115, eff. 7-29-13; 98-1171, eff. 6-1-15.)

(65 ILCS 20/21-29) (from Ch. 24, par. 21-29)

Sec. 21-29. Withdrawals and substitution of candidates.

Any candidate for alderperson ~~alderman~~ under the provisions of this article may withdraw his name as a candidate by filing with the board of election commissioners of the city of Chicago not later than the date of certification of the ballot his written request signed by him and duly acknowledged before an officer qualified to take acknowledgements of deeds, whereupon his name shall not be printed as a candidate upon the official ballot.

If any candidate at an aldermanic election of alderpersons who was not elected as provided for in this article but who shall have received sufficient votes to entitle him to a place on the official ballot at the ensuing supplementary election shall die or withdraw his candidacy before such supplementary election, the name of the candidate who shall receive the next highest number of votes shall be printed on the ballot in lieu of the name of the candidate who shall have died or withdrawn his candidacy.

(Source: P.A. 96-1008, eff. 7-6-10.)

(65 ILCS 20/21-30) (from Ch. 24, par. 21-30)

Sec. 21-30. Form of ballot. Ballots to be used at any general, supplementary or special election for alderpersons ~~aldermen~~ held under the provisions of this Article, in addition to other requirements of law, shall conform to the following requirements:

(1) At the top of the ballots shall be printed in capital letters the words designating the ballot. If a general aldermanic election of alderpersons the words shall be "Official aldermanic election of alderpersons ballot"; if a supplementary election the designating words shall be "Official supplementary aldermanic election of alderpersons ballot"; if a special aldermanic election of alderpersons, the words shall be "Special aldermanic election of alderpersons ballot."

(2) Beginning not less than one inch below such designating words and extending across the face of the ballot, the title of each office to be filled shall be printed in capital letters.

(3) The names of candidates for different terms of service therein (if any there be), shall be arranged and printed in groups according to the length of such terms.

(4) Immediately below the title of each office or group heading indicating the term of office, shall be printed in small letters the directions to voters, "Vote for one."

(5) Following thereupon shall be printed the names of the candidates for such office according to the title and the term thereof and below the name of each candidate shall be printed his place of residence, stating the street and number (if any). The names of candidates shall be printed in capital letters not less than one-eighth nor more than one-quarter of an inch in height, and immediately at the left of the name of each candidate shall be printed a square, the sides of which shall not be less than one-quarter of an inch in length. The names of all the candidates for each office shall be printed in a column and arranged in the order hereinafter designated; all names of candidates shall be printed in uniform type; the places of residence of such candidates shall be printed in uniform type; and squares upon said ballots shall be of uniform size; and spaces between the names of the candidates for the same office shall be of uniform size.

(6) The names of the candidates for ~~alderperson~~ ~~alderman~~ shall appear upon the ballot in the order in which petitions for nomination have been filed in the office of the board of election commissioners. However, 2 or more petitions filed within the last hour of the filing deadline shall be deemed filed simultaneously. Where 2 or more petitions are received simultaneously, the board of election commissioners shall break ties and determine the order of filing by means of a lottery or other fair and impartial method of random selection approved by the board of election commissioners. Such lottery shall be conducted within 9 days following the last day for petition filing and shall be open to the public. Seven days written notice of the time and place of conducting such random selection shall be given, by the board of election commissioners, to the Chairman of each political party and to each organization of citizens within the city which was entitled, under the Election Code, at the next preceding election, to have pollwatchers present on the day of election. The board of election commissioners shall post in a conspicuous, open and public place, at the entrance of the office, notice of the time and place of such lottery. The board of election commissioners shall adopt rules and regulations governing the procedures for the conduct of such lottery.

(Source: P.A. 98-115, eff. 7-29-13.)

(65 ILCS 20/21-32) (from Ch. 24, par. 21-32)

Sec. 21-32. Party designations prohibited - Ballot to be separate from other ballots. No party name, party initial, party circle platform, principle, appellation or distinguishing mark of any kind shall be printed upon any election ballot used at any election for mayor, city clerk, city treasurer, or ~~alderperson~~ ~~alderman~~ held under the provisions of this Article.

(Source: P.A. 98-115, eff. 7-29-13.)

(65 ILCS 20/21-33) (from Ch. 24, par. 21-33)

Sec. 21-33. Challengers and watchers.

Any candidate for ~~alderperson~~ ~~alderman~~ under the terms of this article may appoint in writing over his signature not more than one representative for each place of voting, who shall have the right to act as challenger and watcher for such candidate at any election at which his name is being voted upon. Such challenger and watcher shall have the same powers and privileges as a challenger and watcher under the election laws of this State applicable to Chicago. No political party shall have the right to keep any challenger or watcher at any polling place at any election held under the provisions of this article unless candidates for some office other than ~~alderperson~~ ~~alderman~~ are to be voted for at the same time.

(Source: Laws 1941, vol. 2, p. 19.)

(65 ILCS 20/21-34) (from Ch. 24, par. 21-34)

Sec. 21-34. Certificate of election.

No certificate of election shall be given to any candidate who shall be declared elected at any general ~~aldermanic~~ election of ~~alderpersons~~ until after the date fixed by this Article for the holding of the supplementary election provided for in this Article.

(Source: Laws 1941, vol. 2, p. 19.)

(65 ILCS 20/21-38) (from Ch. 24, par. 21-38)

Sec. 21-38. Redistricting every ten years.

If the city council has not redistricted the city of Chicago since the taking of the national census of 1940, then within three months after the adoption of this article by the voters it shall be the duty of the city council to pass an ordinance redistricting the city into fifty wards in accordance with the provisions of this article.

On or before the first day of December, of the year following the year in which the national census is taken, and every ten years thereafter, the city council shall by ordinance redistrict the city on the basis of the

national census of the preceding year. All elections of ~~alderpersons~~ ~~aldermen~~ shall be held from the existing wards until a redistricting is had as provided for in this article.

(Source: Laws 1941, vol. 2, p. 19.)

(65 ILCS 20/21-39) (from Ch. 24, par. 21-39)

Sec. 21-39. When redistricting ordinance takes effect - Substitute ordinance may be submitted. No such redistricting ordinance shall take effect until the expiration of 15 days after its passage. If within such 15 days 1/5 or more of the ~~alderpersons~~ ~~aldermen~~ elected, who did not vote to pass such redistricting ordinance, file with the city clerk a proposed substitute ordinance redistricting the city in accordance with the provisions of this article, together with a petition signed by them demanding that the question of the adoption of the redistricting ordinance passed by the city council, together with the question of the adoption of such substitute ordinance, be submitted to the voters, then such redistricting ordinance passed by the city council shall not go into effect until the question of this adoption shall have been submitted to a popular vote: Provided, that no ~~alderperson~~ ~~alderman~~ shall have the right to sign more than one such petition. Upon the expiration of such 15 days the city clerk shall promptly certify to the board of election commissioners of the city of Chicago, the ordinance passed by the city council and such substitute ordinance or ordinances and petition or petitions, and it shall thereupon be the duty of the board of election commissioners to submit the ordinances so certified to a popular vote at the next general or municipal election, to be held in and for the entire city not less than 40 days after the passage of such redistricting ordinance by the city council.

(Source: P.A. 81-1489.)

(65 ILCS 20/21-40) (from Ch. 24, par. 21-40)

Sec. 21-40. Failure of council to act - One-fifth of the ~~alderpersons~~ ~~aldermen~~ may submit redistricting ordinance.

If the city council shall fail at any time to pass a redistricting ordinance as required in this article, one-fifth or more of the ~~alderpersons~~ ~~aldermen~~ elected shall have the right to file with the city clerk, not less than 40 days before the date of holding any general, municipal, or special election, to be held in and for the entire city, an ordinance redistricting the city in accordance with the provisions of this article, together with a petition signed by them demanding that such ordinance be submitted to the legal voters at the next such election in and for the entire city to be held not less than 40 days after the filing of such ordinance and petition: Provided, that no ~~alderperson~~ ~~alderman~~ shall have the right to sign more than one such petition. Upon the expiration of the time for filing any such ordinance the city clerk shall promptly certify to the board of election commissioners of the city of Chicago any ordinance or ordinances, together with any petition or petitions, so filed and thereupon it shall be the duty of the board of election commissioners to submit such ordinance or ordinances to a popular vote at the election specified in such petition or petitions: Provided, that if, after the filing of any such ordinance and petition and not less than 40 days prior to such election, the city council shall pass an ordinance redistricting the city, then the question of the adoption of any ordinance or ordinances filed with the city clerk in accordance with the provisions of this section shall not be submitted to a popular vote. However, after such action by the city council, a substitute ordinance or ordinances may be proposed in the manner provided in this article.

(Source: Laws 1941, vol. 2, p. 19.)

(65 ILCS 20/21-41) (from Ch. 24, par. 21-41)

Sec. 21-41. Redistricting ordinance submitted - Form of ballot.

If the question of the adoption of one of two or more redistricting ordinances is submitted to the voters at any election, the ballots used for the submission of such proposition shall, in addition to the other requirements of law, conform substantially to the following requirements:

1. Above the propositions submitted the following words shall be printed in capital letters:

"PROPOSITIONS FOR THE REDISTRICTING OF THE CITY OF CHICAGO."

2. Immediately below said words shall be printed in small letters the direction to voters:

"Vote for One."

3. Following thereupon shall be printed each proposition to be voted upon in substantially the following form:

-----  
 For the adoption of an ordinance for the redistricting of the City of Chicago (here insert "passed by the city council" or "proposed by ~~Alderspersons~~ ~~Aldermen~~ (here insert names of the ~~alderpersons~~ ~~aldermen~~ signing petition)" as the case may require.  
 -----

For the adoption of an ordinance for the redistricting of the City of Chicago proposed by ~~Alderpersons~~ ~~Aldermen~~ (here insert names of the ~~alderpersons~~ ~~aldermen~~ signing the petition).

Whenever the question of the adoption of but one redistricting ordinance shall be submitted to the voters, the form of the ballot shall be substantially as follows:

-----  
Shall the ordinance proposed by ~~Alderpersons~~ ~~Aldermen~~ (Here insert the names of the ~~alderpersons~~ ~~aldermen~~ signing the petition) be adopted?  
-----

YES

NO  
-----

4. All the propositions shall be printed in uniform type.  
(Source: Laws 1941, vol. 2, p. 19.)

Section 45. The Civic Center Code is amended by changing Sections 210-20, 210-25, 270-20, and 270-25 as follows:

(70 ILCS 200/210-20)

Sec. 210-20. Board members designated. The mayor and ~~alderpersons~~ ~~aldermen~~, ex officio, of the City of Pontiac shall be the members of the Board. Before entering upon the duties of his office, each member of the Board shall take and subscribe the constitutional oath of office and file it in the office of the Secretary of State.

(Source: P.A. 90-328, eff. 1-1-98.)

(70 ILCS 200/210-25)

Sec. 210-25. Board members; terms. Members of the Board shall hold office until their respective successors as mayor or ~~alderpersons~~ ~~aldermen~~ of the City of Pontiac have been appointed and qualified.

(Source: P.A. 90-328, eff. 1-1-98.)

(70 ILCS 200/270-20)

Sec. 270-20. Board members. The mayor and ~~alderpersons~~ ~~aldermen~~, ex officio, of the City of Waukegan shall be the members of the Board. Before entering upon the duties of his office, each member of the Board shall take and subscribe the constitutional oath of office and file it in the office of the Secretary of State.

(Source: P.A. 90-328, eff. 1-1-98.)

(70 ILCS 200/270-25)

Sec. 270-25. Board member terms. Members of the Board shall hold office until their respective successors as mayor or ~~alderpersons~~ ~~aldermen~~ of the City of Waukegan have been appointed and qualified.

(Source: P.A. 90-328, eff. 1-1-98.)

Section 50. The Metropolitan Pier and Exposition Authority Act is amended by changing Section 5.6 as follows:

(70 ILCS 210/5.6)

Sec. 5.6. Marketing agreement.

(a) The Authority shall enter into a marketing agreement with a not-for-profit organization headquartered in Chicago and recognized by the Department of Commerce and Economic Opportunity as a certified local tourism and convention bureau entitled to receive State tourism grant funds, provided the bylaws of the organization establish a board of the organization that is comprised of 35 members serving 3-year staggered terms, including the following:

(1) no less than 8 members appointed by the Mayor of Chicago, to include:

(A) a Chair of the board of the organization appointed by the Mayor of the City of Chicago from among the business and civic leaders of Chicago who are not engaged in the hospitality business or who have not served as a member of the Board or as chief executive officer of the Authority; and

(B) 7 members from among the cultural, economic development, or civic leaders of Chicago;

- (2) the chairperson of the interim board or Board of the Authority, or his or her designee;
- (3) a representative from the department in the City of Chicago that is responsible for the operation of Chicago-area airports;
- (4) a representative from the department in the City of Chicago that is responsible for the regulation of Chicago-area livery vehicles;
- (5) at least 1, but no more than:
  - (A) 5 members from the hotel industry;
  - (B) 5 members representing Chicago arts and cultural institutions or projects;
  - (C) 2 members from the restaurant industry;
  - (D) 2 members employed by or representing an entity responsible for a trade show;
  - (E) 2 members representing unions;
  - (F) 2 members from the attractions industry; and
- (6) the Director of the Illinois Department of Commerce and Economic Opportunity, ex officio.

The bylaws of the organization may provide for the appointment of a City of Chicago ~~alderperson~~ alderman as an ex officio member, and may provide for other ex officio members who shall serve terms of one year.

Persons with a real or apparent conflict of interest shall not be appointed to the board. Members of the board of the organization shall not serve more than 2 terms. The bylaws shall require the following: (i) that the Chair of the organization name no less than 5 and no more than 9 members to the Executive Committee of the organization, one of whom must be the chairperson of the interim board or Board of the Authority, and (ii) a provision concerning conflict of interest and a requirement that a member abstain from participating in board action if there is a threat to the independence of judgment created by any conflict of interest or if participation is likely to have a negative effect on public confidence in the integrity of the board.

(b) The Authority shall notify the Department of Revenue within 10 days after entering into a contract pursuant to this Section.

(Source: P.A. 96-898, eff. 5-27-10; 96-899, eff. 5-28-10; 97-1122, eff. 8-27-12.)

Section 55. The Beardstown Regional Flood Prevention District Act is amended by changing Section 10 as follows:

(70 ILCS 755/10)

Sec. 10. Commissioners.

(a) The affairs of the district shall be managed by a board of 7 commissioners: one shall be appointed by the chairperson of the county board; one shall be appointed by the Mayor of the City of Beardstown; one shall be appointed by the Beardstown Sanitary District; one shall be appointed by the South Beardstown Levee and Drainage District; one shall be appointed by the Valley Levee and Drainage District; one shall be appointed by the Lost Creek Levee and Drainage District; and one shall be appointed by a majority vote of the other 6 commissioners. All initial appointments under this Section must be made within 60 days after the district is organized.

(b) Of the initial appointments, 3 commissioners shall serve a 2-year term and 4 commissioners shall serve a 4-year term, as determined by lot. Their successors shall be appointed for 4-year terms. No commissioner may serve for more than 20 years. Vacancies shall be filled in the same manner as original appointments.

(c) Each commissioner must be a legal voter in Cass County, and all commissioners shall reside in and own property that is located within the district. Commissioners shall serve without compensation, but may be reimbursed for reasonable expenses incurred in the performance of their duties.

(d) A majority of the commissioners shall constitute a quorum of the board for the transaction of business. An affirmative vote of a majority of the commissioners shall be sufficient to approve any action or expenditure.

(e) An ~~alderperson~~ alderman of the City of Beardstown, a member of the county board, and a commissioner of each of the aforementioned drainage districts and sanitation district may be appointed to serve concurrently as commissioners of the district, and the appointment shall be deemed lawful and not to constitute a violation of the Public Officer Prohibited Activities Act, nor to create an impermissible conflict of interest or incompatibility of offices.

(Source: P.A. 97-309, eff. 8-11-11.)

Section 60. The Park System Civil Service Act is amended by changing Section 23 as follows:

(70 ILCS 1210/23) (from Ch. 24 1/2, par. 102)

Sec. 23. No officer or employee in the service of any such park district shall, directly or indirectly, give or hand over to any officer or employee in said classified civil service, or to any senator or representative or ~~alderperson~~ ~~alderman~~, councilman or park commissioner, any money or other valuable thing on account of or to be applied to the promotion of any party or political object whatever.

(Source: Laws 1911, p. 211.)

Section 65. The Park Annuity and Benefit Fund Civil Service Act is amended by changing Section 25 as follows:

(70 ILCS 1215/25) (from Ch. 24 1/2, par. 138)

Sec. 25. No officer or employee in the service of such Park Employees' and Retirement Board Employees' Annuity and Benefit Fund shall, directly or indirectly, give or hand over to any officer or employee in said classified civil service, or to any senator, representative, ~~alderperson~~ ~~alderman~~, councilman, park commissioner or trustee, any money or other valuable thing on account of or to be applied to the promotion of any party or political object whatever.

(Source: Laws 1963, p. 138.)

Section 70. The Metropolitan Water Reclamation District Act is amended by changing Section 4.25 as follows:

(70 ILCS 2605/4.25) (from Ch. 42, par. 323.25)

Sec. 4.25. Political contributions and campaigns.

(a) During a commissioner's or an employee's compensated time, other than vacation, personal, holiday, or compensatory time off, a commissioner or an employee in the service of the sanitary district shall not, directly or indirectly, give or hand over to any commissioner or employee, or to any senator, representative, ~~alderperson~~ ~~alderman~~, councilman, or trustee, any money or other valuable thing on account of or to be applied to the promotion of any party or political object whatever.

(b) During an employee's compensated time, other than vacation, personal, holiday, or compensatory time off, an employee shall not take any part in the management or affairs of any political party or in any political campaign, except to exercise his or her right as a citizen privately to express his or her opinion, and to cast his or her vote, provided, however, that an employee shall have the right to hold any public office, either by appointment or election, that is not incompatible with his or her duties as an employee of the District, and provided further that the employee does not campaign or otherwise engage in political activity during his or her compensated time other than vacation, personal, holiday, or compensatory time off.

(c) This Section shall not be deemed to authorize conduct prohibited by the Federal Hatch Act by employees subject to that Act.

(d) For the purposes of this Section, "compensated time" means any time worked by or credited to an employee that counts toward any minimum work time requirement imposed as a condition of employment with the sanitary district, but does not include any designated holidays or any period when the employee is on a leave of absence. With respect to commissioners, "compensated time" means any period of time when the commissioner is on the premises under the control of the sanitary district and any other time when the commissioner is executing his or her official duties, regardless of location.

For the purposes of this Section, "compensatory time off" means authorized time off earned by or awarded to an employee to compensate in whole or in part for time worked in excess of the minimum work time required of that employee as a condition of employment with the sanitary district.

(Source: P.A. 97-125, eff. 7-14-11.)

Section 75. The School Code is amended by changing Sections 24-2, 34-210, 34-230, and 34-235 as follows:

(105 ILCS 5/24-2) (from Ch. 122, par. 24-2)

Sec. 24-2. Holidays.

(a) Teachers shall not be required to teach on Saturdays, nor, except as provided in subsection (b) of this Section, shall teachers or other school employees, other than noncertificated school employees whose presence is necessary because of an emergency or for the continued operation and maintenance of school facilities or property, be required to work on legal school holidays, which are January 1, New Year's Day; the third Monday in January, the Birthday of Dr. Martin Luther King, Jr.; February 12, the Birthday of

President Abraham Lincoln; the first Monday in March (to be known as Casimir Pulaski's birthday); Good Friday; the day designated as Memorial Day by federal law; July 4, Independence Day; the first Monday in September, Labor Day; the second Monday in October, Columbus Day; November 11, Veterans' Day; the Thursday in November commonly called Thanksgiving Day; and December 25, Christmas Day. School boards may grant special holidays whenever in their judgment such action is advisable. No deduction shall be made from the time or compensation of a school employee on account of any legal or special holiday.

(b) A school board or other entity eligible to apply for waivers and modifications under Section 2-3.25g of this Code is authorized to hold school or schedule teachers' institutes, parent-teacher conferences, or staff development on the third Monday in January (the Birthday of Dr. Martin Luther King, Jr.); February 12 (the Birthday of President Abraham Lincoln); the first Monday in March (known as Casimir Pulaski's birthday); the second Monday in October (Columbus Day); and November 11 (Veterans' Day), provided that:

(1) the person or persons honored by the holiday are recognized through instructional activities conducted on that day or, if the day is not used for student attendance, on the first school day preceding or following that day; and

(2) the entity that chooses to exercise this authority first holds a public hearing about the proposal. The entity shall provide notice preceding the public hearing to both educators and parents. The notice shall set forth the time, date, and place of the hearing, describe the proposal, and indicate that the entity will take testimony from educators and parents about the proposal.

(c) Commemorative holidays, which recognize specified patriotic, civic, cultural or historical persons, activities, or events, are regular school days. Commemorative holidays are: January 28 (to be known as Christa McAuliffe Day and observed as a commemoration of space exploration), February 15 (the birthday of Susan B. Anthony), March 29 (Viet Nam War Veterans' Day), September 11 (September 11th Day of Remembrance), the school day immediately preceding Veterans' Day (Korean War Veterans' Day), October 1 (Recycling Day), October 7 (Iraq and Afghanistan Veterans Remembrance Day), December 7 (Pearl Harbor Veterans' Day), and any day so appointed by the President or Governor. School boards may establish commemorative holidays whenever in their judgment such action is advisable. School boards shall include instruction relative to commemorated persons, activities, or events on the commemorative holiday or at any other time during the school year and at any point in the curriculum when such instruction may be deemed appropriate. The State Board of Education shall prepare and make available to school boards instructional materials relative to commemorated persons, activities, or events which may be used by school boards in conjunction with any instruction provided pursuant to this paragraph.

(d) City of Chicago School District 299 shall observe March 4 of each year as a commemorative holiday. This holiday shall be known as Mayors' Day which shall be a day to commemorate and be reminded of the past Chief Executive Officers of the City of Chicago, and in particular the late Mayor Richard J. Daley and the late Mayor Harold Washington. If March 4 falls on a Saturday or Sunday, Mayors' Day shall be observed on the following Monday.

(e) Notwithstanding any other provision of State law to the contrary, November 3, 2020 shall be a State holiday known as 2020 General Election Day and shall be observed throughout the State pursuant to this amendatory Act of the 101st General Assembly. All government offices, with the exception of election authorities, shall be closed unless authorized to be used as a location for election day services or as a polling place.

Notwithstanding any other provision of State law to the contrary, November 8, 2022 shall be a State holiday known as 2022 General Election Day and shall be observed throughout the State under this amendatory Act of the 102nd General Assembly.

(Source: P.A. 101-642, eff. 6-16-20.)

(105 ILCS 5/34-210)

Sec. 34-210. The Educational Facility Master Plan.

(a) In accordance with the schedule set forth in this Article, the chief executive officer or his or her designee shall prepare a 10-year educational facility master plan every 5 years, with updates 2 1/2 years after the approval of the initial 10-year plan, with the first such educational facility master plan to be approved on or before October 1, 2013.

(b) The educational facility master plan shall provide community area level plans and individual school master plans with options for addressing the facility and space needs for each facility operated by the district over a 10-year period.

(c) The data, information, and analysis that shall inform the educational facility master plan shall be published on the district's Internet website and shall include the following:

(1) a description of the district's guiding educational goals and standards;

(2) a brief description of the types of instructional programs and services delivered in each school, including specific plans for special education programs, early childhood education programs, career and technical education programs, and any other programs that are space sensitive to avoid space irregularities;

(3) a description of the process, procedure, and timeline for community participation in the development of the plan;

(3.5) A description of a communications and community involvement plan for each community in the City of Chicago that includes the engagement of students, school personnel, parents, and key stakeholders throughout the community and all of the following:

(A) community action councils;

(B) local school councils or, if not present, alternative parent and community governance for that school;

(C) the Chicago Teachers Union; and

(D) all current principals.

(4) the enrollment capacity of each school and its rate of enrollment and historical and projected enrollment, and current and projected demographic information for the neighborhood surrounding the district based on census data;

(5) a report on the assessment of individual building and site conditions;

(6) a data table with historical and projected enrollment data by school by grade;

(7) community analysis, including a study of current and projected demographics, land usage, transportation plans, residential housing and commercial development, private schools, plans for water and sewage service expansion or redevelopment, and institutions of higher education;

(8) an analysis of the facility needs and requirements and a process to address critical facility capital needs of every school building, which shall be publicly available on the district's Internet website for schools and communities to have access to the information;

(9) identification of potential sources of funding for the implementation of the Educational Facility Master Plan, including financial options through tax increment financing, property tax levies for schools, and bonds that address critical facility needs; and

(10) any school building disposition, including a plan delineating the process through which citizen involvement is facilitated and establishing the criteria that is utilized in building disposition decisions, one of which shall be consideration of the impact of any proposed new use of a school building on the neighborhood in which the school building is located and how it may impact enrollment of schools in that community area.

(d) On or before May 1, 2013, the chief executive officer or his or her designee shall prepare and distribute for comment a preliminary draft of the Educational Facility Master Plan. The draft plan shall be distributed to the City of Chicago, the County of Cook, the Chicago Park District, the Chicago Housing Authority, the Chicago Transit Authority, attendance centers operated by the district, and charter schools operating within the district. Each attendance center shall make the draft plan available to the local school council at the annual organizational meeting or to an alternative advisory body and to the parents, guardians, and staff of the school. The draft plan also shall be distributed to each State Senator and State Representative with a district in the City of Chicago, to the Mayor of the City of Chicago, and to each ~~alderperson~~ alderman of the City.

(e) The chief executive officer or his or her designee shall publish a procedure for conducting regional public hearings and submitting public comments on the draft plan and an annual capital improvement hearing that shall discuss the district's annual capital budget and that is not in conjunction with operating budget hearings.

(f) After consideration of public input on the draft plan, the chief executive officer or his or her designee shall prepare and publish a report describing the public input gathered and the process used to incorporate public input in the development of the final plan to be recommended to the Board.

(g) The chief executive officer shall present the final plan and report to the Board for final consideration and approval.

(h) The final approved Educational Facility Master Plan shall be published on the district's website.

(i) No later than July 1, 2016, and every 5 years thereafter, the chief executive officer or his or her designee shall prepare and submit for public comment a draft revised Educational Facility Master Plan following the procedures required for development of the original plan.

(j) This proposed revised plan shall reflect the progress achieved during the first 2 1/2 years of the Educational Facility Master Plan.

(k) On or before December 1, 2018, the Board shall adopt a policy to address under-enrolled schools. The policy must contain a list of potential interventions to address schools with declining enrollment, including, but not limited to, action by the district to: (i) create a request for proposals for joint use of the school with an intergovernmental rental or other outside entity rental, (ii) except for a charter school, cease any potential plans for school expansion that may negatively impact enrollment at the under-enrolled school, (iii) redraft attendance boundaries to maximize enrollment of additional students, or (iv) work with under-enrolled schools to identify opportunities to increase enrollment and lower the costs of occupancy through joint use agreements.

(Source: P.A. 99-531, eff. 7-8-16; 100-965, eff. 8-19-18.)

(105 ILCS 5/34-230)

Sec. 34-230. School action public meetings and hearings.

(a) By October 1 of each year, the chief executive officer shall prepare and publish guidelines for school actions. The guidelines shall outline the academic and non-academic criteria for a school action. These guidelines shall be created with the involvement of local school councils, parents, educators, and community organizations. These guidelines, and each subsequent revision, shall be subject to a public comment period of at least 21 days before their approval.

(b) The chief executive officer shall announce all proposed school actions to be taken at the close of the current academic year consistent with the guidelines by December 1 of each year.

(c) On or before December 1 of each year, the chief executive officer shall publish notice of the proposed school actions.

(1) Notice of the proposal for a school action shall include a written statement of the basis for the school action, an explanation of how the school action meets the criteria set forth in the guidelines, and a draft School Transition Plan identifying the items required in Section 34-225 of this Code for all schools affected by the school action. The notice shall state the date, time, and place of the hearing or meeting. For a school closure only, 8 months after notice is given, the chief executive officer must publish on the district's website a full financial report on the closure that includes an analysis of the closure's costs and benefits to the district.

(2) The chief executive officer or his or her designee shall provide notice to the principal, staff, local school council, and parents or guardians of any school that is subject to the proposed school action.

(3) The chief executive officer shall provide written notice of any proposed school action to the State Senator, State Representative, and alderperson ~~alderman~~ for the school or schools that are subject to the proposed school action.

(4) The chief executive officer shall publish notice of proposed school actions on the district's Internet website.

(5) The chief executive officer shall provide notice of proposed school actions at least 30 calendar days in advance of a public hearing or meeting. The notice shall state the date, time, and place of the hearing or meeting. No Board decision regarding a proposed school action may take place less than 60 days after the announcement of the proposed school action.

(d) The chief executive officer shall publish a brief summary of the proposed school actions and the date, time, and place of the hearings or meetings in a newspaper of general circulation.

(e) The chief executive officer shall designate at least 3 opportunities to elicit public comment at a hearing or meeting on a proposed school action and shall do the following:

(1) Convene at least one public hearing at the centrally located office of the Board.

(2) Convene at least 2 additional public hearings or meetings at a location convenient to the school community subject to the proposed school action.

(f) Public hearings shall be conducted by a qualified independent hearing officer chosen from a list of independent hearing officers. The general counsel shall compile and publish a list of independent hearing officers by November 1 of each school year. The independent hearing officer shall have the following qualifications:

(1) he or she must be a licensed attorney eligible to practice law in Illinois;

(2) he or she must not be an employee of the Board; and

(3) he or she must not have represented the Board, its employees or any labor organization representing its employees, any local school council, or any charter or contract school in any capacity within the last year.

The independent hearing officer shall issue a written report that summarizes the hearing and determines whether the chief executive officer complied with the requirements of this Section and the guidelines.

The chief executive officer shall publish the report on the district's Internet website within 5 calendar days after receiving the report and at least 15 days prior to any Board action being taken.

(g) Public meetings shall be conducted by a representative of the chief executive officer. A summary of the public meeting shall be published on the district's Internet website within 5 calendar days after the meeting.

(h) If the chief executive officer proposes a school action without following the mandates set forth in this Section, the proposed school action shall not be approved by the Board during the school year in which the school action was proposed.

(Source: P.A. 101-133, eff. 7-26-19.)

(105 ILCS 5/34-235)

(Text of Section from P.A. 97-473)

Sec. 34-235. Emergencies. Nothing in Sections 34-200 through 34-235 of this Code prevents the district from taking emergency action to protect the health and safety of students and staff in an attendance center. In the event of an emergency that requires the district to close all or part of a school facility, including compliance with a directive of a duly authorized public safety agency, the chief executive officer or his or her designees are authorized to take all steps necessary to protect the safety of students and staff, including relocation of the attendance center to another location or closing the attendance center. In such cases, the chief executive officer shall provide written notice of the basis for the emergency action within 3 days after declaring the emergency and shall publish the steps that have been taken or will be taken to address the emergency within 10 days after declaring the emergency. The notice shall be posted on the district's website and provided to the principal, the local school council, and the State Senator, the State Representative, and the ~~alderperson~~ Alderman of the school that is the subject of the emergency action. The notice shall explain why the district could not comply with the provisions in Sections 34-200 through 34-235 of this Code.

(Source: P.A. 97-473, eff. 1-1-12.)

(Text of Section from P.A. 97-474)

Sec. 34-235. Emergencies. Nothing in Sections 34-200 through 34-235 of this Code prevents the district from taking emergency action to protect the health and safety of students and staff in an attendance center. In the event of an emergency that requires the district to close all or part of a school facility, including compliance with a directive of a duly authorized public safety agency, the chief executive officer or his or her designees are authorized to take all steps necessary to protect the safety of students and staff, including relocation of the attendance center to another location or closing the attendance center. In such cases, the chief executive officer shall provide written notice of the basis for the emergency action within 3 days after declaring the emergency and shall publish the steps that have been taken or will be taken to address the emergency within 10 days after declaring the emergency. The notice shall be posted on the district's website and provided to the principal, the local school council, and the State Senator, the State Representative, and the ~~alderperson~~ alderman of the school that is the subject of the emergency action. The notice shall explain why the district could not comply with the provisions in Sections 34-200 through 34-235 of this Code.

(Source: P.A. 97-474, eff. 8-22-11.)

Section 85. The State Universities Civil Service Act is amended by changing Section 45a as follows:  
(110 ILCS 70/45a) (from Ch. 24 1/2, par. 381.1)

Sec. 45a. Except as provided in the second sentence of this Section, all officers and employees subject to this Act, shall have the following days as holidays, for which they shall receive their usual compensation: New Year's Day, January 1, Memorial Day, as determined by the law of the State of Illinois, Independence Day, July 4, Labor Day, the first Monday in September, Thanksgiving Day, the fourth Thursday of November, Christmas Day, December 25, and five holidays to be designated by each college,

university, agency and community college subject to this Act. Craft and trade employees subject to this Act shall be paid for all paid holidays included in their area agreement, and will be paid for all five holidays designated by their employer pursuant to this section.

Notwithstanding any other provision of State law to the contrary, November 3, 2020 shall be a State holiday known as 2020 General Election Day and shall be observed throughout the State pursuant to this amendatory Act of the 101st General Assembly. All government offices, with the exception of election authorities, shall be closed unless authorized to be used as a location for election day services or as a polling place.

Notwithstanding any other provision of State law to the contrary, November 8, 2022 shall be a State holiday known as 2022 General Election Day and shall be observed throughout the State under this amendatory Act of the 102nd General Assembly.

(Source: P.A. 101-642, eff. 6-16-20.)

Section 90. The Liquor Control Act of 1934 is amended by changing Sections 4-1, 6-2, and 6-11 as follows:

(235 ILCS 5/4-1) (from Ch. 43, par. 110)

Sec. 4-1. In every city, village or incorporated town, the city council or president and board of trustees, and in counties in respect of territory outside the limits of any such city, village or incorporated town the county board shall have the power by general ordinance or resolution to determine the number, kind and classification of licenses, for sale at retail of alcoholic liquor not inconsistent with this Act and the amount of the local licensee fees to be paid for the various kinds of licenses to be issued in their political subdivision, except those issued to the specific non-beverage users exempt from payment of license fees under Section 5-3 which shall be issued without payment of any local license fees, and the manner of distribution of such fees after their collection; to regulate or prohibit the presence of persons under the age of 21 on the premises of licensed retail establishments of various kinds and classifications where alcoholic liquor is drawn, poured, mixed or otherwise served for consumption on the premises; to prohibit any minor from drawing, pouring, or mixing any alcoholic liquor as an employee of any retail licensee; and to prohibit any minor from at any time attending any bar and from drawing, pouring or mixing any alcoholic liquor in any licensed retail premises; and to establish such further regulations and restrictions upon the issuance of and operations under local licenses not inconsistent with law as the public good and convenience may require; and to provide penalties for the violation of regulations and restrictions, including those made by county boards, relative to operation under local licenses; provided, however, that in the exercise of any of the powers granted in this section, the issuance of such licenses shall not be prohibited except for reasons specifically enumerated in Sections 6-2, 6-11, 6-12 and 6-25 of this Act.

However, in any municipality with a population exceeding 1,000,000 that has adopted the form of government authorized under "An Act concerning cities, villages, and incorporated towns, and to repeal certain Acts herein named", approved August 15, 1941, as amended, no person shall be granted any license or privilege to sell alcoholic liquors between the hours of two o'clock a.m. and seven o'clock a.m. on week days unless such person has given at least 14 days prior written notice to the alderperson ~~alderman~~ of the ward in which such person's licensed premises are located stating his intention to make application for such license or privilege and unless evidence confirming service of such written notice is included in such application. Any license or privilege granted in violation of this paragraph shall be null and void.

(Source: P.A. 99-46, eff. 7-15-15.)

(235 ILCS 5/6-2) (from Ch. 43, par. 120)

Sec. 6-2. Issuance of licenses to certain persons prohibited.

(a) Except as otherwise provided in subsection (b) of this Section and in paragraph (1) of subsection (a) of Section 3-12, no license of any kind issued by the State Commission or any local commission shall be issued to:

(1) A person who is not a resident of any city, village or county in which the premises covered by the license are located; except in case of railroad or boat licenses.

(2) A person who is not of good character and reputation in the community in which he resides.

(3) (Blank).

(4) A person who has been convicted of a felony under any Federal or State law, unless the Commission determines that such person will not be impaired by the conviction in engaging in the licensed practice after considering matters set forth in such person's application in accordance with Section 6-2.5 of this Act and the Commission's investigation.

(5) A person who has been convicted of keeping a place of prostitution or keeping a place of juvenile prostitution, promoting prostitution that involves keeping a place of prostitution, or promoting juvenile prostitution that involves keeping a place of juvenile prostitution.

(6) A person who has been convicted of pandering.

(7) A person whose license issued under this Act has been revoked for cause.

(8) A person who at the time of application for renewal of any license issued hereunder would not be eligible for such license upon a first application.

(9) A copartnership, if any general partnership thereof, or any limited partnership thereof, owning more than 5% of the aggregate limited partner interest in such copartnership would not be eligible to receive a license hereunder for any reason other than residence within the political subdivision, unless residency is required by local ordinance.

(10) A corporation or limited liability company, if any member, officer, manager or director thereof, or any stockholder or stockholders owning in the aggregate more than 5% of the stock of such corporation, would not be eligible to receive a license hereunder for any reason other than residence within the political subdivision.

(10a) A corporation or limited liability company unless it is incorporated or organized in Illinois, or unless it is a foreign corporation or foreign limited liability company which is qualified under the Business Corporation Act of 1983 or the Limited Liability Company Act to transact business in Illinois. The Commission shall permit and accept from an applicant for a license under this Act proof prepared from the Secretary of State's website that the corporation or limited liability company is in good standing and is qualified under the Business Corporation Act of 1983 or the Limited Liability Company Act to transact business in Illinois.

(11) A person whose place of business is conducted by a manager or agent unless the manager or agent possesses the same qualifications required by the licensee.

(12) A person who has been convicted of a violation of any Federal or State law concerning the manufacture, possession or sale of alcoholic liquor, subsequent to the passage of this Act or has forfeited his bond to appear in court to answer charges for any such violation, unless the Commission determines, in accordance with Section 6-2.5 of this Act, that the person will not be impaired by the conviction in engaging in the licensed practice.

(13) A person who does not beneficially own the premises for which a license is sought, or does not have a lease thereon for the full period for which the license is to be issued.

(14) Any law enforcing public official, including members of local liquor control commissions, any mayor, ~~alderperson~~ ~~alderman~~, or member of the city council or commission, any president of the village board of trustees, any member of a village board of trustees, or any president or member of a county board; and no such official shall have a direct interest in the manufacture, sale, or distribution of alcoholic liquor, except that a license may be granted to such official in relation to premises that are not located within the territory subject to the jurisdiction of that official if the issuance of such license is approved by the State Liquor Control Commission and except that a license may be granted, in a city or village with a population of 55,000 or less, to any ~~alderperson~~ ~~alderman~~, member of a city council, or member of a village board of trustees in relation to premises that are located within the territory subject to the jurisdiction of that official if (i) the sale of alcoholic liquor pursuant to the license is incidental to the selling of food, (ii) the issuance of the license is approved by the State Commission, (iii) the issuance of the license is in accordance with all applicable local ordinances in effect where the premises are located, and (iv) the official granted a license does not vote on alcoholic liquor issues pending before the board or council to which the license holder is elected. Notwithstanding any provision of this paragraph (14) to the contrary, an ~~alderperson~~ ~~alderman~~ or member of a city council or commission, a member of a village board of trustees other than the president of the village board of trustees, or a member of a county board other than the president of a county board may have a direct interest in the manufacture, sale, or distribution of alcoholic liquor as long as he or she is not a law enforcing public official, a mayor, a village board president, or president of a county board. To prevent any conflict of interest, the elected official with the direct interest in the manufacture, sale, or distribution of alcoholic liquor shall not participate in any meetings, hearings, or decisions on matters impacting the manufacture, sale, or distribution of alcoholic liquor. Furthermore, the mayor of a city with a population of 55,000 or less or the president of a village with a population of 55,000 or less may have an interest in the manufacture, sale, or distribution of alcoholic liquor as

long as the council or board over which he or she presides has made a local liquor control commissioner appointment that complies with the requirements of Section 4-2 of this Act.

(15) A person who is not a beneficial owner of the business to be operated by the licensee.

(16) A person who has been convicted of a gambling offense as proscribed by any of subsections (a) (3) through (a) (11) of Section 28-1 of, or as proscribed by Section 28-1.1 or 28-3 of, the Criminal Code of 1961 or the Criminal Code of 2012, or as proscribed by a statute replaced by any of the aforesaid statutory provisions.

(17) A person or entity to whom a federal wagering stamp has been issued by the federal government, unless the person or entity is eligible to be issued a license under the Raffles and Poker Runs Act or the Illinois Pull Tabs and Jar Games Act.

(18) A person who intends to sell alcoholic liquors for use or consumption on his or her licensed retail premises who does not have liquor liability insurance coverage for that premises in an amount that is at least equal to the maximum liability amounts set out in subsection (a) of Section 6-21.

(19) A person who is licensed by any licensing authority as a manufacturer of beer, or any partnership, corporation, limited liability company, or trust or any subsidiary, affiliate, or agent thereof, or any other form of business enterprise licensed as a manufacturer of beer, having any legal, equitable, or beneficial interest, directly or indirectly, in a person licensed in this State as a distributor or importing distributor. For purposes of this paragraph (19), a person who is licensed by any licensing authority as a "manufacturer of beer" shall also mean a brewer and a non-resident dealer who is also a manufacturer of beer, including a partnership, corporation, limited liability company, or trust or any subsidiary, affiliate, or agent thereof, or any other form of business enterprise licensed as a manufacturer of beer.

(20) A person who is licensed in this State as a distributor or importing distributor, or any partnership, corporation, limited liability company, or trust or any subsidiary, affiliate, or agent thereof, or any other form of business enterprise licensed in this State as a distributor or importing distributor having any legal, equitable, or beneficial interest, directly or indirectly, in a person licensed as a manufacturer of beer by any licensing authority, or any partnership, corporation, limited liability company, or trust or any subsidiary, affiliate, or agent thereof, or any other form of business enterprise, except for a person who owns, on or after the effective date of this amendatory Act of the 98th General Assembly, no more than 5% of the outstanding shares of a manufacturer of beer whose shares are publicly traded on an exchange within the meaning of the Securities Exchange Act of 1934. For the purposes of this paragraph (20), a person who is licensed by any licensing authority as a "manufacturer of beer" shall also mean a brewer and a non-resident dealer who is also a manufacturer of beer, including a partnership, corporation, limited liability company, or trust or any subsidiary, affiliate, or agent thereof, or any other form of business enterprise licensed as a manufacturer of beer.

(b) A criminal conviction of a corporation is not grounds for the denial, suspension, or revocation of a license applied for or held by the corporation if the criminal conviction was not the result of a violation of any federal or State law concerning the manufacture, possession or sale of alcoholic liquor, the offense that led to the conviction did not result in any financial gain to the corporation and the corporation has terminated its relationship with each director, officer, employee, or controlling shareholder whose actions directly contributed to the conviction of the corporation. The Commission shall determine if all provisions of this subsection (b) have been met before any action on the corporation's license is initiated.

(Source: P.A. 100-286, eff. 1-1-18; 101-541, eff. 8-23-19.)

(235 ILCS 5/6-11)

Sec. 6-11. Sale near churches, schools, and hospitals.

(a) No license shall be issued for the sale at retail of any alcoholic liquor within 100 feet of any church, school other than an institution of higher learning, hospital, home for aged or indigent persons or for veterans, their spouses or children or any military or naval station, provided, that this prohibition shall not apply to hotels offering restaurant service, regularly organized clubs, or to restaurants, food shops or other places where sale of alcoholic liquors is not the principal business carried on if the place of business so exempted is not located in a municipality of more than 500,000 persons, unless required by local ordinance; nor to the renewal of a license for the sale at retail of alcoholic liquor on premises within 100 feet of any church or school where the church or school has been established within such 100 feet since the issuance of the original license. In the case of a church, the distance of 100 feet shall be measured to the nearest part of any building used for worship services or educational programs and not to property boundaries.

(a-5) Notwithstanding any provision of this Section to the contrary, a local liquor control commissioner may grant an exemption to the prohibition in subsection (a) of this Section if a local rule or ordinance authorizes the local liquor control commissioner to grant that exemption.

(b) Nothing in this Section shall prohibit the issuance of a retail license authorizing the sale of alcoholic liquor to a restaurant, the primary business of which is the sale of goods baked on the premises if (i) the restaurant is newly constructed and located on a lot of not less than 10,000 square feet, (ii) the restaurant costs at least \$1,000,000 to construct, (iii) the licensee is the titleholder to the premises and resides on the premises, and (iv) the construction of the restaurant is completed within 18 months of July 10, 1998 (the effective date of Public Act 90-617).

(c) Nothing in this Section shall prohibit the issuance of a retail license authorizing the sale of alcoholic liquor incidental to a restaurant if (1) the primary business of the restaurant consists of the sale of food where the sale of liquor is incidental to the sale of food and the applicant is a completely new owner of the restaurant, (2) the immediately prior owner or operator of the premises where the restaurant is located operated the premises as a restaurant and held a valid retail license authorizing the sale of alcoholic liquor at the restaurant for at least part of the 24 months before the change of ownership, and (3) the restaurant is located 75 or more feet from a school.

(d) In the interest of further developing Illinois' economy in the area of commerce, tourism, convention, and banquet business, nothing in this Section shall prohibit issuance of a retail license authorizing the sale of alcoholic beverages to a restaurant, banquet facility, grocery store, or hotel having not fewer than 150 guest room accommodations located in a municipality of more than 500,000 persons, notwithstanding the proximity of such hotel, restaurant, banquet facility, or grocery store to any church or school, if the licensed premises described on the license are located within an enclosed mall or building of a height of at least 6 stories, or 60 feet in the case of a building that has been registered as a national landmark, or in a grocery store having a minimum of 56,010 square feet of floor space in a single story building in an open mall of at least 3.96 acres that is adjacent to a public school that opened as a boys technical high school in 1934, or in a grocery store having a minimum of 31,000 square feet of floor space in a single story building located a distance of more than 90 feet but less than 100 feet from a high school that opened in 1928 as a junior high school and became a senior high school in 1933, and in each of these cases if the sale of alcoholic liquors is not the principal business carried on by the licensee.

For purposes of this Section, a "banquet facility" is any part of a building that caters to private parties and where the sale of alcoholic liquors is not the principal business.

(e) Nothing in this Section shall prohibit the issuance of a license to a church or private school to sell at retail alcoholic liquor if any such sales are limited to periods when groups are assembled on the premises solely for the promotion of some common object other than the sale or consumption of alcoholic liquors.

(f) Nothing in this Section shall prohibit a church or church affiliated school located in a home rule municipality or in a municipality with 75,000 or more inhabitants from locating within 100 feet of a property for which there is a preexisting license to sell alcoholic liquor at retail. In these instances, the local zoning authority may, by ordinance adopted simultaneously with the granting of an initial special use zoning permit for the church or church affiliated school, provide that the 100-foot restriction in this Section shall not apply to that church or church affiliated school and future retail liquor licenses.

(g) Nothing in this Section shall prohibit the issuance of a retail license authorizing the sale of alcoholic liquor at premises within 100 feet, but not less than 90 feet, of a public school if (1) the premises have been continuously licensed to sell alcoholic liquor for a period of at least 50 years, (2) the premises are located in a municipality having a population of over 500,000 inhabitants, (3) the licensee is an individual who is a member of a family that has held the previous 3 licenses for that location for more than 25 years, (4) the principal of the school and the ~~alderperson~~ alderman of the ward in which the school is located have delivered a written statement to the local liquor control commissioner stating that they do not object to the issuance of a license under this subsection (g), and (5) the local liquor control commissioner has received the written consent of a majority of the registered voters who live within 200 feet of the premises.

(h) Notwithstanding any provision of this Section to the contrary, nothing in this Section shall prohibit the issuance or renewal of a license authorizing the sale of alcoholic liquor within premises and at an outdoor patio area attached to premises that are located in a municipality with a population in excess of 300,000 inhabitants and that are within 100 feet of a church if:

- (1) the sale of alcoholic liquor at the premises is incidental to the sale of food,
- (2) the sale of liquor is not the principal business carried on by the licensee at the premises,
- (3) the premises are less than 1,000 square feet,

(4) the premises are owned by the University of Illinois,

(5) the premises are immediately adjacent to property owned by a church and are not less than 20 nor more than 40 feet from the church space used for worship services, and

(6) the principal religious leader at the place of worship has indicated his or her support for the issuance of the license in writing.

(i) Notwithstanding any provision in this Section to the contrary, nothing in this Section shall prohibit the issuance or renewal of a license to sell alcoholic liquor at a premises that is located within a municipality with a population in excess of 300,000 inhabitants and is within 100 feet of a church, synagogue, or other place of worship if:

(1) the primary entrance of the premises and the primary entrance of the church, synagogue, or other place of worship are at least 100 feet apart, on parallel streets, and separated by an alley; and

(2) the principal religious leader at the place of worship has not indicated his or her opposition to the issuance or renewal of the license in writing.

(j) Notwithstanding any provision in this Section to the contrary, nothing in this Section shall prohibit the issuance of a retail license authorizing the sale of alcoholic liquor at a theater that is within 100 feet of a church if (1) the church owns the theater, (2) the church leases the theater to one or more entities, and (3) the theater is used by at least 5 different not-for-profit theater groups.

(k) Notwithstanding any provision in this Section to the contrary, nothing in this Section shall prohibit the issuance or renewal of a license authorizing the sale of alcoholic liquor at a premises that is located within a municipality with a population in excess of 1,000,000 inhabitants and is within 100 feet of a school if:

(1) the primary entrance of the premises and the primary entrance of the school are parallel, on different streets, and separated by an alley;

(2) the southeast corner of the premises are at least 350 feet from the southwest corner of the school;

(3) the school was built in 1978;

(4) the sale of alcoholic liquor at the premises is incidental to the sale of food;

(5) the sale of alcoholic liquor is not the principal business carried on by the licensee at the premises;

(6) the applicant is the owner of the restaurant and has held a valid license authorizing the sale of alcoholic liquor for the business to be conducted on the premises at a different location for more than 7 years; and

(7) the premises is at least 2,300 square feet and sits on a lot that is between 6,100 and 6,150 square feet.

(l) Notwithstanding any provision in this Section to the contrary, nothing in this Section shall prohibit the issuance or renewal of a license authorizing the sale of alcoholic liquor at a premises that is located within a municipality with a population in excess of 1,000,000 inhabitants and is within 100 feet of a church or school if:

(1) the primary entrance of the premises and the closest entrance of the church or school is at least 90 feet apart and no greater than 95 feet apart;

(2) the shortest distance between the premises and the church or school is at least 80 feet apart and no greater than 85 feet apart;

(3) the applicant is the owner of the restaurant and on November 15, 2006 held a valid license authorizing the sale of alcoholic liquor for the business to be conducted on the premises for at least 14 different locations;

(4) the sale of alcoholic liquor at the premises is incidental to the sale of food;

(5) the sale of alcoholic liquor is not the principal business carried on by the licensee at the premises;

(6) the premises is at least 3,200 square feet and sits on a lot that is between 7,150 and 7,200 square feet; and

(7) the principal religious leader at the place of worship has not indicated his or her opposition to the issuance or renewal of the license in writing.

(m) Notwithstanding any provision in this Section to the contrary, nothing in this Section shall prohibit the issuance or renewal of a license authorizing the sale of alcoholic liquor at a premises that is located within a municipality with a population in excess of 1,000,000 inhabitants and is within 100 feet of a church if:

(1) the premises and the church are perpendicular, and the primary entrance of the premises faces South while the primary entrance of the church faces West and the distance between the two entrances is more than 100 feet;

(2) the shortest distance between the premises lot line and the exterior wall of the church is at least 80 feet;

(3) the church was established at the current location in 1916 and the present structure was erected in 1925;

(4) the premises is a single story, single use building with at least 1,750 square feet and no more than 2,000 square feet;

(5) the sale of alcoholic liquor at the premises is incidental to the sale of food;

(6) the sale of alcoholic liquor is not the principal business carried on by the licensee at the premises; and

(7) the principal religious leader at the place of worship has not indicated his or her opposition to the issuance or renewal of the license in writing.

(n) Notwithstanding any provision in this Section to the contrary, nothing in this Section shall prohibit the issuance or renewal of a license authorizing the sale of alcoholic liquor at a premises that is located within a municipality with a population in excess of 1,000,000 inhabitants and is within 100 feet of a school if:

(1) the school is a City of Chicago School District 299 school;

(2) the school is located within subarea E of City of Chicago Residential Business Planned Development Number 70;

(3) the sale of alcoholic liquor is not the principal business carried on by the licensee on the premises;

(4) the sale of alcoholic liquor at the premises is incidental to the sale of food; and

(5) the administration of City of Chicago School District 299 has expressed, in writing, its support for the issuance of the license.

(o) Notwithstanding any provision of this Section to the contrary, nothing in this Section shall prohibit the issuance or renewal of a retail license authorizing the sale of alcoholic liquor at a premises that is located within a municipality in excess of 1,000,000 inhabitants and within 100 feet of a church if:

(1) the sale of alcoholic liquor at the premises is incidental to the sale of food;

(2) the sale of alcoholic liquor is not the principal business carried on by the licensee at the premises;

(3) the premises is located on a street that runs perpendicular to the street on which the church is located;

(4) the primary entrance of the premises is at least 100 feet from the primary entrance of the church;

(5) the shortest distance between any part of the premises and any part of the church is at least 60 feet;

(6) the premises is between 3,600 and 4,000 square feet and sits on a lot that is between 3,600 and 4,000 square feet; and

(7) the premises was built in the year 1909.

For purposes of this subsection (o), "premises" means a place of business together with a privately owned outdoor location that is adjacent to the place of business.

(p) Notwithstanding any provision in this Section to the contrary, nothing in this Section shall prohibit the issuance or renewal of a license authorizing the sale of alcoholic liquor at a premises that is located within a municipality with a population in excess of 1,000,000 inhabitants and within 100 feet of a church if:

(1) the shortest distance between the backdoor of the premises, which is used as an emergency exit, and the church is at least 80 feet;

(2) the church was established at the current location in 1889; and

(3) liquor has been sold on the premises since at least 1985.

(q) Notwithstanding any provision of this Section to the contrary, nothing in this Section shall prohibit the issuance or renewal of a license authorizing the sale of alcoholic liquor within a premises that is located in a municipality with a population in excess of 1,000,000 inhabitants and within 100 feet of a church-owned property if:

(1) the premises is located within a larger building operated as a grocery store;



- (1) the premises operates as a restaurant and has been in operation since February 2008;
- (2) the applicant is the owner of the premises;
- (3) the sale of alcoholic liquor is incidental to the sale of food;
- (4) the sale of alcoholic liquor is not the principal business carried on by the licensee on the premises;
- (5) the premises occupy the first floor of a 3-story building that is at least 90 years old;
- (6) the rear lot of the school and the rear corner of the building that the premises occupy are separated by an alley;
- (7) the distance from the southwest corner of the property line of the school and the northeast corner of the building that the premises occupy is at least 16 feet, 5 inches;
- (8) the distance from the rear door of the premises to the southwest corner of the property line of the school is at least 93 feet;
- (9) the school is a City of Chicago School District 299 school;
- (10) the school's main structure was erected in 1902 and an addition was built to the main structure in 1959; and
- (11) the principal of the school and the ~~alderperson~~ ~~alderman~~ in whose district the premises are located have expressed, in writing, their support for the issuance of the license.

(v) Notwithstanding any provision in this Section to the contrary, nothing in this Section shall prohibit the issuance or renewal of a license authorizing the sale of alcoholic liquor at a premises that is located within a municipality with a population in excess of 1,000,000 inhabitants and is within 100 feet of a school if:

- (1) the total land area of the premises for which the license or renewal is sought is more than 600,000 square feet;
- (2) the premises for which the license or renewal is sought has more than 600 parking stalls;
- (3) the total area of all buildings on the premises for which the license or renewal is sought exceeds 140,000 square feet;
- (4) the property line of the premises for which the license or renewal is sought is separated from the property line of the school by a street;
- (5) the distance from the school's property line to the property line of the premises for which the license or renewal is sought is at least 60 feet;
- (6) as of June 14, 2011 (the effective date of Public Act 97-9), the premises for which the license or renewal is sought is located in the Illinois Medical District.

(w) Notwithstanding any provision in this Section to the contrary, nothing in this Section shall prohibit the issuance or renewal of a license to sell alcoholic liquor at a premises that is located within a municipality with a population in excess of 1,000,000 inhabitants and within 100 feet of a church if:

- (1) the sale of alcoholic liquor at the premises is incidental to the sale of food;
- (2) the sale of alcoholic liquor is not the principal business carried on by the licensee at the premises;
- (3) the premises occupy the first floor and basement of a 2-story building that is 106 years old;
- (4) the premises is at least 7,000 square feet and located on a lot that is at least 11,000 square feet;
- (5) the premises is located directly west of the church, on perpendicular streets, and separated by an alley;
- (6) the distance between the property line of the premises and the property line of the church is at least 20 feet;
- (7) the distance between the primary entrance of the premises and the primary entrance of the church is at least 130 feet; and
- (8) the church has been at its location for at least 40 years.

(x) Notwithstanding any provision of this Section to the contrary, nothing in this Section shall prohibit the issuance or renewal of a license authorizing the sale of alcoholic liquor at a premises that is located within a municipality with a population in excess of 1,000,000 inhabitants and within 100 feet of a church if:

- (1) the sale of alcoholic liquor is not the principal business carried on by the licensee at the premises;
- (2) the church has been operating in its current location since 1973;
- (3) the premises has been operating in its current location since 1988;

(4) the church and the premises are owned by the same parish;  
 (5) the premises is used for cultural and educational purposes;  
 (6) the primary entrance to the premises and the primary entrance to the church are located on the same street;

(7) the principal religious leader of the church has indicated his support of the issuance of the license;

(8) the premises is a 2-story building of approximately 23,000 square feet; and

(9) the premises houses a ballroom on its ground floor of approximately 5,000 square feet.

(y) Notwithstanding any provision of this Section to the contrary, nothing in this Section shall prohibit the issuance or renewal of a license authorizing the sale of alcoholic liquor at a premises that is located within a municipality with a population in excess of 1,000,000 inhabitants and within 100 feet of a school if:

(1) the sale of alcoholic liquor is not the principal business carried on by the licensee at the premises;

(2) the sale of alcoholic liquor at the premises is incidental to the sale of food;

(3) according to the municipality, the distance between the east property line of the premises and the west property line of the school is 97.8 feet;

(4) the school is a City of Chicago School District 299 school;

(5) the school has been operating since 1959;

(6) the primary entrance to the premises and the primary entrance to the school are located on the same street;

(7) the street on which the entrances of the premises and the school are located is a major diagonal thoroughfare;

(8) the premises is a single-story building of approximately 2,900 square feet; and

(9) the premises is used for commercial purposes only.

(z) Notwithstanding any provision of this Section to the contrary, nothing in this Section shall prohibit the issuance or renewal of a license authorizing the sale of alcoholic liquor at a premises that is located within a municipality with a population in excess of 1,000,000 inhabitants and within 100 feet of a mosque if:

(1) the sale of alcoholic liquor is not the principal business carried on by the licensee at the premises;

(2) the licensee shall only sell packaged liquors at the premises;

(3) the licensee is a national retail chain having over 100 locations within the municipality;

(4) the licensee has over 8,000 locations nationwide;

(5) the licensee has locations in all 50 states;

(6) the premises is located in the North-East quadrant of the municipality;

(7) the premises is a free-standing building that has "drive-through" pharmacy service;

(8) the premises has approximately 14,490 square feet of retail space;

(9) the premises has approximately 799 square feet of pharmacy space;

(10) the premises is located on a major arterial street that runs east-west and accepts truck traffic; and

(11) the ~~alderperson~~ alderman of the ward in which the premises is located has expressed, in writing, his or her support for the issuance of the license.

(aa) Notwithstanding any provision of this Section to the contrary, nothing in this Section shall prohibit the issuance or renewal of a license authorizing the sale of alcoholic liquor at a premises that is located within a municipality with a population in excess of 1,000,000 inhabitants and within 100 feet of a church if:

(1) the sale of alcoholic liquor is not the principal business carried on by the licensee at the premises;

(2) the licensee shall only sell packaged liquors at the premises;

(3) the licensee is a national retail chain having over 100 locations within the municipality;

(4) the licensee has over 8,000 locations nationwide;

(5) the licensee has locations in all 50 states;

(6) the premises is located in the North-East quadrant of the municipality;

(7) the premises is located across the street from a national grocery chain outlet;

(8) the premises has approximately 16,148 square feet of retail space;

(9) the premises has approximately 992 square feet of pharmacy space;

(10) the premises is located on a major arterial street that runs north-south and accepts truck traffic; and

(11) the ~~alderperson~~ ~~alderman~~ of the ward in which the premises is located has expressed, in writing, his or her support for the issuance of the license.

(bb) Notwithstanding any provision of this Section to the contrary, nothing in this Section shall prohibit the issuance or renewal of a license authorizing the sale of alcoholic liquor at a premises that is located within a municipality with a population in excess of 1,000,000 inhabitants and within 100 feet of a church if:

(1) the sale of alcoholic liquor is not the principal business carried on by the licensee at the premises;

(2) the sale of alcoholic liquor at the premises is incidental to the sale of food;

(3) the primary entrance to the premises and the primary entrance to the church are located on the same street;

(4) the premises is across the street from the church;

(5) the street on which the premises and the church are located is a major arterial street that runs east-west;

(6) the church is an elder-led and Bible-based Assyrian church;

(7) the premises and the church are both single-story buildings;

(8) the storefront directly west of the church is being used as a restaurant; and

(9) the distance between the northern-most property line of the premises and the southern-most property line of the church is 65 feet.

(cc) Notwithstanding any provision of this Section to the contrary, nothing in this Section shall prohibit the issuance or renewal of a license authorizing the sale of alcoholic liquor at a premises that is located within a municipality with a population in excess of 1,000,000 inhabitants and within 100 feet of a school if:

(1) the sale of alcoholic liquor is not the principal business carried on by the licensee at the premises;

(2) the licensee shall only sell packaged liquors at the premises;

(3) the licensee is a national retail chain;

(4) as of October 25, 2011, the licensee has 1,767 stores operating nationwide, 87 stores operating in the State, and 10 stores operating within the municipality;

(5) the licensee shall occupy approximately 124,000 square feet of space in the basement and first and second floors of a building located across the street from a school;

(6) the school opened in August of 2009 and occupies approximately 67,000 square feet of space; and

(7) the building in which the premises shall be located has been listed on the National Register of Historic Places since April 17, 1970.

(dd) Notwithstanding any provision in this Section to the contrary, nothing in this Section shall prohibit the issuance or renewal of a license authorizing the sale of alcoholic liquor within a full-service grocery store at a premises that is located within a municipality with a population in excess of 1,000,000 inhabitants and is within 100 feet of a school if:

(1) the premises is constructed on land that was purchased from the municipality at a fair market price;

(2) the premises is constructed on land that was previously used as a parking facility for public safety employees;

(3) the sale of alcoholic liquor is not the principal business carried on by the licensee at the premises;

(4) the main entrance to the store is more than 100 feet from the main entrance to the school;

(5) the premises is to be new construction;

(6) the school is a private school;

(7) the principal of the school has given written approval for the license;

(8) the ~~alderperson~~ ~~alderman~~ of the ward where the premises is located has given written approval of the issuance of the license;

(9) the grocery store level of the premises is between 60,000 and 70,000 square feet; and

(10) the owner and operator of the grocery store operates 2 other grocery stores that have alcoholic liquor licenses within the same municipality.

(ee) Notwithstanding any provision in this Section to the contrary, nothing in this Section shall prohibit the issuance or renewal of a license authorizing the sale of alcoholic liquor within a full-service grocery store at a premises that is located within a municipality with a population in excess of 1,000,000 inhabitants and is within 100 feet of a school if:

- (1) the premises is constructed on land that once contained an industrial steel facility;
- (2) the premises is located on land that has undergone environmental remediation;
- (3) the premises is located within a retail complex containing retail stores where some of the stores sell alcoholic beverages;
- (4) the principal activity of any restaurant in the retail complex is the sale of food, and the sale of alcoholic liquor is incidental to the sale of food;
- (5) the sale of alcoholic liquor is not the principal business carried on by the grocery store;
- (6) the entrance to any business that sells alcoholic liquor is more than 100 feet from the entrance to the school;
- (7) the ~~alderperson~~ ~~alderman~~ of the ward where the premises is located has given written approval of the issuance of the license; and
- (8) the principal of the school has given written consent to the issuance of the license.

(ff) Notwithstanding any provision of this Section to the contrary, nothing in this Section shall prohibit the issuance or renewal of a license authorizing the sale of alcoholic liquor at a premises that is located within a municipality with a population in excess of 1,000,000 inhabitants and within 100 feet of a school if:

- (1) the sale of alcoholic liquor is not the principal business carried on at the premises;
- (2) the sale of alcoholic liquor at the premises is incidental to the operation of a theater;
- (3) the premises is a one and one-half-story building of approximately 10,000 square feet;
- (4) the school is a City of Chicago School District 299 school;
- (5) the primary entrance of the premises and the primary entrance of the school are at least 300 feet apart and no more than 400 feet apart;
- (6) the ~~alderperson~~ ~~alderman~~ of the ward in which the premises is located has expressed, in writing, his support for the issuance of the license; and
- (7) the principal of the school has expressed, in writing, that there is no objection to the issuance of a license under this subsection (ff).

(gg) Notwithstanding any provision of this Section to the contrary, nothing in this Section shall prohibit the issuance or renewal of a license authorizing the sale of alcoholic liquor incidental to the sale of food within a restaurant or banquet facility established in a premises that is located in a municipality with a population in excess of 1,000,000 inhabitants and within 100 feet of a church if:

- (1) the sale of alcoholic liquor is not the principal business carried on by the licensee at the premises;
- (2) the property on which the church is located and the property on which the premises are located are both within a district originally listed on the National Register of Historic Places on February 14, 1979;
- (3) the property on which the premises are located contains one or more multi-story buildings that are at least 95 years old and have no more than three stories;
- (4) the building in which the church is located is at least 120 years old;
- (5) the property on which the church is located is immediately adjacent to and west of the property on which the premises are located;
- (6) the western boundary of the property on which the premises are located is no less than 118 feet in length and no more than 122 feet in length;
- (7) as of December 31, 2012, both the church property and the property on which the premises are located are within 250 feet of City of Chicago Business-Residential Planned Development Number 38;
- (8) the principal religious leader at the place of worship has indicated his or her support for the issuance of the license in writing; and
- (9) the ~~alderperson~~ ~~alderman~~ in whose district the premises are located has expressed his or her support for the issuance of the license in writing.

For the purposes of this subsection, "banquet facility" means the part of the building that is located on the floor above a restaurant and caters to private parties and where the sale of alcoholic liquors is not the principal business.

(hh) Notwithstanding any provision of this Section to the contrary, nothing in this Section shall prohibit the issuance or renewal of a license authorizing the sale of alcoholic liquor within a hotel and at an outdoor patio area attached to the hotel that are located in a municipality with a population in excess of 1,000,000 inhabitants and that are within 100 feet of a hospital if:

- (1) the sale of alcoholic liquor is not the principal business carried on by the licensee at the hotel;
- (2) the hotel is located within the City of Chicago Business Planned Development Number 468; and
- (3) the hospital is located within the City of Chicago Institutional Planned Development Number 3.

(ii) Notwithstanding any provision of this Section to the contrary, nothing in this Section shall prohibit the issuance or renewal of a license authorizing the sale of alcoholic liquor within a restaurant and at an outdoor patio area attached to the restaurant that are located in a municipality with a population in excess of 1,000,000 inhabitants and that are within 100 feet of a church if:

- (1) the sale of alcoholic liquor at the premises is not the principal business carried on by the licensee and is incidental to the sale of food;
- (2) the restaurant has been operated on the street level of a 2-story building located on a corner lot since 2008;
- (3) the restaurant is between 3,700 and 4,000 square feet and sits on a lot that is no more than 6,200 square feet;
- (4) the primary entrance to the restaurant and the primary entrance to the church are located on the same street;
- (5) the street on which the restaurant and the church are located is a major east-west street;
- (6) the restaurant and the church are separated by a one-way northbound street;
- (7) the church is located to the west of and no more than 65 feet from the restaurant; and
- (8) the principal religious leader at the place of worship has indicated his or her consent to the issuance of the license in writing.

(jj) Notwithstanding any provision of this Section to the contrary, nothing in this Section shall prohibit the issuance or renewal of a license authorizing the sale of alcoholic liquor at premises located within a municipality with a population in excess of 1,000,000 inhabitants and within 100 feet of a church if:

- (1) the sale of alcoholic liquor is not the principal business carried on by the licensee at the premises;
- (2) the sale of alcoholic liquor is incidental to the sale of food;
- (3) the premises are located east of the church, on perpendicular streets, and separated by an alley;
- (4) the distance between the primary entrance of the premises and the primary entrance of the church is at least 175 feet;
- (5) the distance between the property line of the premises and the property line of the church is at least 40 feet;
- (6) the licensee has been operating at the premises since 2012;
- (7) the church was constructed in 1904;
- (8) the ~~alderperson~~ ~~alderman~~ of the ward in which the premises is located has expressed, in writing, his or her support for the issuance of the license; and
- (9) the principal religious leader of the church has delivered a written statement that he or she does not object to the issuance of a license under this subsection (jj).

(kk) Notwithstanding any provision of this Section to the contrary, nothing in this Section shall prohibit the issuance or renewal of a license authorizing the sale of alcoholic liquor at a premises that is located within a municipality with a population in excess of 1,000,000 inhabitants and within 100 feet of a school if:

- (1) the sale of alcoholic liquor is not the principal business carried on by the licensee at the premises;
- (2) the licensee shall only sell packaged liquors on the premises;
- (3) the licensee is a national retail chain;
- (4) as of February 27, 2013, the licensee had 1,778 stores operating nationwide, 89 operating in this State, and 11 stores operating within the municipality;

(5) the licensee shall occupy approximately 169,048 square feet of space within a building that is located across the street from a tuition-based preschool; and

(6) the ~~alderperson~~ ~~alderman~~ of the ward in which the premises is located has expressed, in writing, his or her support for the issuance of the license.

(ll) Notwithstanding any provision of this Section to the contrary, nothing in this Section shall prohibit the issuance or renewal of a license authorizing the sale of alcoholic liquor at a premises that is located within a municipality with a population in excess of 1,000,000 inhabitants and within 100 feet of a school if:

(1) the sale of alcoholic liquor is not the principal business carried on by the licensee at the premises;

(2) the licensee shall only sell packaged liquors on the premises;

(3) the licensee is a national retail chain;

(4) as of February 27, 2013, the licensee had 1,778 stores operating nationwide, 89 operating in this State, and 11 stores operating within the municipality;

(5) the licensee shall occupy approximately 191,535 square feet of space within a building that is located across the street from an elementary school; and

(6) the ~~alderperson~~ ~~alderman~~ of the ward in which the premises is located has expressed, in writing, his or her support for the issuance of the license.

(mm) Notwithstanding any provision of this Section to the contrary, nothing in this Section shall prohibit the issuance or renewal of a license authorizing the sale of alcoholic liquor within premises and at an outdoor patio or sidewalk cafe, or both, attached to premises that are located in a municipality with a population in excess of 1,000,000 inhabitants and that are within 100 feet of a hospital if:

(1) the primary business of the restaurant consists of the sale of food where the sale of liquor is incidental to the sale of food;

(2) as a restaurant, the premises may or may not offer catering as an incidental part of food service;

(3) the primary business of the restaurant is conducted in space owned by a hospital or an entity owned or controlled by, under common control with, or that controls a hospital, and the chief hospital administrator has expressed his or her support for the issuance of the license in writing; and

(4) the hospital is an adult acute care facility primarily located within the City of Chicago Institutional Planned Development Number 3.

(nn) Notwithstanding any provision of this Section to the contrary, nothing in this Section shall prohibit the issuance or renewal of a license authorizing the sale of alcoholic liquor at a premises that is located within a municipality with a population in excess of 1,000,000 inhabitants and within 100 feet of a church if:

(1) the sale of alcoholic liquor is not the principal business carried out on the premises;

(2) the sale of alcoholic liquor at the premises is incidental to the operation of a theater;

(3) the premises are a building that was constructed in 1913 and opened on May 24, 1915 as a vaudeville theater, and the premises were converted to a motion picture theater in 1935;

(4) the church was constructed in 1889 with a stone exterior;

(5) the primary entrance of the premises and the primary entrance of the church are at least 100 feet apart;

(6) the principal religious leader at the place of worship has indicated his or her consent to the issuance of the license in writing; and

(7) the ~~alderperson~~ ~~alderman~~ in whose ward the premises are located has expressed his or her support for the issuance of the license in writing.

(oo) Notwithstanding any provision of this Section to the contrary, nothing in this Section shall prohibit the issuance or renewal of a license authorizing the sale of alcoholic liquor at a premises that is located within a municipality with a population in excess of 1,000,000 inhabitants and within 100 feet of a mosque, church, or other place of worship if:

(1) the primary entrance of the premises and the primary entrance of the mosque, church, or other place of worship are perpendicular and are on different streets;

(2) the primary entrance to the premises faces West and the primary entrance to the mosque, church, or other place of worship faces South;

(3) the distance between the 2 primary entrances is at least 100 feet;

(4) the mosque, church, or other place of worship was established in a location within 100 feet of the premises after a license for the sale of alcohol at the premises was first issued;

(5) the mosque, church, or other place of worship was established on or around January 1, 2011;  
 (6) a license for the sale of alcohol at the premises was first issued on or before January 1, 1985;

(7) a license for the sale of alcohol at the premises has been continuously in effect since January 1, 1985, except for interruptions between licenses of no more than 90 days; and

(8) the premises are a single-story, single-use building of at least 3,000 square feet and no more than 3,380 square feet.

(pp) Notwithstanding any provision of this Section to the contrary, nothing in this Section shall prohibit the issuance or renewal of a license authorizing the sale of alcoholic liquor incidental to the sale of food within a restaurant or banquet facility established on premises that are located in a municipality with a population in excess of 1,000,000 inhabitants and within 100 feet of at least one church if:

(1) the sale of liquor shall not be the principal business carried on by the licensee at the premises;

(2) the premises are at least 2,000 square feet and no more than 10,000 square feet and is located in a single-story building;

(3) the property on which the premises are located is within an area that, as of 2009, was designated as a Renewal Community by the United States Department of Housing and Urban Development;

(4) the property on which the premises are located and the properties on which the churches are located are on the same street;

(5) the property on which the premises are located is immediately adjacent to and east of the property on which at least one of the churches is located;

(6) the property on which the premises are located is across the street and southwest of the property on which another church is located;

(7) the principal religious leaders of the churches have indicated their support for the issuance of the license in writing; and

(8) the alderperson ~~alderman~~ in whose ward the premises are located has expressed his or her support for the issuance of the license in writing.

For purposes of this subsection (pp), "banquet facility" means the part of the building that caters to private parties and where the sale of alcoholic liquors is not the principal business.

(qq) Notwithstanding any provision of this Section to the contrary, nothing in this Section shall prohibit the issuance or renewal of a license authorizing the sale of alcoholic liquor on premises that are located within a municipality with a population in excess of 1,000,000 inhabitants and within 100 feet of a church or school if:

(1) the primary entrance of the premises and the closest entrance of the church or school are at least 200 feet apart and no greater than 300 feet apart;

(2) the shortest distance between the premises and the church or school is at least 66 feet apart and no greater than 81 feet apart;

(3) the premises are a single-story, steel-framed commercial building with at least 18,042 square feet, and was constructed in 1925 and 1997;

(4) the owner of the business operated within the premises has been the general manager of a similar supermarket within one mile from the premises, which has had a valid license authorizing the sale of alcoholic liquor since 2002, and is in good standing with the City of Chicago;

(5) the principal religious leader at the place of worship has indicated his or her support to the issuance or renewal of the license in writing;

(6) the alderperson ~~alderman~~ of the ward has indicated his or her support to the issuance or renewal of the license in writing; and

(7) the principal of the school has indicated his or her support to the issuance or renewal of the license in writing.

(rr) Notwithstanding any provision of this Section to the contrary, nothing in this Section shall prohibit the issuance or renewal of a license authorizing the sale of alcoholic liquor at premises located within a municipality with a population in excess of 1,000,000 inhabitants and within 100 feet of a club that leases space to a school if:

(1) the sale of alcoholic liquor is not the principal business carried out on the premises;

(2) the sale of alcoholic liquor at the premises is incidental to the operation of a grocery store;

(3) the premises are a building of approximately 1,750 square feet and is rented by the owners of the grocery store from a family member;

(4) the property line of the premises is approximately 68 feet from the property line of the club;

(5) the primary entrance of the premises and the primary entrance of the club where the school leases space are at least 100 feet apart;

(6) the director of the club renting space to the school has indicated his or her consent to the issuance of the license in writing; and

(7) the ~~alderperson~~ ~~alderman~~ in whose district the premises are located has expressed his or her support for the issuance of the license in writing.

(ss) Notwithstanding any provision of this Section to the contrary, nothing in this Section shall prohibit the issuance or renewal of a license authorizing the sale of alcoholic liquor at premises located within a municipality with a population in excess of 1,000,000 inhabitants and within 100 feet of a church if:

(1) the premises are located within a 15 unit building with 13 residential apartments and 2 commercial spaces, and the licensee will occupy both commercial spaces;

(2) a restaurant has been operated on the premises since June 2011;

(3) the restaurant currently occupies 1,075 square feet, but will be expanding to include 975 additional square feet;

(4) the sale of alcoholic liquor is not the principal business carried on by the licensee at the premises;

(5) the premises are located south of the church and on the same street and are separated by a one-way westbound street;

(6) the primary entrance of the premises is at least 93 feet from the primary entrance of the church;

(7) the shortest distance between any part of the premises and any part of the church is at least 72 feet;

(8) the building in which the restaurant is located was built in 1910;

(9) the ~~alderperson~~ ~~alderman~~ of the ward in which the premises are located has expressed, in writing, his or her support for the issuance of the license; and

(10) the principal religious leader of the church has delivered a written statement that he or she does not object to the issuance of a license under this subsection (ss).

(tt) Notwithstanding any provision of this Section to the contrary, nothing in this Section shall prohibit the issuance or renewal of a license authorizing the sale of alcoholic liquor at premises located within a municipality with a population in excess of 1,000,000 inhabitants and within 100 feet of a church if:

(1) the sale of alcoholic liquor is not the principal business carried on by the licensee at the premises;

(2) the sale of alcoholic liquor is incidental to the sale of food;

(3) the sale of alcoholic liquor at the premises was previously authorized by a package goods liquor license;

(4) the premises are at least 40,000 square feet with 25 parking spaces in the contiguous surface lot to the north of the store and 93 parking spaces on the roof;

(5) the shortest distance between the lot line of the parking lot of the premises and the exterior wall of the church is at least 80 feet;

(6) the distance between the building in which the church is located and the building in which the premises are located is at least 180 feet;

(7) the main entrance to the church faces west and is at least 257 feet from the main entrance of the premises; and

(8) the applicant is the owner of 10 similar grocery stores within the City of Chicago and the surrounding area and has been in business for more than 30 years.

(uu) Notwithstanding any provision of this Section to the contrary, nothing in this Section shall prohibit the issuance or renewal of a license authorizing the sale of alcoholic liquor at premises located within a municipality with a population in excess of 1,000,000 inhabitants and within 100 feet of a church if:

(1) the sale of alcoholic liquor is not the principal business carried on by the licensee at the premises;

(2) the sale of alcoholic liquor is incidental to the operation of a grocery store;

(3) the premises are located in a building that is approximately 68,000 square feet with 157 parking spaces on property that was previously vacant land;

(4) the main entrance to the church faces west and is at least 500 feet from the entrance of the premises, which faces north;

(5) the church and the premises are separated by an alley;

(6) the applicant is the owner of 9 similar grocery stores in the City of Chicago and the surrounding area and has been in business for more than 40 years; and

(7) the ~~alderperson~~ ~~alderman~~ of the ward in which the premises are located has expressed, in writing, his or her support for the issuance of the license.

(vv) Notwithstanding any provision of this Section to the contrary, nothing in this Section shall prohibit the issuance or renewal of a license authorizing the sale of alcoholic liquor at premises located within a municipality with a population in excess of 1,000,000 inhabitants and within 100 feet of a church if:

(1) the sale of alcoholic liquor is the principal business carried on by the licensee at the premises;

(2) the sale of alcoholic liquor is primary to the sale of food;

(3) the premises are located south of the church and on perpendicular streets and are separated by a driveway;

(4) the primary entrance of the premises is at least 100 feet from the primary entrance of the church;

(5) the shortest distance between any part of the premises and any part of the church is at least 15 feet;

(6) the premises are less than 100 feet from the church center, but greater than 100 feet from the area within the building where church services are held;

(7) the premises are 25,830 square feet and sit on a lot that is 0.48 acres;

(8) the premises were once designated as a Korean American Presbyterian Church and were once used as a Masonic Temple;

(9) the premises were built in 1910;

(10) the ~~alderperson~~ ~~alderman~~ of the ward in which the premises are located has expressed, in writing, his or her support for the issuance of the license; and

(11) the principal religious leader of the church has delivered a written statement that he or she does not object to the issuance of a license under this subsection (vv).

For the purposes of this subsection (vv), "premises" means a place of business together with a privately owned outdoor location that is adjacent to the place of business.

(ww) Notwithstanding any provision of this Section to the contrary, nothing in this Section shall prohibit the issuance or renewal of a license authorizing the sale of alcoholic liquor at premises located within a municipality with a population in excess of 1,000,000 inhabitants and within 100 feet of a school if:

(1) the school is located within Sub Area III of City of Chicago Residential-Business Planned Development Number 523, as amended; and

(2) the premises are located within Sub Area I, Sub Area II, or Sub Area IV of City of Chicago Residential-Business Planned Development Number 523, as amended.

(xx) Notwithstanding any provision of this Section to the contrary, nothing in this Section shall prohibit the issuance or renewal of a license authorizing the sale of alcoholic liquor at premises located within a municipality with a population in excess of 1,000,000 inhabitants and within 100 feet of a church if:

(1) the sale of wine or wine-related products is the exclusive business carried on by the licensee at the premises;

(2) the primary entrance of the premises and the primary entrance of the church are at least 100 feet apart and are located on different streets;

(3) the building in which the premises are located and the building in which the church is located are separated by an alley;

(4) the premises consists of less than 2,000 square feet of floor area dedicated to the sale of wine or wine-related products;

(5) the premises are located on the first floor of a 2-story building that is at least 99 years old and has a residential unit on the second floor; and

(6) the principal religious leader at the church has indicated his or her support for the issuance or renewal of the license in writing.

(yy) Notwithstanding any provision of this Section to the contrary, nothing in this Section shall prohibit the issuance or renewal of a license authorizing the sale of alcoholic liquor at premises located within a municipality with a population in excess of 1,000,000 inhabitants and within 100 feet of a church if:

(1) the premises are a 27-story hotel containing 191 guest rooms;

(2) the sale of alcoholic liquor is not the principal business carried on by the licensee at the premises and is limited to a restaurant located on the first floor of the hotel;

(3) the hotel is adjacent to the church;

(4) the site is zoned as DX-16;

(5) the principal religious leader of the church has delivered a written statement that he or she does not object to the issuance of a license under this subsection (yy); and

(6) the ~~alderperson~~ ~~alderman~~ of the ward in which the premises are located has expressed, in writing, his or her support for the issuance of the license.

(zz) Notwithstanding any provision of this Section to the contrary, nothing in this Section shall prohibit the issuance or renewal of a license authorizing the sale of alcoholic liquor at premises located within a municipality with a population in excess of 1,000,000 inhabitants and within 100 feet of a church if:

(1) the premises are a 15-story hotel containing 143 guest rooms;

(2) the premises are approximately 85,691 square feet;

(3) a restaurant is operated on the premises;

(4) the restaurant is located in the first floor lobby of the hotel;

(5) the sale of alcoholic liquor is not the principal business carried on by the licensee at the premises;

(6) the hotel is located approximately 50 feet from the church and is separated from the church by a public street on the ground level and by air space on the upper level, which is where the public entrances are located;

(7) the site is zoned as DX-16;

(8) the principal religious leader of the church has delivered a written statement that he or she does not object to the issuance of a license under this subsection (zz); and

(9) the ~~alderperson~~ ~~alderman~~ of the ward in which the premises are located has expressed, in writing, his or her support for the issuance of the license.

(aaa) Notwithstanding any provision in this Section to the contrary, nothing in this Section shall prohibit the issuance or renewal of a license authorizing the sale of alcoholic liquor within a full-service grocery store at premises located within a municipality with a population in excess of 1,000,000 inhabitants and within 100 feet of a school if:

(1) the sale of alcoholic liquor is not the primary business activity of the grocery store;

(2) the premises are newly constructed on land that was formerly used by the Young Men's Christian Association;

(3) the grocery store is located within a planned development that was approved by the municipality in 2007;

(4) the premises are located in a multi-building, mixed-use complex;

(5) the entrance to the grocery store is located more than 200 feet from the entrance to the school;

(6) the entrance to the grocery store is located across the street from the back of the school building, which is not used for student or public access;

(7) the grocery store executed a binding lease for the property in 2008;

(8) the premises consist of 2 levels and occupy more than 80,000 square feet;

(9) the owner and operator of the grocery store operates at least 10 other grocery stores that have alcoholic liquor licenses within the same municipality; and

(10) the director of the school has expressed, in writing, his or her support for the issuance of the license.

(bbb) Notwithstanding any provision of this Section to the contrary, nothing in this Section shall prohibit the issuance or renewal of a license authorizing the sale of alcoholic liquor at premises located

within a municipality with a population in excess of 1,000,000 inhabitants and within 100 feet of a church if:

- (1) the sale of alcoholic liquor at the premises is incidental to the sale of food;
- (2) the premises are located in a single-story building of primarily brick construction containing at least 6 commercial units constructed before 1940;
- (3) the premises are located in a B3-2 zoning district;
- (4) the premises are less than 4,000 square feet;
- (5) the church established its congregation in 1891 and completed construction of the church building in 1990;
- (6) the premises are located south of the church;
- (7) the premises and church are located on the same street and are separated by a one-way westbound street; and
- (8) the principal religious leader of the church has not indicated his or her opposition to the issuance or renewal of the license in writing.

(ccc) Notwithstanding any provision of this Section to the contrary, nothing in this Section shall prohibit the issuance or renewal of a license authorizing the sale of alcoholic liquor within a full-service grocery store at premises located within a municipality with a population in excess of 1,000,000 inhabitants and within 100 feet of a church and school if:

- (1) as of March 14, 2007, the premises are located in a City of Chicago Residential-Business Planned Development No. 1052;
- (2) the sale of alcoholic liquor is not the principal business carried on by the licensee at the premises;
- (3) the sale of alcoholic liquor is incidental to the operation of a grocery store and comprises no more than 10% of the total in-store sales;
- (4) the owner and operator of the grocery store operates at least 10 other grocery stores that have alcoholic liquor licenses within the same municipality;
- (5) the premises are new construction when the license is first issued;
- (6) the constructed premises are to be no less than 50,000 square feet;
- (7) the school is a private church-affiliated school;
- (8) the premises and the property containing the church and church-affiliated school are located on perpendicular streets and the school and church are adjacent to one another;
- (9) the pastor of the church and school has expressed, in writing, support for the issuance of the license; and
- (10) the ~~alderperson~~ alderman of the ward in which the premises are located has expressed, in writing, his or her support for the issuance of the license.

(ddd) Notwithstanding any provision of this Section to the contrary, nothing in this Section shall prohibit the issuance or renewal of a license authorizing the sale of alcoholic liquor at premises located within a municipality with a population in excess of 1,000,000 inhabitants and within 100 feet of a church or school if:

- (1) the business has been issued a license from the municipality to allow the business to operate a theater on the premises;
- (2) the theater has less than 200 seats;
- (3) the premises are approximately 2,700 to 3,100 square feet of space;
- (4) the premises are located to the north of the church;
- (5) the primary entrance of the premises and the primary entrance of any church within 100 feet of the premises are located either on a different street or across a right-of-way from the premises;
- (6) the primary entrance of the premises and the primary entrance of any school within 100 feet of the premises are located either on a different street or across a right-of-way from the premises;
- (7) the premises are located in a building that is at least 100 years old; and
- (8) any church or school located within 100 feet of the premises has indicated its support for the issuance or renewal of the license to the premises in writing.

(eee) Notwithstanding any provision of this Section to the contrary, nothing in this Section shall prohibit the issuance or renewal of a license authorizing the sale of alcoholic liquor at premises located within a municipality with a population in excess of 1,000,000 inhabitants and within 100 feet of a church and school if:

- (1) the sale of alcoholic liquor is incidental to the sale of food;

(2) the sale of alcoholic liquor is not the principal business carried on by the applicant on the premises;

(3) a family-owned restaurant has operated on the premises since 1957;

(4) the premises occupy the first floor of a 3-story building that is at least 90 years old;

(5) the distance between the property line of the premises and the property line of the church is at least 20 feet;

(6) the church was established at its current location and the present structure was erected before 1900;

(7) the primary entrance of the premises is at least 75 feet from the primary entrance of the church;

(8) the school is affiliated with the church;

(9) the principal religious leader at the place of worship has indicated his or her support for the issuance of the license in writing;

(10) the principal of the school has indicated in writing that he or she is not opposed to the issuance of the license; and

(11) the ~~alderperson~~ ~~alderman~~ of the ward in which the premises are located has expressed, in writing, his or her lack of an objection to the issuance of the license.

(fff) Notwithstanding any provision of this Section to the contrary, nothing in this Section shall prohibit the issuance or renewal of a license authorizing the sale of alcoholic liquor at premises located within a municipality with a population in excess of 1,000,000 inhabitants and within 100 feet of a church if:

(1) the sale of alcoholic liquor is not the principal business carried on by the licensee at the premises;

(2) the sale of alcoholic liquor at the premises is incidental to the operation of a grocery store;

(3) the premises are a one-story building containing approximately 10,000 square feet and are rented by the owners of the grocery store;

(4) the sale of alcoholic liquor at the premises occurs in a retail area of the grocery store that is approximately 3,500 square feet;

(5) the grocery store has operated at the location since 1984;

(6) the grocery store is closed on Sundays;

(7) the property on which the premises are located is a corner lot that is bound by 3 streets and an alley, where one street is a one-way street that runs north-south, one street runs east-west, and one street runs northwest-southeast;

(8) the property line of the premises is approximately 16 feet from the property line of the building where the church is located;

(9) the premises are separated from the building containing the church by a public alley;

(10) the primary entrance of the premises and the primary entrance of the church are at least 100 feet apart;

(11) representatives of the church have delivered a written statement that the church does not object to the issuance of a license under this subsection (fff); and

(12) the ~~alderperson~~ ~~alderman~~ of the ward in which the grocery store is located has expressed, in writing, his or her support for the issuance of the license.

(ggg) Notwithstanding any provision of this Section to the contrary, nothing in this Section shall prohibit the issuance or renewal of licenses authorizing the sale of alcoholic liquor within a restaurant or lobby coffee house at premises located within a municipality with a population in excess of 1,000,000 inhabitants and within 100 feet of a church and school if:

(1) a residential retirement home formerly operated on the premises and the premises are being converted into a new apartment living complex containing studio and one-bedroom apartments with ground floor retail space;

(2) the restaurant and lobby coffee house are located within a Community Shopping District within the municipality;

(3) the premises are located in a single-building, mixed-use complex that, in addition to the restaurant and lobby coffee house, contains apartment residences, a fitness center for the residents of the apartment building, a lobby designed as a social center for the residents, a rooftop deck, and a patio with a dog run for the exclusive use of the residents;

(4) the sale of alcoholic liquor is not the primary business activity of the apartment complex, restaurant, or lobby coffee house;

(5) the entrance to the apartment residence is more than 310 feet from the entrance to the school and church;

(6) the entrance to the apartment residence is located at the end of the block around the corner from the south side of the school building;

(7) the school is affiliated with the church;

(8) the pastor of the parish, principal of the school, and the titleholder to the church and school have given written consent to the issuance of the license;

(9) the ~~alderperson~~ ~~alderman~~ of the ward in which the premises are located has given written consent to the issuance of the license; and

(10) the neighborhood block club has given written consent to the issuance of the license.

(hhh) Notwithstanding any provision of this Section to the contrary, nothing in this Section shall prohibit the issuance or renewal of a license to sell alcoholic liquor at premises located within a municipality with a population in excess of 1,000,000 inhabitants and within 100 feet of a home for indigent persons or a church if:

(1) a restaurant operates on the premises and has been in operation since January of 2014;

(2) the sale of alcoholic liquor is incidental to the sale of food;

(3) the sale of alcoholic liquor is not the principal business carried on by the licensee on the premises;

(4) the premises occupy the first floor of a 3-story building that is at least 100 years old;

(5) the primary entrance to the premises is more than 100 feet from the primary entrance to the home for indigent persons, which opened in 1989 and is operated to address homelessness and provide shelter;

(6) the primary entrance to the premises and the primary entrance to the home for indigent persons are located on different streets;

(7) the executive director of the home for indigent persons has given written consent to the issuance of the license;

(8) the entrance to the premises is located within 100 feet of a Buddhist temple;

(9) the entrance to the premises is more than 100 feet from where any worship or educational programming is conducted by the Buddhist temple and is located in an area used only for other purposes; and

(10) the president and the board of directors of the Buddhist temple have given written consent to the issuance of the license.

(iii) Notwithstanding any provision of this Section to the contrary, nothing in this Section shall prohibit the issuance or renewal of a license authorizing the sale of alcoholic liquor at premises located within a municipality in excess of 1,000,000 inhabitants and within 100 feet of a home for the aged if:

(1) the sale of alcoholic liquor is not the principal business carried on by the licensee on the premises;

(2) the sale of alcoholic liquor at the premises is incidental to the operation of a restaurant;

(3) the premises are on the ground floor of a multi-floor, university-affiliated housing facility;

(4) the premises occupy 1,916 square feet of space, with the total square footage from which liquor will be sold, served, and consumed to be 900 square feet;

(5) the premises are separated from the home for the aged by an alley;

(6) the primary entrance to the premises and the primary entrance to the home for the aged are at least 500 feet apart and located on different streets;

(7) representatives of the home for the aged have expressed, in writing, that the home does not object to the issuance of a license under this subsection; and

(8) the ~~alderperson~~ ~~alderman~~ of the ward in which the restaurant is located has expressed, in writing, his or her support for the issuance of the license.

(jjj) Notwithstanding any provision of this Section to the contrary, nothing in this Section shall prohibit the issuance or renewal of a license authorizing the sale of alcoholic liquor at premises located within a municipality with a population in excess of 1,000,000 inhabitants and within 100 feet of a school if:

(1) as of January 1, 2016, the premises were used for the sale of alcoholic liquor for consumption on the premises and were authorized to do so pursuant to a retail tavern license held by an individual as the sole proprietor of the premises;

(2) the primary entrance to the school and the primary entrance to the premises are on the same street;

(3) the school was founded in 1949;

(4) the building in which the premises are situated was constructed before 1930;

(5) the building in which the premises are situated is immediately across the street from the school; and

(6) the school has not indicated its opposition to the issuance or renewal of the license in writing.

(kkk) (Blank).

(III) Notwithstanding any provision of this Section to the contrary, nothing in this Section shall prohibit the issuance or renewal of a license authorizing the sale of alcoholic liquor at premises located within a municipality with a population in excess of 1,000,000 inhabitants and within 100 feet of a synagogue or school if:

(1) the sale of alcoholic liquor at the premises is incidental to the sale of food;

(2) the sale of alcoholic liquor is not the principal business carried on by the licensee at the premises;

(3) the premises are located on the same street on which the synagogue or school is located;

(4) the primary entrance to the premises and the closest entrance to the synagogue or school is at least 100 feet apart;

(5) the shortest distance between the premises and the synagogue or school is at least 65 feet apart and no greater than 70 feet apart;

(6) the premises are between 1,800 and 2,000 square feet;

(7) the synagogue was founded in 1861; and

(8) the leader of the synagogue has indicated, in writing, the synagogue's support for the issuance or renewal of the license.

(mmm) Notwithstanding any provision of this Section to the contrary, nothing in this Section shall prohibit the issuance or renewal of licenses authorizing the sale of alcoholic liquor within a restaurant or lobby coffee house at premises located within a municipality with a population in excess of 1,000,000 inhabitants and within 100 feet of a church if:

(1) the sale of alcoholic liquor is not the principal business carried on by the licensee at the premises;

(2) the sale of alcoholic liquor at the premises is incidental to the sale of food in a restaurant;

(3) the restaurant has been run by the same family for at least 19 consecutive years;

(4) the premises are located in a 3-story building in the most easterly part of the first floor;

(5) the building in which the premises are located has residential housing on the second and third floors;

(6) the primary entrance to the premises is on a north-south street around the corner and across an alley from the primary entrance to the church, which is on an east-west street;

(7) the primary entrance to the church and the primary entrance to the premises are more than 160 feet apart; and

(8) the church has expressed, in writing, its support for the issuance of a license under this subsection.

(nnn) Notwithstanding any provision of this Section to the contrary, nothing in this Section shall prohibit the issuance or renewal of licenses authorizing the sale of alcoholic liquor within a restaurant or lobby coffee house at premises located within a municipality with a population in excess of 1,000,000 inhabitants and within 100 feet of a school and church or synagogue if:

(1) the sale of alcoholic liquor is not the principal business carried on by the licensee at the premises;

(2) the sale of alcoholic liquor at the premises is incidental to the sale of food in a restaurant;

(3) the front door of the synagogue faces east on the next north-south street east of and parallel to the north-south street on which the restaurant is located where the restaurant's front door faces west;

(4) the closest exterior pedestrian entrance that leads to the school or the synagogue is across an east-west street and at least 300 feet from the primary entrance to the restaurant;

(5) the nearest church-related or school-related building is a community center building;

(6) the restaurant is on the ground floor of a 3-story building constructed in 1896 with a brick facade;

(7) the restaurant shares the ground floor with a theater, and the second and third floors of the building in which the restaurant is located consists of residential housing;

(8) the leader of the synagogue and school has expressed, in writing, that the synagogue does not object to the issuance of a license under this subsection; and

(9) the ~~alderperson~~ ~~alderman~~ of the ward in which the premises is located has expressed, in writing, his or her support for the issuance of the license.

(ooo) Notwithstanding any provision of this Section to the contrary, nothing in this Section shall prohibit the issuance or renewal of a license authorizing the sale of alcoholic liquor at premises located within a municipality with a population in excess of 2,000 but less than 5,000 inhabitants in a county with a population in excess of 3,000,000 and within 100 feet of a home for the aged if:

(1) as of March 1, 2016, the premises were used to sell alcohol pursuant to a retail tavern and packaged goods license issued by the municipality and held by a limited liability company as the proprietor of the premises;

(2) the home for the aged was completed in 2015;

(3) the home for the aged is a 5-story structure;

(4) the building in which the premises are situated is directly adjacent to the home for the aged;

(5) the building in which the premises are situated was constructed before 1950;

(6) the home for the aged has not indicated its opposition to the issuance or renewal of the license; and

(7) the president of the municipality has expressed in writing that he or she does not object to the issuance or renewal of the license.

(ppp) Notwithstanding any provision of this Section to the contrary, nothing in this Section shall prohibit the issuance or renewal of a license authorizing the sale of alcoholic liquor at premises located within a municipality with a population in excess of 1,000,000 inhabitants and within 100 feet of a church or churches if:

(1) the shortest distance between the premises and a church is at least 78 feet apart and no greater than 95 feet apart;

(2) the premises are a single-story, brick commercial building and between 3,600 to 4,000 square feet and the original building was built before 1922;

(3) the premises are located in a B3-2 zoning district;

(4) the premises are separated from the buildings containing the churches by a street;

(5) the previous owners of the business located on the premises held a liquor license for at least 10 years;

(6) the new owner of the business located on the premises has managed 2 other food and liquor stores since 1997;

(7) the principal religious leaders at the places of worship have indicated their support for the issuance or renewal of the license in writing; and

(8) the ~~alderperson~~ ~~alderman~~ of the ward in which the premises are located has indicated his or her support for the issuance or renewal of the license in writing.

(qqq) Notwithstanding any provision of this Section to the contrary, nothing in this Section shall prohibit the issuance or renewal of a license authorizing the sale of alcoholic liquor at premises located within a municipality with a population in excess of 1,000,000 inhabitants and within 100 feet of a church if:

(1) the sale of alcoholic liquor at the premises is incidental to the sale of food;

(2) the sale of alcoholic liquor is not the principal business carried on by the licensee at the premises;

(3) the premises are located on the opposite side of the same street on which the church is located;

(4) the church is located on a corner lot;

(5) the shortest distance between the premises and the church is at least 90 feet apart and no greater than 95 feet apart;

(6) the premises are at least 3,000 but no more than 5,000 square feet;

(7) the church's original chapel was built in 1858;

(8) the church's first congregation was organized in 1860; and

(9) the leaders of the church and the ~~alderperson~~ ~~alderman~~ of the ward in which the premises are located has expressed, in writing, their support for the issuance of the license.

(rrr) Notwithstanding any provision of this Section to the contrary, nothing in this Section shall prohibit the issuance or renewal of a license authorizing the sale of alcoholic liquor at a restaurant or banquet facility established within premises located within a municipality with a population in excess of 1,000,000 inhabitants and within 100 feet of a church or school if:

(1) the sale of alcoholic liquor at the premises is incidental to the sale of food;

(2) the sale of alcoholic liquor is not the principal business carried on by the licensee at the premises;

(3) the immediately prior owner or the operator of the restaurant or banquet facility held a valid retail license authorizing the sale of alcoholic liquor at the premises for at least part of the 24 months before a change of ownership;

(4) the premises are located immediately east and across the street from an elementary school;

(5) the premises and elementary school are part of an approximately 100-acre campus owned by the church;

(6) the school opened in 1999 and was named after the founder of the church; and

(7) the ~~alderperson~~ ~~alderman~~ of the ward in which the premises are located has expressed, in writing, his or her support for the issuance of the license.

(sss) Notwithstanding any provision of this Section to the contrary, nothing in this Section shall prohibit the issuance or renewal of a license authorizing the sale of alcoholic liquor at premises located within a municipality with a population in excess of 1,000,000 inhabitants and within 100 feet of a church or school if:

(1) the premises are at least 5,300 square feet and located in a building that was built prior to 1940;

(2) the shortest distance between the property line of the premises and the exterior wall of the building in which the church is located is at least 109 feet;

(3) the distance between the building in which the church is located and the building in which the premises are located is at least 118 feet;

(4) the main entrance to the church faces west and is at least 602 feet from the main entrance of the premises;

(5) the shortest distance between the property line of the premises and the property line of the school is at least 177 feet;

(6) the applicant has been in business for more than 10 years;

(7) the principal religious leader of the church has indicated his or her support for the issuance or renewal of the license in writing;

(8) the principal of the school has indicated in writing that he or she is not opposed to the issuance of the license; and

(9) the ~~alderperson~~ ~~alderman~~ of the ward in which the premises are located has expressed, in writing, his or her support for the issuance of the license.

(ttt) Notwithstanding any provision of this Section to the contrary, nothing in this Section shall prohibit the issuance or renewal of a license authorizing the sale of alcoholic liquor at premises located within a municipality with a population in excess of 1,000,000 inhabitants and within 100 feet of a church or school if:

(1) the premises are at least 59,000 square feet and located in a building that was built prior to 1940;

(2) the shortest distance between the west property line of the premises and the exterior wall of the church is at least 99 feet;

(3) the distance between the building in which the church is located and the building in which the premises are located is at least 102 feet;

(4) the main entrance to the church faces west and is at least 457 feet from the main entrance of the premises;

(5) the shortest distance between the property line of the premises and the property line of the school is at least 66 feet;

(6) the applicant has been in business for more than 10 years;

(7) the principal religious leader of the church has indicated his or her support for the issuance or renewal of the license in writing;

(8) the principal of the school has indicated in writing that he or she is not opposed to the issuance of the license; and

(9) the ~~alderperson~~ ~~alderman~~ of the ward in which the premises are located has expressed, in writing, his or her support for the issuance of the license.

(uuu) Notwithstanding any provision of this Section to the contrary, nothing in this Section shall prohibit the issuance or renewal of a license authorizing the sale of alcoholic liquor at premises located within a municipality with a population in excess of 1,000,000 inhabitants and within 100 feet of a place of worship if:

(1) the sale of liquor is incidental to the sale of food;

(2) the premises are at least 7,100 square feet;

(3) the shortest distance between the north property line of the premises and the nearest exterior wall of the place of worship is at least 86 feet;

(4) the main entrance to the place of worship faces north and is more than 150 feet from the main entrance of the premises;

(5) the applicant has been in business for more than 20 years at the location;

(6) the principal religious leader of the place of worship has indicated his or her support for the issuance or renewal of the license in writing; and

(7) the ~~alderperson~~ ~~alderman~~ of the ward in which the premises are located has expressed, in writing, his or her support for the issuance of the license.

(vvv) Notwithstanding any provision of this Section to the contrary, nothing in this Section shall prohibit the issuance or renewal of a license authorizing the sale of alcoholic liquor at premises located within a municipality with a population in excess of 1,000,000 inhabitants and within 100 feet of 2 churches if:

(1) as of January 1, 2015, the premises were used for the sale of alcoholic liquor for consumption on the premises and the sale was authorized pursuant to a retail tavern license held by an individual as the sole proprietor of the premises;

(2) a primary entrance of the church situated to the south of the premises is located on a street running perpendicular to the street upon which a primary entrance of the premises is situated;

(3) the church located to the south of the premises is a 3-story structure that was constructed in 2006;

(4) a parking lot separates the premises from the church located to the south of the premises;

(5) the building in which the premises are situated was constructed before 1930;

(6) the building in which the premises are situated is a 2-story, mixed-use commercial and residential structure containing more than 20,000 total square feet and containing at least 7 residential units on the second floor and 3 commercial units on the first floor;

(7) the building in which the premises are situated is immediately adjacent to the church located to the north of the premises;

(8) the primary entrance of the church located to the north of the premises and the primary entrance of the premises are located on the same street;

(9) the churches have not indicated their opposition to the issuance or renewal of the license in writing; and

(10) the ~~alderperson~~ ~~alderman~~ of the ward in which the premises are located has expressed, in writing, his or her support for the issuance of the license.

(www) Notwithstanding any provision of this Section to the contrary, nothing in this Section shall prohibit the issuance or renewal of licenses authorizing the sale of alcoholic liquor within a restaurant at premises located within a municipality with a population in excess of 1,000,000 inhabitants and within 100 feet of a school if:

(1) the sale of alcoholic liquor is incidental to the sale of food and is not the principal business of the restaurant;

(2) the building in which the restaurant is located was constructed in 1909 and is a 2-story structure;

(3) the restaurant has been operating continuously since 1962, has been located at the existing premises since 1989, and has been owned and operated by the same family, which also operates a deli in a building located immediately to the east and adjacent and connected to the restaurant;

(4) the entrance to the restaurant is more than 200 feet from the entrance to the school;

(5) the building in which the restaurant is located and the building in which the school is located are separated by a traffic-congested major street;

(6) the building in which the restaurant is located faces a public park located to the east of the school, cannot be seen from the windows of the school, and is not directly across the street from the school;

(7) the school building is located 2 blocks from a major private university;

(8) the school is a public school that has pre-kindergarten through eighth grade classes, is an open enrollment school, and has a preschool program that has earned a Gold Circle of Quality award;

(9) the local school council has given written consent for the issuance of the liquor license; and

(10) the alderperson ~~alderman~~ of the ward in which the premises are located has given written consent for the issuance of the liquor license.

(xxx) (Blank).

(yyy) Notwithstanding any provision in this Section to the contrary, nothing in this Section shall prohibit the issuance or renewal of a license authorizing the sale of alcoholic liquor at a store that is located within a municipality with a population in excess of 1,000,000 inhabitants and within 100 feet of a church if:

(1) the premises are primarily used for the sale of alcoholic liquor;

(2) on January 1, 2017, the store was authorized to sell alcoholic liquor pursuant to a package goods liquor license;

(3) on January 1, 2017, the store occupied approximately 5,560 square feet and will be expanded to include 440 additional square feet for the purpose of storage;

(4) the store was in existence before the church;

(5) the building in which the store is located was built in 1956 and is immediately south of the church;

(6) the store and church are separated by an east-west street;

(7) the owner of the store received his first liquor license in 1986;

(8) the church has not indicated its opposition to the issuance or renewal of the license in writing; and

(9) the alderperson ~~alderman~~ of the ward in which the store is located has expressed his or her support for the issuance or renewal of the license.

(zzz) Notwithstanding any provision of this Section to the contrary, nothing in this Section shall prohibit the issuance or renewal of a license authorizing the sale of alcoholic liquor at premises located within a municipality with a population in excess of 1,000,000 inhabitants and within 100 feet of a church if:

(1) the premises are approximately 2,800 square feet with east frontage on South Allport Street and north frontage on West 18th Street in the City of Chicago;

(2) the shortest distance between the north property line of the premises and the nearest exterior wall of the church is 95 feet;

(3) the main entrance to the church is on West 18th Street, faces south, and is more than 100 feet from the main entrance to the premises;

(4) the sale of alcoholic liquor is incidental to the sale of food in a restaurant;

(5) the principal religious leader of the church has not indicated his or her opposition to the issuance or renewal of the license in writing; and

(6) the alderperson ~~alderman~~ of the ward in which the premises are located has indicated his or her support for the issuance or renewal of the license in writing.

(aaaa) Notwithstanding any provision of this Section to the contrary, nothing in this Section shall prohibit the issuance or renewal of a license authorizing the sale of alcoholic liquor at premises located within a municipality with a population in excess of 1,000,000 inhabitants and within 100 feet of a church if:

(1) the shortest distance between the premises and the church is at least 65 feet apart and no greater than 70 feet apart;

(2) the premises are located on the ground floor of a freestanding, 3-story building of brick construction with 2 stories of residential apartments above the premises;

(3) the premises are approximately 2,557 square feet;

(4) the premises and the church are located on opposite corners and are separated by sidewalks and a street;

(5) the sale of alcohol is not the principal business carried on by the licensee at the premises;  
 (6) the pastor of the church has not indicated his or her opposition to the issuance or renewal of the license in writing; and

(7) the ~~alderperson~~ ~~alderman~~ of the ward in which the premises are located has not indicated his or her opposition to the issuance or renewal of the license in writing.

(bbbb) Notwithstanding any other provision of this Section to the contrary, nothing in this Section shall prohibit the issuance or renewal of a license authorizing the sale of alcoholic liquor at premises or an outdoor location at the premises located within a municipality with a population in excess of 1,000,000 inhabitants and that are within 100 feet of a church or school if:

(1) the church was a Catholic cathedral on January 1, 2018;

(2) the church has been in existence for at least 150 years;

(3) the school is affiliated with the church;

(4) the premises are bordered by State Street on the east, Superior Street on the south, Dearborn Street on the west, and Chicago Avenue on the north;

(5) the premises are located within 2 miles of Lake Michigan and the Chicago River;

(6) the premises are located in and adjacent to a building for which construction commenced after January 1, 2018;

(7) the ~~alderperson~~ ~~alderman~~ who represents the district in which the premises are located has written a letter of support for the issuance of a license; and

(8) the principal religious leader of the church and the principal of the school have both signed a letter of support for the issuance of a license.

(cccc) Notwithstanding any other provision of this Section to the contrary, nothing in this Section shall prohibit the issuance or renewal of a license authorizing the sale of alcoholic liquor within a restaurant at premises located within a municipality with a population in excess of 1,000,000 inhabitants and within 100 feet of a school if:

(1) the sale of alcoholic liquor is incidental to the sale of food and is not the principal business of the restaurant;

(2) the building in which the restaurant is located was constructed in 1912 and is a 3-story structure;

(3) the restaurant has been in operation since 2015 and its entrance faces North Western Avenue;

(4) the entrance to the school faces West Augusta Boulevard;

(5) the entrance to the restaurant is more than 100 feet from the entrance to the school;

(6) the school is a Catholic school affiliated with the nearby Catholic Parish church;

(7) the building in which the restaurant is located and the building in which the school is located are separated by an alley;

(8) the principal of the school has not indicated his or her opposition to the issuance or renewal of the license in writing; and

(9) the ~~alderperson~~ ~~alderman~~ of the ward in which the restaurant is located has expressed his or her support for the issuance or renewal of the license.

(dddd) Notwithstanding any provision of this Section to the contrary, nothing in this Section shall prohibit the issuance or renewal of a license authorizing the sale of alcoholic liquor at premises located within a municipality with a population in excess of 1,000,000 inhabitants and within 100 feet of a school if:

(1) the premises are approximately 6,250 square feet with south frontage on Bryn Mawr Avenue and north frontage on the alley 125 feet north of Bryn Mawr Avenue in the City of Chicago;

(2) the shortest distance between the south property line of the premises and the nearest exterior wall of the school is 248 feet;

(3) the main entrance to the school is on Christiana Avenue, faces east, and is more than 100 feet from the main entrance to the premises;

(4) the sale of alcoholic liquor is incidental to the sale of food in a restaurant;

(5) the principal of the school has not indicated his or her opposition to the issuance or renewal of the license in writing; and

(6) the ~~alderperson~~ ~~alderman~~ of the ward in which the premises are located has indicated his or her support for the issuance or renewal of the license in writing.

(eeee) Notwithstanding any provision of this Section to the contrary, nothing in this Section shall prohibit the issuance or renewal of a license authorizing the sale of alcoholic liquor at premises located within a municipality with a population in excess of 1,000,000 inhabitants and within 100 feet of a school if:

(1) the premises are approximately 2,300 square feet with south frontage on 53rd Street in the City of Chicago and the eastern property line of the premises abuts a private alleyway;

(2) the shortest distance between the south property line of the premises and the nearest exterior wall of the school is approximately 187 feet;

(3) the main entrance to the school is on Cornell Avenue, faces west, and is more than 100 feet from the main entrance to the premises;

(4) the sale of alcoholic liquor is incidental to the sale of food in a restaurant;

(5) the principal of the school has not indicated his or her opposition to the issuance or renewal of the license in writing; and

(6) the ~~alderperson~~ alderman of the ward in which the premises are located has indicated his or her support for the issuance or renewal of the license in writing.

(Source: P.A. 100-36, eff. 8-4-17; 100-38, eff. 8-4-17; 100-201, eff. 8-18-17; 100-579, eff. 2-13-18; 100-663, eff. 8-2-18; 100-863, eff. 8-14-18; 100-1036, eff. 8-22-18; 101-81, eff. 7-12-19.)

Section 95. The Cannabis Regulation and Tax Act is amended by changing Section 55-28 as follows:  
(410 ILCS 705/55-28)

Sec. 55-28. Restricted cannabis zones.

(a) As used in this Section:

"Legal voter" means a person:

(1) who is duly registered to vote in a municipality with a population of over 500,000;

(2) whose name appears on a poll list compiled by the city board of election commissioners since the last preceding election, regardless of whether the election was a primary, general, or special election;

(3) who, at the relevant time, is a resident of the address at which he or she is registered to vote; and

(4) whose address, at the relevant time, is located in the precinct where such person seeks to file a notice of intent to initiate a petition process, circulate a petition, or sign a petition under this Section.

As used in the definition of "legal voter", "relevant time" means any time that:

(i) a notice of intent is filed, pursuant to subsection (c) of this Section, to initiate the petition process under this Section;

(ii) the petition is circulated for signature in the applicable precinct; or

(iii) the petition is signed by registered voters in the applicable precinct.

"Petition" means the petition described in this Section.

"Precinct" means the smallest constituent territory within a municipality with a population of over 500,000 in which electors vote as a unit at the same polling place in any election governed by the Election Code.

"Restricted cannabis zone" means a precinct within which home cultivation, one or more types of cannabis business establishments, or both has been prohibited pursuant to an ordinance initiated by a petition under this Section.

(b) The legal voters of any precinct within a municipality with a population of over 500,000 may petition their local ~~alderperson~~ alderman, using a petition form made available online by the city clerk, to introduce an ordinance establishing the precinct as a restricted zone. Such petition shall specify whether it seeks an ordinance to prohibit, within the precinct: (i) home cultivation; (ii) one or more types of cannabis business establishments; or (iii) home cultivation and one or more types of cannabis business establishments.

Upon receiving a petition containing the signatures of at least 25% of the registered voters of the precinct, and concluding that the petition is legally sufficient following the posting and review process in subsection (c) of this Section, the city clerk shall notify the local ~~alderperson~~ alderman of the ward in which the precinct is located. Upon being notified, that ~~alderperson~~ alderman, following an assessment of relevant factors within the precinct, including but not limited to, its geography, density and character, the prevalence of residentially zoned property, current licensed cannabis business establishments in the precinct, the current amount of home cultivation in the precinct, and the prevailing viewpoint with regard to the issue raised in

the petition, may introduce an ordinance to the municipality's governing body creating a restricted cannabis zone in that precinct.

(c) A person seeking to initiate the petition process described in this Section shall first submit to the city clerk notice of intent to do so, on a form made available online by the city clerk. That notice shall include a description of the potentially affected area and the scope of the restriction sought. The city clerk shall publicly post the submitted notice online.

To be legally sufficient, a petition must contain the requisite number of valid signatures and all such signatures must be obtained within 90 days of the date that the city clerk publicly posts the notice of intent. Upon receipt, the city clerk shall post the petition on the municipality's website for a 30-day comment period. The city clerk is authorized to take all necessary and appropriate steps to verify the legal sufficiency of a submitted petition. Following the petition review and comment period, the city clerk shall publicly post online the status of the petition as accepted or rejected, and if rejected, the reasons therefor. If the city clerk rejects a petition as legally insufficient, a minimum of 12 months must elapse from the time the city clerk posts the rejection notice before a new notice of intent for that same precinct may be submitted.

(c-5) Within 3 days after receiving an application for zoning approval to locate a cannabis business establishment within a municipality with a population of over 500,000, the municipality shall post a public notice of the filing on its website and notify the alderman of the ward in which the proposed cannabis business establishment is to be located of the filing. No action shall be taken on the zoning application for 7 business days following the notice of the filing for zoning approval.

If a notice of intent to initiate the petition process to prohibit the type of cannabis business establishment proposed in the precinct of the proposed cannabis business establishment is filed prior to the filing of the application or within the 7-day period after the filing of the application, the municipality shall not approve the application for at least 90 days after the city clerk publicly posts the notice of intent to initiate the petition process. If a petition is filed within the 90-day petition-gathering period described in subsection (c), the municipality shall not approve the application for an additional 90 days after the city clerk's receipt of the petition; provided that if the city clerk rejects a petition as legally insufficient, the municipality may approve the application prior to the end of the 90 days. If a petition is not submitted within the 90-day petition-gathering period described in subsection (c), the municipality may approve the application unless the approval is otherwise stayed pursuant to this subsection by a separate notice of intent to initiate the petition process filed timely within the 7-day period.

If no legally sufficient petition is timely filed, a minimum of 12 months must elapse before a new notice of intent for that same precinct may be submitted.

(d) Notwithstanding any law to the contrary, the municipality may enact an ordinance creating a restricted cannabis zone. The ordinance shall:

- (1) identify the applicable precinct boundaries as of the date of the petition;
- (2) state whether the ordinance prohibits within the defined boundaries of the precinct, and in what combination: (A) one or more types of cannabis business establishments; or (B) home cultivation;
- (3) be in effect for 4 years, unless repealed earlier; and
- (4) once in effect, be subject to renewal by ordinance at the expiration of the 4-year period without the need for another supporting petition.

(Source: P.A. 101-27, eff. 6-25-19; 101-593, eff. 12-4-19.)

Section 100. The Illinois Vehicle Code is amended by changing Section 3-610 as follows:

(625 ILCS 5/3-610) (from Ch. 95 1/2, par. 3-610)

Sec. 3-610. Members of Congress. Upon receiving an application for a certificate of registration for a motor vehicle from a member of the Congress of the United States from Illinois, accompanied with payments of the registration fees and taxes required under this Act, the Secretary of State instead of issuing to such member number plates as hereinabove provided, shall, if such member so requests, issue to him two number plates as described in this Section. Two duplicate sets of these number plates may be issued if requested and may be used on 2 different motor vehicles. There shall appear, in addition to the designation of the State and the year for which such license was issued, if he is a member of the House of Representatives, the number of the congressional district of such member in the center of the plate followed in the next line by the words "U. S. ~~Congressperson~~ Congressman"; if he is the senior Senator from Illinois, the number 1 shall be in the center of the plate followed in the next line by the word "Senator"; and if he is

the junior Senator, the number 2 shall be in the center of the plate followed in the next line by the word "Senator".

Such plates may be issued for a 2 year period beginning January 1st of each odd-numbered year and ending December 31st of the subsequent even-numbered years.  
(Source: P.A. 85-413.)

Section 105. The Code of Civil Procedure is amended by changing Section 15-1503 as follows:  
(735 ILCS 5/15-1503) (from Ch. 110, par. 15-1503)

Sec. 15-1503. Notice of foreclosure.

(a) A notice of foreclosure, whether the foreclosure is initiated by complaint or counterclaim, made in accordance with this Section and recorded in the county in which the mortgaged real estate is located shall be constructive notice of the pendency of the foreclosure to every person claiming an interest in or lien on the mortgaged real estate, whose interest or lien has not been recorded prior to the recording of such notice of foreclosure. Such notice of foreclosure must be executed by any party or any party's attorney and shall include (i) the names of all plaintiffs and the case number, (ii) the court in which the action was brought, (iii) the names of title holders of record, (iv) a legal description of the real estate sufficient to identify it with reasonable certainty, (v) a common address or description of the location of the real estate and (vi) identification of the mortgage sought to be foreclosed. An incorrect common address or description of the location, or an immaterial error in the identification of a plaintiff or title holder of record, shall not invalidate the lis pendens effect of the notice under this Section. A notice which complies with this Section shall be deemed to comply with Section 2-1901 of the Code of Civil Procedure and shall have the same effect as a notice filed pursuant to that Section; however, a notice which complies with Section 2-1901 shall not be constructive notice unless it also complies with the requirements of this Section.

(b) With respect to residential real estate, a copy of the notice of foreclosure described in subsection (a) of Section 15-1503 shall be sent by first class mail, postage prepaid, to the municipality within the boundary of which the mortgaged real estate is located, or to the county within the boundary of which the mortgaged real estate is located if the mortgaged real estate is located in an unincorporated territory. A municipality or county must clearly publish on its website a single address to which such notice shall be sent. If a municipality or county does not maintain a website, then the municipality or county must publicly post in its main office a single address to which such notice shall be sent. In the event that a municipality or county has not complied with the publication requirement in this subsection (b), then the copy of the notice to the municipality or county shall be sent by first class mail, postage prepaid, to the chairperson of the county board or county clerk in the case of a county, to the mayor or city clerk in the case of a city, to the president of the board of trustees or village clerk in the case of a village, or to the president or town clerk in the case of a town. Additionally, if the real estate is located in a city with a population of more than 2,000,000, regardless of whether that city has complied with the publication requirement in this subsection (b), the party must, within 10 days after filing the complaint or counterclaim: (i) send by first class mail, postage prepaid, a copy of the notice of foreclosure to the ~~alderperson~~ ~~alderman~~ for the ward in which the real estate is located and (ii) file an affidavit with the court attesting to the fact that the notice was sent to the ~~alderperson~~ ~~alderman~~ for the ward in which the real estate is located. The failure to send a copy of the notice to the ~~alderperson~~ ~~alderman~~ or to file an affidavit as required shall result in a stay of the foreclosure action on a motion of a party or the court. If the foreclosure action has been stayed by an order of the court, the plaintiff or the plaintiff's representative shall send the notice by certified mail, return receipt requested, or by private carrier that provides proof of delivery, and tender the return receipt or the proof of delivery to the court. After proof of delivery is tendered to the court, the court shall lift the stay of the foreclosure action.  
(Source: P.A. 101-399, eff. 8-16-19.)

Section 110. The City Sale or Lease of Land for Cemeteries Act is amended by changing Section 1 as follows:

(765 ILCS 825/1) (from Ch. 21, par. 7)

Sec. 1. That in all cities of which the mayor and ~~alderpersons~~ ~~aldermen~~ have heretofore been incorporated by any special act, as a cemetery association or body politic, it shall be lawful, a majority of their number assenting thereto, for such association or body politic to demise for a term of years, or to convey in perpetuity any real estate which it may have acquired by purchase or otherwise; and the real estate so conveyed shall be devoted exclusively for burial or cemetery purposes by the grantee or lessee thereof.  
(Source: Laws 1875, p. 40.)

[May 31, 2021]

Section 999. Effective date. This Act takes effect upon becoming law, except that the changes to Section 7-8 of the Election Code take effect on July 1, 2023."

Under the rules, the foregoing **Senate Bill No. 825**, with House Amendment No. 2, was referred to the Secretary's Desk.

A message from the House by  
Mr. Hollman, Clerk:

Mr. President -- I am directed to inform the Senate that the House of Representatives has concurred with the Senate in the passage of a bill of the following title, to-wit:

SENATE BILL NO. 2406

A bill for AN ACT concerning State government.

Together with the following amendments which are attached, in the adoption of which I am instructed to ask the concurrence of the Senate, to-wit:

House Amendment No. 1 to SENATE BILL NO. 2406

House Amendment No. 2 to SENATE BILL NO. 2406

Passed the House, as amended, May 31, 2021.

JOHN W. HOLLMAN, Clerk of the House

**AMENDMENT NO. 1 TO SENATE BILL 2406**

AMENDMENT NO. 1. Amend Senate Bill 2406 by replacing everything after the enacting clause with the following:

"Section 5. The Children and Family Services Act is amended by changing Section 1.1 as follows:  
(20 ILCS 505/1.1) (from Ch. 23, par. 5001.1)

Sec. 1.1. This Act shall be known and ~~and~~ may be cited as the Children and Family Services Act.

(Source: P.A. 86-820)."

**AMENDMENT NO. 2 TO SENATE BILL 2406**

AMENDMENT NO. 2. Amend Senate Bill 2406, AS AMENDED, by replacing everything after the enacting clause with the following:

"Section 5. The Circuit Courts Act is amended by changing Sections 1 and 2f-2 and by adding Sections 2f-12 and 37 as follows:

(705 ILCS 35/1) (from Ch. 37, par. 72.1)

Sec. 1. Judicial circuits created. The county of Cook shall be one judicial circuit and the State of Illinois, exclusive of the county of Cook, shall be and is divided into judicial circuits as follows:

First Circuit--The counties of Alexander, Pulaski, Massac, Pope, Johnson, Union, Jackson, Williamson and Saline.

Second Circuit--The counties of Hardin, Gallatin, White, Hamilton, Franklin, Wabash, Edwards, Wayne, Jefferson, Richland, Lawrence and Crawford.

Third Circuit--The counties of Madison and Bond.

Fourth Circuit--The counties of Clinton, Marion, Clay, Fayette, Effingham, Jasper, Montgomery, Shelby, and Christian.

Fifth Circuit--The counties of Vermilion, Edgar, Clark, Cumberland and Coles.

Sixth Circuit--The counties of Champaign, Douglas, Moultrie, Macon, DeWitt, and Piatt.

Seventh Circuit--The counties of Sangamon, Macoupin, Morgan, Scott, Greene, and Jersey.

Eighth Circuit--The counties of Adams, Schuyler, Mason, Cass, Brown, Pike, Calhoun, and Menard.

Ninth Circuit--The counties of Knox, Warren, Henderson, Hancock, McDonough, and Fulton.

Tenth Circuit--The counties of Peoria, Marshall, Putnam, Stark, and Tazewell.

Eleventh Circuit--The counties of McLean, Livingston, Logan, Ford, and Woodford.

Twelfth Circuit--The county of Will.

Thirteenth Circuit--The counties of Bureau, LaSalle, and Grundy.

Fourteenth Circuit--The counties of Rock Island, Mercer, Whiteside, and Henry.

Fifteenth Circuit--The counties of Jo Daviess, Stephenson, Carroll, Ögle, and Lee.

Sixteenth Circuit--~~The county of Kane. Before December 3, 2012, the counties of Kane, DeKalb, and Kendall. On and after December 3, 2012, the County of Kane.~~

Seventeenth Circuit--The counties of Winnebago and Boone.

Eighteenth Circuit--The county of DuPage.

Nineteenth Circuit--~~The county of Lake. Before December 4, 2006, the counties of Lake and McHenry. On and after December 4, 2006, the County of Lake.~~

Twentieth Circuit--~~Before December 5, 2022, the~~ the counties of Randolph, Monroe, St. Clair, Washington, and Perry. On and after December 5, 2022, the county of St. Clair.

Twenty-first Circuit--The counties of Iroquois and Kankakee.

Twenty-second Circuit--~~The county of McHenry. On and after December 4, 2006, the County of McHenry.~~

Twenty-third Circuit--~~The On and after December 3, 2012, the~~ counties of DeKalb and Kendall.

Twenty-fourth Circuit--On and after December 5, 2022, the counties of Randolph, Monroe, Washington, and Perry.

(Source: P.A. 97-585, eff. 8-26-11; 98-756, eff. 7-16-14.)

(705 ILCS 35/2f-2)

Sec. 2f-2. 19th judicial circuit; subcircuits; additional judges.

(a) Prior to the boundaries of the subcircuits being redrawn under subsection (a-3), ~~the~~ 19th circuit shall be divided into 6 subcircuits. The subcircuits shall be compact, contiguous, and substantially equal in population. The General Assembly by law shall create the subcircuits, using population data as determined by the 2000 federal census, and shall determine a numerical order for the 6 subcircuits. That numerical order shall be the basis for the order in which resident judgeships are assigned to the subcircuits. The 6 resident judgeships to be assigned that are not added by or converted from at-large at-large judgeships as provided in this amendatory Act of the 96th General Assembly shall be assigned to the 1st, 2nd, 3rd, 4th, 5th, and 6th subcircuits, in that order. The 6 resident judgeships to be assigned that are added by or converted from at-large at-large judgeships as provided in this amendatory Act of the 96th General Assembly shall be assigned to the 6th, 5th, 4th, 3rd, 2nd, and 1st subcircuits, in that order. Once a resident judgeship is assigned to a subcircuit, it shall continue to be assigned to that subcircuit for all purposes.

(a-3) In 2021, the General Assembly shall redraw the boundaries of the subcircuits to reflect the results of the 2020 federal decennial census and divide the 19th circuit into at least 10 subcircuits. The General Assembly shall redraw the subcircuit boundaries after every federal decennial census. The subcircuits shall be compact, contiguous, and substantially equal in population. Upon the division of subcircuits pursuant to this Section: (i) each resident judgeship shall be assigned to the newly drawn subcircuit in which the judge of the resident judgeship in question resides; and (ii) each at-large judgeship shall be converted to a resident judgeship and assigned to the subcircuit in which the judge of the converted judgeship in question resides. Once a resident judgeship is assigned to a subcircuit or an at-large judgeship is converted to a resident judgeship and assigned to a subcircuit, it shall be assigned to that subcircuit for all purposes. In accordance with subsection (a), a resident judgeship assigned to a subcircuit shall continue to be assigned to that subcircuit. Any vacancy in a resident judgeship existing on or occurring after the effective date of a law redrawing the boundaries of the subcircuits shall be filled by a resident of the redrawn subcircuit. When a vacancy occurs in a resident judgeship, the resident judgeship shall be allotted by the Supreme Court under subsection (c) and filled by election. Notwithstanding the preceding 2 sentences, the resident judgeship shall not be allotted by the Supreme Court and filled by election if, after the vacancy arises, there are still 2 or more nonvacant resident judgeships in the subcircuit of the vacant resident judgeship in question.

(a-5) Of the at-large at-large judgeships of the 19th judicial circuit, the first 3 that are or become vacant on or after the effective date of this amendatory Act of the 96th General Assembly shall become resident judgeships of the 19th judicial circuit to be allotted by the Supreme Court under subsection (c) and filled by election, except that the Supreme Court may fill those judgeships by appointment for any remainder of a vacated term until the resident judgeships are filled initially by election. As used in this subsection, a vacancy does not include the expiration of a term of an at-large at-large judge who seeks retention in that office at the next term.

(a-10) The 19th judicial circuit shall have 3 additional resident judgeships to be allotted by the Supreme Court under subsection (c). One of the additional resident judgeships shall be filled by election beginning at the 2010 general election. Two of the additional resident judgeships shall be filled by election beginning at the 2012 general election.

[May 31, 2021]

(a-15) The 19th judicial circuit shall have additional resident judgeships as provided by subsection (a-3) to be allotted by the Supreme Court under subsection (c). The resident judgeships shall be allotted by the Supreme Court in numerical order as provided by the General Assembly upon the redrawing of boundaries and the division of subcircuits pursuant to subsection (a-3). Two additional resident judgeships allotted by the Supreme Court pursuant to this subsection, in numerical order as provided by the General Assembly, shall be filled by election beginning at the 2022 general election. The remainder of the additional resident judgeships shall be filled by election at the 2024 election.

(a-20) In addition to the 2 judgeships filled by election at the 2022 election as provided by subsection (a-15), any judgeship that became vacant after January 1, 2020 and on the effective date of this amendatory Act of the 102nd General Assembly is held by an individual appointed by the Supreme Court also shall be filled by election at the 2022 general election. This subsection is subject to the requirement of subsection (a-3) that no judgeship shall be allotted by the Supreme Court and filled by election if, after the vacancy arises, there are still 2 or more nonvacant resident judgeships in the subcircuit of the vacant resident judgeship in question.

(b) The 19th circuit shall have a total of 12 resident judgeships (6 resident judgeships existing on the effective date of this amendatory Act of the 96th General Assembly, 3 formerly ~~at-large~~ ~~at-large~~ judgeships as provided in subsection (a-5), and 3 resident judgeships added by subsection (a-10)). The number of resident judgeships allotted to subcircuits of the 19th judicial circuit pursuant to this Section shall constitute all the resident judgeships of the 19th judicial circuit.

(c) The Supreme Court shall allot (i) all vacancies in resident judgeships of the 19th circuit existing on or occurring on or after the effective date of this amendatory Act of the 93rd General Assembly and not filled at the 2004 general election, (ii) the resident judgeships of the 19th circuit filled at the 2004 general election as those judgeships thereafter become vacant, (iii) the 3 formerly ~~at-large~~ ~~at-large~~ judgeships described in subsection (a-5) as they become available, ~~and~~ (iv) the 3 resident judgeships added by subsection (a-10), and (v) the additional resident judgeships provided for by subsection (a-3), for election from the various subcircuits until there are 2 resident judges to be elected from each subcircuit. No resident judge of the 19th circuit serving on the effective date of this amendatory Act of the 93rd General Assembly shall be required to change his or her residency in order to continue serving in office or to seek retention in office as resident judgeships are allotted by the Supreme Court in accordance with this Section.

(d) A resident judge elected from a subcircuit shall continue to reside in that subcircuit as long as he or she holds that office. A resident judge elected from a subcircuit after January 1, 2008, must retain residency as a registered voter in the subcircuit to run for retention from the circuit ~~at-large~~ ~~at-large~~ thereafter.

(e) Vacancies in resident judgeships of the 19th circuit shall be filled in the manner provided in Article VI of the Illinois Constitution.

(Source: P.A. 101-477, eff. 6-1-20.)

(705 ILCS 35/2f-12 new)

Sec. 2f-12. 20th and 24th judicial circuits.

(a) On December 5, 2022, the 20th judicial circuit is divided into the 20th and 24th judicial circuits as provided in Section 1. This division does not invalidate any action taken by the 20th judicial circuit or any of its judges, officers, employees, or agents before December 5, 2022. This division does not affect any person's rights, obligations, or duties, including applicable civil and criminal penalties, arising out of any action taken by the 20th judicial circuit or any of its judges, officers, employees, or agents before December 5, 2022.

(b) Any vacancies in at-large judgeships or resident judgeships shall be filled in the 2022 general election. The Supreme Court shall fill any remaining vacancies in at-large judgeships or resident judgeships by appointment after the 2022 general election.

(c) The Supreme Court shall assign to the 20th circuit the 5 circuit judgeships elected at-large in the 20th circuit before and at the 2022 general election. The 3 resident judgeships elected from St. Clair County before the 2012 general election shall become at-large circuit judgeships in the 20th circuit on December 5, 2022. An individual seeking election to one of the 5 judgeships at-large or a judge seeking retention to one of the 5 judgeships at-large at the 2022 general election shall seek election or retention solely within the boundaries of St. Clair County. The 5 circuit judgeships assigned to the 20th circuit shall continue to be elected at-large, and the 3 resident judges shall be elected at-large at the first general election following the expiration of a term of office. As used in this subsection, a vacancy does not include the expiration of a term of an at-large judge or of a resident judge who intends to seek retention in that office at the next term.

(d) The one resident judgeship elected from Monroe County before the 2022 general election shall become a resident judge in Monroe County in the 24th circuit on December 5, 2022, the one resident judgeship elected from Randolph County before the 2022 general election shall become a resident judge in Randolph County in the 24th circuit on December 5, 2022, the one resident judgeship elected from Perry County before the 2022 general election shall become a resident judge in Perry County in the 24th circuit on December 5, 2022, and the one resident judgeship elected from Washington County before the 2022 general election shall become a resident judge in Washington County in the 24th circuit on December 5, 2022.

(e) On December 5, 2022, the Supreme Court shall allocate the associate judgeships of the 20th circuit before that date between the 20th and 24th circuits based on the residency of the associate judges. Any vacancies in associate judgeships shall be filled in accordance with the Associate Judges Act.

(f) On December 5, 2022, the Supreme Court shall allocate personnel, books, records, documents, real and personal property, funds, assets, liabilities, and pending matters concerning the 20th circuit before that date between the 20th and 24th circuits based on the population and staffing needs of those circuits and the efficient and proper administration of the judicial system. The rights of employees under applicable collective bargaining agreements are not affected by this amendatory Act of the 102nd General Assembly.

(g) The judgeships set forth in this Section include the judgeships authorized under Section 2c. (705 ILCS 35/37 new)

Sec. 37. Currently serving circuit judges. Nothing in this amendatory Act of the 102nd General Assembly shall affect the tenure of any circuit judge serving on the effective date of this amendatory Act. No circuit judge serving on the effective date of this amendatory Act of the 102nd General Assembly shall be required to change his or her residency in order to continue serving in office or to seek retention in office. Any circuit judge elected to that office prior to the effective date of this amendatory Act of the 102nd General Assembly who files to run for retention after the effective date of this amendatory Act shall have the right to seek retention in the circuit the judge was elected from or to seek retention in the circuit created by this amendatory Act. The Secretary of State, not less than 63 days before the election, shall certify the judge's candidacy to the proper election officials.

Section 10. The Judicial Vacancies Act is amended by changing Section 2 as follows:  
(705 ILCS 40/2) (from Ch. 37, par. 72.42)

Sec. 2. (a) Except as provided in paragraphs (1), (2), (3), (4), and (5) of this subsection (a), vacancies in the office of a resident circuit judge in any county or in any unit or subcircuit of any circuit shall not be filled.

(1) If in any county of less than 45,000 inhabitants there remains in office no other resident judge following the occurrence of a vacancy, such vacancy shall be filled.

(2) If in any county of 45,000 or more but less than 60,000 inhabitants there remains in office only one resident judge following the occurrence of a vacancy, such vacancy shall be filled.

(3) If in any county of 60,000 or more inhabitants, other than the County of Cook or as provided in paragraph (5), there remain in office no more than 2 resident judges following the occurrence of a vacancy, such vacancy shall be filled.

(4) The County of Cook shall have 165 resident judges on and after the effective date of this amendatory Act of 1990. Of those resident judgeships, (i) 56 shall be those authorized before the effective date of this amendatory Act of 1990 from the unit of the Circuit of Cook County within Chicago, (ii) 27 shall be those authorized before the effective date of this amendatory Act of 1990 from the unit of the Circuit of Cook County outside Chicago, (iii) 12 shall be additional resident judgeships first elected at the general election in November of 1992, (iv) 10 shall be additional resident judgeships first elected at the general election in November of 1994, and (v) 60 shall be additional resident judgeships to be authorized one each for each reduction upon vacancy in the office of associate judge in the Circuit of Cook County as those vacancies exist or occur on and after the effective date of this amendatory Act of 1990 and as those vacancies are determined under subsection (b) of Section 2 of the Associate Judges Act until the total resident judgeships authorized under this item (v) is 60. Seven of the 12 additional resident judgeships provided in item (iii) may be filled by appointment by the Supreme Court during the period beginning on the effective date of this amendatory Act of 1990 and ending 60 days before the primary election in March of 1992; those judicial appointees shall serve until the first Monday in December of 1992. Five of the 12 additional resident judgeships provided in item (iii) may be filled by appointment by the Supreme Court during the period beginning July 1, 1991 and ending 60 days before the primary election in March of 1992;

those judicial appointees shall serve until the first Monday in December of 1992. Five of the 10 additional resident judgeships provided in item (iv) may be filled by appointment by the Supreme Court during the period beginning July 1, 1992 and ending 60 days before the primary election in March of 1994; those judicial appointees shall serve until the first Monday in December of 1994. The remaining 5 of the 10 additional resident judgeships provided in item (iv) may be filled by appointment by the Supreme Court during the period beginning July 1, 1993 and ending 60 days before the primary election in March of 1994; those judicial appointees shall serve until the first Monday in December 1994. The additional resident judgeships created upon vacancy in the office of associate judge provided in item (v) may be filled by appointment by the Supreme Court beginning on the effective date of this amendatory Act of 1990; but no additional resident judgeships created upon vacancy in the office of associate judge provided in item (v) shall be filled during the 59 day period before the next primary election to nominate judges. The Circuit of Cook County shall be divided into units to be known as subcircuits as provided in Section 2f of the Circuit Courts Act. A vacancy in the office of resident judge of the Circuit of Cook County existing on or occurring on or after the effective date of this amendatory Act of 1990, but before the date the subcircuits are created by law, shall be filled by appointment by the Supreme Court from the unit within Chicago or the unit outside Chicago, as the case may be, in which the vacancy occurs and filled by election from the subcircuit to which it is allotted under Section 2f of the Circuit Courts Act. A vacancy in the office of resident judge of the Circuit of Cook County existing on or occurring on or after the date the subcircuits are created by law shall be filled by appointment by the Supreme Court and by election from the subcircuit to which it is allotted under Section 2f of the Circuit Courts Act.

(5) Notwithstanding paragraphs (1), (2), and (3) of this subsection (a), resident judges in the 12th, 16th, 17th, 19th, 22nd, ~~and~~ 23rd, and 24th judicial circuits are as provided in Sections 2f-1, 2f-2, 2f-4, 2f-5, 2f-6, 2f-9, ~~and~~ 2f-10, and 2f-12 of the Circuit Courts Act.

(b) Nothing in paragraphs (2) or (3) of subsection (a) of this Section shall be construed to require or permit in any county a greater number of resident judges than there were resident associate judges on January 1, 1967.

(c) Vacancies authorized to be filled by this Section 2 shall be filled in the manner provided in Article VI of the Constitution.

(d) A person appointed to fill a vacancy in the office of circuit judge shall be, at the time of appointment, a resident of the subcircuit from which the person whose vacancy is being filled was elected if the vacancy occurred in a circuit divided into subcircuits. If a vacancy in the office of circuit judge occurred in a circuit not divided into subcircuits, a person appointed to fill the vacancy shall be, at the time of appointment, a resident of the circuit from which the person whose vacancy is being filled was elected. Except as provided in Sections 2f-1, 2f-2, 2f-4, 2f-5, 2f-6, and 2f-9 of the Circuit Courts Act, if a vacancy occurred in the office of a resident circuit judge, a person appointed to fill the vacancy shall be, at the time of appointment, a resident of the county from which the person whose vacancy is being filled was elected. (Source: P.A. 98-744, eff. 7-16-14.)

Section 99. Effective date. This Act takes effect upon becoming law."

Under the rules, the foregoing **Senate Bill No. 2406**, with House Amendments numbered 1 and 2, was referred to the Secretary's Desk.

At the hour of 7:09 o'clock p.m., Senator Holmes, presiding.

A message from the House by

Mr. Hollman, Clerk:

Mr. President -- I am directed to inform the Senate that the House of Representatives has concurred with the Senate in the passage of a bill of the following title, to-wit:

SENATE BILL NO. 166

A bill for AN ACT concerning State government.

Together with the following amendments which are attached, in the adoption of which I am instructed to ask the concurrence of the Senate, to-wit:

House Amendment No. 1 to SENATE BILL NO. 166

House Amendment No. 2 to SENATE BILL NO. 166

[May 31, 2021]

Passed the House, as amended, May 31, 2021.

JOHN W. HOLLMAN, Clerk of the House

**AMENDMENT NO. 1 TO SENATE BILL 166**

AMENDMENT NO. 1. Amend Senate Bill 166 by replacing everything after the enacting clause with the following:

"Section 5. The Civil Administrative Code of Illinois is amended by changing Section 5-15 as follows:

(20 ILCS 5/5-15) (was 20 ILCS 5/3)

Sec. 5-15. Departments of State government. ~~The~~ The Departments of State government are created as follows:

The Department on Aging.  
 The Department of Agriculture.  
 The Department of Central Management Services.  
 The Department of Children and Family Services.  
 The Department of Commerce and Economic Opportunity.  
 The Department of Corrections.  
 The Department of Employment Security.  
 The Illinois Emergency Management Agency.  
 The Department of Financial and Professional Regulation.  
 The Department of Healthcare and Family Services.  
 The Department of Human Rights.  
 The Department of Human Services.  
 The Department of Innovation and Technology.  
 The Department of Insurance.  
 The Department of Juvenile Justice.  
 The Department of Labor.  
 The Department of the Lottery.  
 The Department of Natural Resources.  
 The Department of Public Health.  
 The Department of Revenue.  
 The Department of State Police.  
 The Department of Transportation.  
 The Department of Veterans' Affairs.

(Source: P.A. 100-611, eff. 7-20-18; 100-1179, eff. 1-18-19)."

**AMENDMENT NO. 2 TO SENATE BILL 166**

AMENDMENT NO. 2. Amend Senate Bill 166, AS AMENDED, by replacing everything after the enacting clause with the following:

"Section 5. The Department of Central Management Services Law of the Civil Administrative Code of Illinois is amended by changing and renumbering multiple versions of Section 405-535 (as added by Public Act 101-657) as follows:

(20 ILCS 405/405-535)

Sec. 405-535. Race and gender wage reports.

(a) Each State agency and public institution of higher education shall annually submit to the Commission on Equity and Inclusion ~~Department~~ a report, categorized by both race and gender, specifying the respective wage earnings of employees of that State agency or public institution of higher education.

(b) The Commission ~~Department~~ shall compile the information submitted under this Section and make that information available to the public on the Internet website of the Commission ~~Department~~.

(c) The Commission ~~Department~~ shall annually submit a report of the information compiled under this Section to the Governor ~~and~~; the General Assembly, ~~and the Business Enterprise Council for Minorities, Women, and Persons with Disabilities.~~

(d) As used in this Section:

"Public institution of higher education" has the meaning provided in Section 1 of the Board of Higher Education Act.

[May 31, 2021]

"State agency" has the meaning provided in subsection (b) of Section 405-5.

(Source: P.A. 101-657, Article 25, Section 25-5, eff. 3-23-21.)

(20 ILCS 405/405-540)

Sec. 405-540 ~~405-535~~. African Descent-Citizens Reparations Commission.

(a) The African Descent-Citizens Reparations Commission is hereby established within the Department of Central Management Services.

(b) The Commission shall include the following members:

- (1) the Governor or his or her designee;
- (2) one member of the House of Representatives appointed by the Speaker of the House of Representatives;
- (3) one member of the Senate appointed by the President of the Senate;
- (4) one member of the House of Representatives appointed by the Minority Leader of the House of Representatives;
- (5) one member of the Senate appointed by the Minority Leader of the Senate;
- (6) three representatives of a national coalition that supports reparations for African Americans appointed by the Governor; and
- (7) ten members of the public appointed by the Governor, at least 8 of whom are African American descendants of slavery.

(c) Appointment of members to the Commission shall be made within 60 days after the effective date of this amendatory Act of the 101st General Assembly, with the first meeting of the Commission to be held at a reasonable period of time thereafter. The Chairperson of the Commission shall be elected from among the members during the first meeting. Members of the Commission shall serve without compensation, but may be reimbursed for travel expenses. The 10 members of the public appointed by the Governor shall be from diverse backgrounds, including businesspersons and persons without high school diplomas.

(d) Administrative support and staffing for the Commission shall be provided by the Department of Central Management Services. Any State agency under the jurisdiction of the Governor shall provide testimony and documents as directed by the Department.

(e) The Commission shall perform the following duties:

- (1) develop and implement measures to ensure equity, equality, and parity for African American descendants of slavery;
- (2) hold hearings to discuss the implementation of measures to ensure equity, equality, and parity for African American descendants of slavery;
- (3) educate the public on reparations for African American descendants of slavery;
- (4) report to the General Assembly information and findings regarding the work of the Commission under this Section and the feasibility of reparations for Illinois African American descendants of slavery, including any recommendations on the subject; and
- (5) discuss and perform actions regarding the following issues:
  - (i) Preservation of African American neighborhoods and communities through investment in business development, home ownership, and affordable housing at the median income of each neighborhood, with a full range of housing services and strengthening of institutions, which shall include, without limitation, schools, parks, and community centers.
  - (ii) Building and development of a Vocational Training Center for People of African Descent-Citizens, with satellite centers throughout the State, to address the racial disparity in the building trades and the de-skilling of African American labor through the historic discrimination in the building trade unions. The Center shall also have departments for legitimate activities in the informal economy and apprenticeship.
  - (iii) Ensuring proportional economic representation in all State contracts, including reviews and recommendations for changes to ~~updates of~~ the State procurement and contracting requirements and procedures with the express goal of increasing the number of African American vendors and contracts for services to an equitable level reflecting their population in the State.
  - (iv) Creation and enforcement of an Illinois Slavery Era Disclosure Bill mandating that in addition to disclosure, an affidavit must be submitted entitled "Statement of Financial Reparations" that has been negotiated between the Commission established under this Section and a corporation or institution that disclosed ties to the enslavement or injury of people of African descent in the United States of America.

(f) Beginning January 1, 2022, and for each year thereafter, the Commission shall submit a report regarding its actions and any information as required under this Section to the Governor and the General Assembly. The report of the Commission shall also be made available to the public on the Internet website of the Department of Central Management Services.  
(Source: P.A. 101-657, Article 15, Section 15-5, eff. 3-23-21; revised 4-21-21.)

Section 10. The Illinois Procurement Code is amended by changing Sections 5-7, 20-10, 20-15, 20-30, 20-60, and 40-20 as follows:

(30 ILCS 500/5-7)

(This Section may contain text from a Public Act with a delayed effective date)

Sec. 5-7. Commission on Equity and Inclusion; powers and duties.

(a) The Commission on Equity and Inclusion, as created under the Commission on Equity and Inclusion Act, shall have the powers and duties provided under this Section with respect to this Code. Nothing in this Section shall be construed as overriding the authority and duties of the Procurement Policy Board as provided under Section 5-5. The powers and duties of the Commission as provided under this Section shall be exercised alongside, but independent of, that of the Procurement Policy Board.

(b) The Commission on Equity and Inclusion shall have the authority and responsibility to review, comment upon, and recommend, consistent with this Code, rules and practices governing the procurement, management, control, and disposal of supplies, services, professional or artistic services, construction, and real property and capital improvement leases procured by the State for the purpose of diversity, equity, and inclusion. The Commission on Equity and Inclusion shall also have the authority to recommend a program for professional development and provide opportunities for training in equity and inclusion in procurement practices and policies to chief procurement officers and their staffs in order to ensure that all procurement is conducted in an efficient, professional, and appropriately transparent manner.

(c) Upon a majority vote of its members, the Commission on Equity and Inclusion may review a contract for purposes of equity and inclusion. Upon a three-fifths vote of its members, the Commission may propose equity and inclusion in procurement rules for consideration by chief procurement officers. These proposals of equity and inclusion rules shall be published in each volume of the Procurement Bulletin. Except as otherwise provided by law, the Commission on Equity and Inclusion shall act upon the vote of a majority of its members who have been appointed and are serving.

(d) The Commission on Equity and Inclusion may review, study, and hold public hearings concerning the implementation and administration of this Code in regard to equity and inclusion in procurement. Each chief procurement officer, State purchasing officer, procurement compliance monitor, and State agency shall cooperate with ~~the Commission~~, provide information to ~~the Commission on Equity and Inclusion~~, and be responsive to ~~the Commission on Equity and Inclusion~~ in the ~~Commission's~~ conduct of its reviews, studies, and hearings for purposes of equity and inclusion in procurement.

(e) Upon a three-fifths vote of its members, the Commission on Equity and Inclusion shall review a proposal, bid, or contract and issue a recommendation to void a contract or reject a proposal or bid based on any ~~conflict of interest or~~ violation of this Code in regard to equity and inclusion. A recommendation of the Commission shall be delivered to the appropriate chief procurement officer ~~and Executive Ethics Commission~~ within 7 calendar days after the proposal due date, bid opening date, or determination of a Code violation and must be published in the next volume of the Procurement Bulletin. The bidder, offeror, potential contractor, contractor, or subcontractor shall have 15 calendar days to provide a written response to the notice. ~~A hearing before the Commission on the alleged conflict of interest or violation of the Code in regard to equity and inclusion shall be held upon request by the bidder, offeror, potential contractor, contractor, or subcontractor. The requested hearing date and time shall be determined by the Commission on Equity and Inclusion, but in no event shall the hearing occur later than 15 calendar days after the date of the request. Within 7 days after the hearing, the Commission shall deliver a recommendation to the appropriate chief procurement officer whether to void the contract or reject the proposal or bid.~~

(Source: P.A. 101-657, eff. 1-1-22.)

(30 ILCS 500/20-10)

(Text of Section before amendment by P.A. 101-657)

(Text of Section from P.A. 96-159, 96-588, 97-96, 97-895, 98-1076, 99-906, 100-43, and 101-31)

Sec. 20-10. Competitive sealed bidding; reverse auction.

(a) Conditions for use. All contracts shall be awarded by competitive sealed bidding except as otherwise provided in Section 20-5.

(b) Invitation for bids. An invitation for bids shall be issued and shall include a purchase description and the material contractual terms and conditions applicable to the procurement.

(c) Public notice. Public notice of the invitation for bids shall be published in the Illinois Procurement Bulletin at least 14 calendar days before the date set in the invitation for the opening of bids.

(d) Bid opening. Bids shall be opened publicly or through an electronic procurement system in the presence of one or more witnesses at the time and place designated in the invitation for bids. The name of each bidder, including earned and applied bid credit from the Illinois Works Jobs Program Act, the amount of each bid, and other relevant information as may be specified by rule shall be recorded. After the award of the contract, the winning bid and the record of each unsuccessful bid shall be open to public inspection.

(e) Bid acceptance and bid evaluation. Bids shall be unconditionally accepted without alteration or correction, except as authorized in this Code. Bids shall be evaluated based on the requirements set forth in the invitation for bids, which may include criteria to determine acceptability such as inspection, testing, quality, workmanship, delivery, and suitability for a particular purpose. Those criteria that will affect the bid price and be considered in evaluation for award, such as discounts, transportation costs, and total or life cycle costs, shall be objectively measurable. The invitation for bids shall set forth the evaluation criteria to be used.

(f) Correction or withdrawal of bids. Correction or withdrawal of inadvertently erroneous bids before or after award, or cancellation of awards of contracts based on bid mistakes, shall be permitted in accordance with rules. After bid opening, no changes in bid prices or other provisions of bids prejudicial to the interest of the State or fair competition shall be permitted. All decisions to permit the correction or withdrawal of bids based on bid mistakes shall be supported by written determination made by a State purchasing officer.

(g) Award. The contract shall be awarded with reasonable promptness by written notice to the lowest responsible and responsive bidder whose bid meets the requirements and criteria set forth in the invitation for bids, except when a State purchasing officer determines it is not in the best interest of the State and by written explanation determines another bidder shall receive the award. The explanation shall appear in the appropriate volume of the Illinois Procurement Bulletin. The written explanation must include:

- (1) a description of the agency's needs;
- (2) a determination that the anticipated cost will be fair and reasonable;
- (3) a listing of all responsible and responsive bidders; and
- (4) the name of the bidder selected, the total contract price, and the reasons for selecting that bidder.

Each chief procurement officer may adopt guidelines to implement the requirements of this subsection (g).

The written explanation shall be filed with the Legislative Audit Commission and the Procurement Policy Board, and be made available for inspection by the public, within 14 ~~30~~ calendar days after the agency's decision to award the contract.

(h) Multi-step sealed bidding. When it is considered impracticable to initially prepare a purchase description to support an award based on price, an invitation for bids may be issued requesting the submission of unpriced offers to be followed by an invitation for bids limited to those bidders whose offers have been qualified under the criteria set forth in the first solicitation.

(i) Alternative procedures. Notwithstanding any other provision of this Act to the contrary, the Director of the Illinois Power Agency may create alternative bidding procedures to be used in procuring professional services under Section 1-56, subsections (a) and (c) of Section 1-75 and subsection (d) of Section 1-78 of the Illinois Power Agency Act and Section 16-111.5(c) of the Public Utilities Act and to procure renewable energy resources under Section 1-56 of the Illinois Power Agency Act. These alternative procedures shall be set forth together with the other criteria contained in the invitation for bids, and shall appear in the appropriate volume of the Illinois Procurement Bulletin.

(j) Reverse auction. Notwithstanding any other provision of this Section and in accordance with rules adopted by the chief procurement officer, that chief procurement officer may procure supplies or services through a competitive electronic auction bidding process after the chief procurement officer determines that the use of such a process will be in the best interest of the State. The chief procurement officer shall publish that determination in his or her next volume of the Illinois Procurement Bulletin.

An invitation for bids shall be issued and shall include (i) a procurement description, (ii) all contractual terms, whenever practical, and (iii) conditions applicable to the procurement, including a notice that bids will be received in an electronic auction manner.

Public notice of the invitation for bids shall be given in the same manner as provided in subsection (c).

Bids shall be accepted electronically at the time and in the manner designated in the invitation for bids. During the auction, a bidder's price shall be disclosed to other bidders. Bidders shall have the opportunity to reduce their bid prices during the auction. At the conclusion of the auction, the record of the bid prices received and the name of each bidder shall be open to public inspection.

After the auction period has terminated, withdrawal of bids shall be permitted as provided in subsection (f).

The contract shall be awarded within 60 calendar days after the auction by written notice to the lowest responsible bidder, or all bids shall be rejected except as otherwise provided in this Code. Extensions of the date for the award may be made by mutual written consent of the State purchasing officer and the lowest responsible bidder.

This subsection does not apply to (i) procurements of professional and artistic services, (ii) telecommunications services, communication services, and information services, and (iii) contracts for construction projects, including design professional services.

(Source: P.A. 100-43, eff. 8-9-17; 101-31, eff. 6-28-19.)

(Text of Section from P.A. 96-159, 96-795, 97-96, 97-895, 98-1076, 99-906, 100-43, and 101-31)

Sec. 20-10. Competitive sealed bidding; reverse auction.

(a) Conditions for use. All contracts shall be awarded by competitive sealed bidding except as otherwise provided in Section 20-5.

(b) Invitation for bids. An invitation for bids shall be issued and shall include a purchase description and the material contractual terms and conditions applicable to the procurement.

(c) Public notice. Public notice of the invitation for bids shall be published in the Illinois Procurement Bulletin at least 14 calendar days before the date set in the invitation for the opening of bids.

(d) Bid opening. Bids shall be opened publicly or through an electronic procurement system in the presence of one or more witnesses at the time and place designated in the invitation for bids. The name of each bidder, including earned and applied bid credit from the Illinois Works Jobs Program Act, the amount of each bid, and other relevant information as may be specified by rule shall be recorded. After the award of the contract, the winning bid and the record of each unsuccessful bid shall be open to public inspection.

(e) Bid acceptance and bid evaluation. Bids shall be unconditionally accepted without alteration or correction, except as authorized in this Code. Bids shall be evaluated based on the requirements set forth in the invitation for bids, which may include criteria to determine acceptability such as inspection, testing, quality, workmanship, delivery, and suitability for a particular purpose. Those criteria that will affect the bid price and be considered in evaluation for award, such as discounts, transportation costs, and total or life cycle costs, shall be objectively measurable. The invitation for bids shall set forth the evaluation criteria to be used.

(f) Correction or withdrawal of bids. Correction or withdrawal of inadvertently erroneous bids before or after award, or cancellation of awards of contracts based on bid mistakes, shall be permitted in accordance with rules. After bid opening, no changes in bid prices or other provisions of bids prejudicial to the interest of the State or fair competition shall be permitted. All decisions to permit the correction or withdrawal of bids based on bid mistakes shall be supported by written determination made by a State purchasing officer.

(g) Award. The contract shall be awarded with reasonable promptness by written notice to the lowest responsible and responsive bidder whose bid meets the requirements and criteria set forth in the invitation for bids, except when a State purchasing officer determines it is not in the best interest of the State and by written explanation determines another bidder shall receive the award. The explanation shall appear in the appropriate volume of the Illinois Procurement Bulletin. The written explanation must include:

(1) a description of the agency's needs;

(2) a determination that the anticipated cost will be fair and reasonable;

(3) a listing of all responsible and responsive bidders; and

(4) the name of the bidder selected, the total contract price, and the reasons for selecting that bidder.

Each chief procurement officer may adopt guidelines to implement the requirements of this subsection (g).

The written explanation shall be filed with the Legislative Audit Commission and the Procurement Policy Board, and be made available for inspection by the public, within 30 days after the agency's decision to award the contract.

(h) Multi-step sealed bidding. When it is considered impracticable to initially prepare a purchase description to support an award based on price, an invitation for bids may be issued requesting the submission of unpriced offers to be followed by an invitation for bids limited to those bidders whose offers have been qualified under the criteria set forth in the first solicitation.

(i) Alternative procedures. Notwithstanding any other provision of this Act to the contrary, the Director of the Illinois Power Agency may create alternative bidding procedures to be used in procuring professional services under subsections (a) and (c) of Section 1-75 and subsection (d) of Section 1-78 of the Illinois Power Agency Act and Section 16-111.5(c) of the Public Utilities Act and to procure renewable energy resources under Section 1-56 of the Illinois Power Agency Act. These alternative procedures shall be set forth together with the other criteria contained in the invitation for bids, and shall appear in the appropriate volume of the Illinois Procurement Bulletin.

(j) Reverse auction. Notwithstanding any other provision of this Section and in accordance with rules adopted by the chief procurement officer, that chief procurement officer may procure supplies or services through a competitive electronic auction bidding process after the chief procurement officer determines that the use of such a process will be in the best interest of the State. The chief procurement officer shall publish that determination in his or her next volume of the Illinois Procurement Bulletin.

An invitation for bids shall be issued and shall include (i) a procurement description, (ii) all contractual terms, whenever practical, and (iii) conditions applicable to the procurement, including a notice that bids will be received in an electronic auction manner.

Public notice of the invitation for bids shall be given in the same manner as provided in subsection (c).

Bids shall be accepted electronically at the time and in the manner designated in the invitation for bids. During the auction, a bidder's price shall be disclosed to other bidders. Bidders shall have the opportunity to reduce their bid prices during the auction. At the conclusion of the auction, the record of the bid prices received and the name of each bidder shall be open to public inspection.

After the auction period has terminated, withdrawal of bids shall be permitted as provided in subsection (f).

The contract shall be awarded within 60 calendar days after the auction by written notice to the lowest responsible bidder, or all bids shall be rejected except as otherwise provided in this Code. Extensions of the date for the award may be made by mutual written consent of the State purchasing officer and the lowest responsible bidder.

This subsection does not apply to (i) procurements of professional and artistic services, (ii) telecommunications services, communication services, and information services, and (iii) contracts for construction projects, including design professional services.

(Source: P.A. 100-43, eff. 8-9-17; 101-31, eff. 6-28-19.)

(Text of Section after amendment by P.A. 101-657)

(Text of Section from P.A. 96-159, 96-588, 97-96, 97-895, 98-1076, 99-906, 100-43, 101-31, and 101-657)

Sec. 20-10. Competitive sealed bidding; reverse auction.

(a) Conditions for use. All contracts shall be awarded by competitive sealed bidding except as otherwise provided in Section 20-5.

(b) Invitation for bids. An invitation for bids shall be issued and shall include a purchase description and the material contractual terms and conditions applicable to the procurement.

(c) Public notice. Public notice of the invitation for bids shall be published in the Illinois Procurement Bulletin at least 14 calendar days before the date set in the invitation for the opening of bids.

(d) Bid opening. Bids shall be opened publicly or through an electronic procurement system in the presence of one or more witnesses at the time and place designated in the invitation for bids. The name of each bidder, including earned and applied bid credit from the Illinois Works Jobs Program Act, the amount of each bid, and other relevant information as may be specified by rule shall be recorded. After the award of the contract, the winning bid and the record of each unsuccessful bid shall be open to public inspection.

(e) Bid acceptance and bid evaluation. Bids shall be unconditionally accepted without alteration or correction, except as authorized in this Code. Bids shall be evaluated based on the requirements set forth in

the invitation for bids, which may include criteria to determine acceptability such as inspection, testing, quality, workmanship, delivery, and suitability for a particular purpose. Those criteria that will affect the bid price and be considered in evaluation for award, such as discounts, transportation costs, and total or life cycle costs, shall be objectively measurable. The invitation for bids shall set forth the evaluation criteria to be used.

(f) Correction or withdrawal of bids. Correction or withdrawal of inadvertently erroneous bids before or after award, or cancellation of awards of contracts based on bid mistakes, shall be permitted in accordance with rules. After bid opening, no changes in bid prices or other provisions of bids prejudicial to the interest of the State or fair competition shall be permitted. All decisions to permit the correction or withdrawal of bids based on bid mistakes shall be supported by written determination made by a State purchasing officer.

(g) Award. The contract shall be awarded with reasonable promptness by written notice to the lowest responsible and responsive bidder whose bid meets the requirements and criteria set forth in the invitation for bids, except when a State purchasing officer determines it is not in the best interest of the State and by written explanation determines another bidder shall receive the award. The explanation shall appear in the appropriate volume of the Illinois Procurement Bulletin. The written explanation must include:

- (1) a description of the agency's needs;
- (2) a determination that the anticipated cost will be fair and reasonable;
- (3) a listing of all responsible and responsive bidders; and
- (4) the name of the bidder selected, the total contract price, and the reasons for selecting that bidder.

Each chief procurement officer may adopt guidelines to implement the requirements of this subsection

(g).

The written explanation shall be filed with the Legislative Audit Commission, and the Commission on Equity and Inclusion, and the Procurement Policy Board, and be made available for inspection by the public, within ~~14~~ 30 calendar days after the agency's decision to award the contract.

(h) Multi-step sealed bidding. When it is considered impracticable to initially prepare a purchase description to support an award based on price, an invitation for bids may be issued requesting the submission of unpriced offers to be followed by an invitation for bids limited to those bidders whose offers have been qualified under the criteria set forth in the first solicitation.

(i) Alternative procedures. Notwithstanding any other provision of this Act to the contrary, the Director of the Illinois Power Agency may create alternative bidding procedures to be used in procuring professional services under Section 1-56, subsections (a) and (c) of Section 1-75 and subsection (d) of Section 1-78 of the Illinois Power Agency Act and Section 16-111.5(c) of the Public Utilities Act and to procure renewable energy resources under Section 1-56 of the Illinois Power Agency Act. These alternative procedures shall be set forth together with the other criteria contained in the invitation for bids, and shall appear in the appropriate volume of the Illinois Procurement Bulletin.

(j) Reverse auction. Notwithstanding any other provision of this Section and in accordance with rules adopted by the chief procurement officer, that chief procurement officer may procure supplies or services through a competitive electronic auction bidding process after the chief procurement officer determines that the use of such a process will be in the best interest of the State. The chief procurement officer shall publish that determination in his or her next volume of the Illinois Procurement Bulletin.

An invitation for bids shall be issued and shall include (i) a procurement description, (ii) all contractual terms, whenever practical, and (iii) conditions applicable to the procurement, including a notice that bids will be received in an electronic auction manner.

Public notice of the invitation for bids shall be given in the same manner as provided in subsection (c).

Bids shall be accepted electronically at the time and in the manner designated in the invitation for bids. During the auction, a bidder's price shall be disclosed to other bidders. Bidders shall have the opportunity to reduce their bid prices during the auction. At the conclusion of the auction, the record of the bid prices received and the name of each bidder shall be open to public inspection.

After the auction period has terminated, withdrawal of bids shall be permitted as provided in subsection (f).

The contract shall be awarded within 60 calendar days after the auction by written notice to the lowest responsible bidder, or all bids shall be rejected except as otherwise provided in this Code. Extensions of the

date for the award may be made by mutual written consent of the State purchasing officer and the lowest responsible bidder.

This subsection does not apply to (i) procurements of professional and artistic services, (ii) telecommunications services, communication services, and information services, and (iii) contracts for construction projects, including design professional services.

(Source: P.A. 100-43, eff. 8-9-17; 101-31, eff. 6-28-19; 101-657, eff. 1-1-22.)

(Text of Section from P.A. 96-159, 96-795, 97-96, 97-895, 98-1076, 99-906, 100-43, 101-31, and 101-657)

Sec. 20-10. Competitive sealed bidding; reverse auction.

(a) Conditions for use. All contracts shall be awarded by competitive sealed bidding except as otherwise provided in Section 20-5.

(b) Invitation for bids. An invitation for bids shall be issued and shall include a purchase description and the material contractual terms and conditions applicable to the procurement.

(c) Public notice. Public notice of the invitation for bids shall be published in the Illinois Procurement Bulletin at least 14 calendar days before the date set in the invitation for the opening of bids.

(d) Bid opening. Bids shall be opened publicly or through an electronic procurement system in the presence of one or more witnesses at the time and place designated in the invitation for bids. The name of each bidder, including earned and applied bid credit from the Illinois Works Jobs Program Act, the amount of each bid, and other relevant information as may be specified by rule shall be recorded. After the award of the contract, the winning bid and the record of each unsuccessful bid shall be open to public inspection.

(e) Bid acceptance and bid evaluation. Bids shall be unconditionally accepted without alteration or correction, except as authorized in this Code. Bids shall be evaluated based on the requirements set forth in the invitation for bids, which may include criteria to determine acceptability such as inspection, testing, quality, workmanship, delivery, and suitability for a particular purpose. Those criteria that will affect the bid price and be considered in evaluation for award, such as discounts, transportation costs, and total or life cycle costs, shall be objectively measurable. The invitation for bids shall set forth the evaluation criteria to be used.

(f) Correction or withdrawal of bids. Correction or withdrawal of inadvertently erroneous bids before or after award, or cancellation of awards of contracts based on bid mistakes, shall be permitted in accordance with rules. After bid opening, no changes in bid prices or other provisions of bids prejudicial to the interest of the State or fair competition shall be permitted. All decisions to permit the correction or withdrawal of bids based on bid mistakes shall be supported by written determination made by a State purchasing officer.

(g) Award. The contract shall be awarded with reasonable promptness by written notice to the lowest responsible and responsive bidder whose bid meets the requirements and criteria set forth in the invitation for bids, except when a State purchasing officer determines it is not in the best interest of the State and by written explanation determines another bidder shall receive the award. The explanation shall appear in the appropriate volume of the Illinois Procurement Bulletin. The written explanation must include:

- (1) a description of the agency's needs;
- (2) a determination that the anticipated cost will be fair and reasonable;
- (3) a listing of all responsible and responsive bidders; and
- (4) the name of the bidder selected, the total contract price, and the reasons for selecting that bidder.

(g). Each chief procurement officer may adopt guidelines to implement the requirements of this subsection

The written explanation shall be filed with the Legislative Audit Commission, and the Commission on Equity and Inclusion, and the Procurement Policy Board, and be made available for inspection by the public, within 14 ~~30~~ days after the agency's decision to award the contract.

(h) Multi-step sealed bidding. When it is considered impracticable to initially prepare a purchase description to support an award based on price, an invitation for bids may be issued requesting the submission of unpriced offers to be followed by an invitation for bids limited to those bidders whose offers have been qualified under the criteria set forth in the first solicitation.

(i) Alternative procedures. Notwithstanding any other provision of this Act to the contrary, the Director of the Illinois Power Agency may create alternative bidding procedures to be used in procuring professional services under subsections (a) and (c) of Section 1-75 and subsection (d) of Section 1-78 of the

Illinois Power Agency Act and Section 16-111.5(c) of the Public Utilities Act and to procure renewable energy resources under Section 1-56 of the Illinois Power Agency Act. These alternative procedures shall be set forth together with the other criteria contained in the invitation for bids, and shall appear in the appropriate volume of the Illinois Procurement Bulletin.

(j) Reverse auction. Notwithstanding any other provision of this Section and in accordance with rules adopted by the chief procurement officer, that chief procurement officer may procure supplies or services through a competitive electronic auction bidding process after the chief procurement officer determines that the use of such a process will be in the best interest of the State. The chief procurement officer shall publish that determination in his or her next volume of the Illinois Procurement Bulletin.

An invitation for bids shall be issued and shall include (i) a procurement description, (ii) all contractual terms, whenever practical, and (iii) conditions applicable to the procurement, including a notice that bids will be received in an electronic auction manner.

Public notice of the invitation for bids shall be given in the same manner as provided in subsection (c).

Bids shall be accepted electronically at the time and in the manner designated in the invitation for bids. During the auction, a bidder's price shall be disclosed to other bidders. Bidders shall have the opportunity to reduce their bid prices during the auction. At the conclusion of the auction, the record of the bid prices received and the name of each bidder shall be open to public inspection.

After the auction period has terminated, withdrawal of bids shall be permitted as provided in subsection (f).

The contract shall be awarded within 60 calendar days after the auction by written notice to the lowest responsible bidder, or all bids shall be rejected except as otherwise provided in this Code. Extensions of the date for the award may be made by mutual written consent of the State purchasing officer and the lowest responsible bidder.

This subsection does not apply to (i) procurements of professional and artistic services, (ii) telecommunications services, communication services, and information services, and (iii) contracts for construction projects, including design professional services.

(Source: P.A. 100-43, eff. 8-9-17; 101-31, eff. 6-28-19; 101-657, eff. 1-1-22.)

(30 ILCS 500/20-15)

Sec. 20-15. Competitive sealed proposals.

(a) Conditions for use. When provided under this Code or under rules, or when the purchasing agency determines in writing that the use of competitive sealed bidding is either not practicable or not advantageous to the State, a contract may be entered into by competitive sealed proposals.

(b) Request for proposals. Proposals shall be solicited through a request for proposals.

(c) Public notice. Public notice of the request for proposals shall be published in the Illinois Procurement Bulletin at least 14 calendar days before the date set in the invitation for the opening of proposals.

(d) Receipt of proposals. Proposals shall be opened publicly or via an electronic procurement system in the presence of one or more witnesses at the time and place designated in the request for proposals, but proposals shall be opened in a manner to avoid disclosure of contents to competing offerors during the process of negotiation. A record of proposals shall be prepared and shall be open for public inspection after contract award.

(e) Evaluation factors. The requests for proposals shall state the relative importance of price and other evaluation factors. Proposals shall be submitted in 3 parts: the first, price; ~~and~~ the second, commitment to diversity; and the third, all other items. Each part of all proposals shall be evaluated and ranked independently of the other parts of all proposals. The results of the evaluation of all 3 parts shall be used in ranking of proposals.

(e-5) Method of scoring.

(1) The point scoring methodology for competitive sealed proposals shall provide points for commitment to diversity. Those points shall be equivalent to 20% of the points assigned to the third part of the proposal, all other items.

(2) Factors to be considered in the award of ~~these~~ these points for the commitment to diversity component shall be set by rule by the applicable chief procurement officer and may include, but are not limited to:

(A) whether or how well the ~~offeror~~ ~~respondent~~, on the solicitation being evaluated, met the goal of contracting or subcontracting with businesses owned by women, minorities, or persons with disabilities;

(B) whether the ~~offeror~~ ~~respondent~~, on the solicitation being evaluated, assisted businesses owned by women, minorities, or persons with disabilities in obtaining lines of credit, insurance, necessary equipment, supplies, materials, or related assistance or services;

(C) the percentage of prior year revenues of the ~~offeror~~ ~~respondent~~ that involve businesses owned by women, minorities, or persons with disabilities;

(D) whether the ~~offeror~~ ~~respondent~~ has a written supplier diversity program, including, but not limited to, use of ~~diverse~~ ~~diversity~~ vendors in the supply chain and a training or mentoring program with businesses owned by women, minorities, or persons with disabilities; and

(E) the percentage of members of the ~~offeror's~~ ~~respondent's~~ governing board, senior executives, and managers who are women, minorities, or persons with disabilities.

(3) If any State agency or public institution of higher education contract is eligible to be paid for or reimbursed, in whole or in part, with federal-aid funds, grants, or loans, and the provisions of this subsection (e-5) would result in the loss of those federal-aid funds, grants, or loans, then the contract is exempt from the provisions of this Section in order to remain eligible for those federal-aid funds, grants, or loans. For the purposes of this subsection (e-5):

"Manager" means a person who controls or administers all or part of a company or similar organization.

"Minorities" has the same meaning as "minority person" under Section 2 of the Business Enterprise for Minorities, Women, and Persons with Disabilities Act.

"Persons with disabilities" has the same meaning as "person with a disability" under Section 2 of the Business Enterprise for Minorities, Women, and Persons with Disabilities Act.

"Senior executive" means the chief executive officer, chief operating officer, chief financial officer, or anyone else in charge of a principal business unit or function.

"Women" has the same meaning as "woman" under Section 2 of the Business Enterprise for Minorities, Women, and Persons with Disabilities Act.

(f) Discussion with responsible offerors and revisions of offers or proposals. As provided in the request for proposals and under rules, discussions may be conducted with responsible offerors who submit offers or proposals determined to be reasonably susceptible of being selected for award for the purpose of clarifying and assuring full understanding of and responsiveness to the solicitation requirements. Those offerors shall be accorded fair and equal treatment with respect to any opportunity for discussion and revision of proposals. Revisions may be permitted after submission and before award for the purpose of obtaining best and final offers. In conducting discussions there shall be no disclosure of any information derived from proposals submitted by competing offerors. If information is disclosed to any offeror, it shall be provided to all competing offerors.

(g) Award. Awards shall be made to the responsible offeror whose proposal is determined in writing to be the most advantageous to the State, taking into consideration price and the evaluation factors set forth in the request for proposals. The contract file shall contain the basis on which the award is made.

(Source: P.A. 100-43, eff. 8-9-17; 101-657, eff. 3-23-21.)

(30 ILCS 500/20-30)

(Text of Section before amendment by P.A. 101-657)

Sec. 20-30. Emergency purchases.

(a) Conditions for use. In accordance with standards set by rule, a purchasing agency may make emergency procurements without competitive sealed bidding or prior notice when there exists a threat to public health or public safety, or when immediate expenditure is necessary for repairs to State property in order to protect against further loss of or damage to State property, to prevent or minimize serious disruption in critical State services that affect health, safety, or collection of substantial State revenues, or to ensure the integrity of State records; provided, however, that the term of the emergency purchase shall be limited to the time reasonably needed for a competitive procurement, not to exceed 90 calendar days. A contract may be extended beyond 90 calendar days if the chief procurement officer determines additional time is necessary and that the contract scope and duration are limited to the emergency. Prior to execution of the extension, the chief procurement officer must hold a public hearing and provide written justification for all emergency contracts. Members of the public may present testimony. Emergency procurements shall be made with as

much competition as is practicable under the circumstances. A written description of the basis for the emergency and reasons for the selection of the particular contractor shall be included in the contract file.

(b) Notice. Notice of all emergency procurements shall be provided to the Procurement Policy Board and published in the online electronic Bulletin no later than 5 calendar days after the contract is awarded. Notice of intent to extend an emergency contract shall be provided to the Procurement Policy Board and published in the online electronic Bulletin at least 14 calendar days before the public hearing. Notice shall include at least a description of the need for the emergency purchase, the contractor, and if applicable, the date, time, and location of the public hearing. A copy of this notice and all documents provided at the hearing shall be included in the subsequent Procurement Bulletin. Before the next appropriate volume of the Illinois Procurement Bulletin, the purchasing agency shall publish in the Illinois Procurement Bulletin a copy of each written description and reasons and the total cost of each emergency procurement made during the previous month. When only an estimate of the total cost is known at the time of publication, the estimate shall be identified as an estimate and published. When the actual total cost is determined, it shall also be published in like manner before the 10th day of the next succeeding month.

(c) Statements. A chief procurement officer making a procurement under this Section shall file statements with the Procurement Policy Board and the Auditor General within 10 calendar days after the procurement setting forth the amount expended, the name of the contractor involved, and the conditions and circumstances requiring the emergency procurement. When only an estimate of the cost is available within 10 calendar days after the procurement, the actual cost shall be reported immediately after it is determined. At the end of each fiscal quarter, the Auditor General shall file with the Legislative Audit Commission and the Governor a complete listing of all emergency procurements reported during that fiscal quarter. The Legislative Audit Commission shall review the emergency procurements so reported and, in its annual reports, advise the General Assembly of procurements that appear to constitute an abuse of this Section.

(d) Quick purchases. The chief procurement officer may promulgate rules extending the circumstances by which a purchasing agency may make purchases under this Section, including but not limited to the procurement of items available at a discount for a limited period of time.

(e) The changes to this Section made by this amendatory Act of the 96th General Assembly apply to procurements executed on or after its effective date.  
(Source: P.A. 100-43, eff. 8-9-17.)

(Text of Section after amendment by P.A. 101-657)

Sec. 20-30. Emergency purchases.

(a) Conditions for use. In accordance with standards set by rule, a purchasing agency may make emergency procurements without competitive sealed bidding or prior notice when there exists a threat to public health or public safety, or when immediate expenditure is necessary for repairs to State property in order to protect against further loss of or damage to State property, to prevent or minimize serious disruption in critical State services that affect health, safety, or collection of substantial State revenues, or to ensure the integrity of State records; provided, however, that the term of the emergency purchase shall be limited to the time reasonably needed for a competitive procurement, not to exceed 90 calendar days. A contract may be extended beyond 90 calendar days if the chief procurement officer determines additional time is necessary and that the contract scope and duration are limited to the emergency. Prior to execution of the extension, the chief procurement officer must hold a public hearing and provide written justification for all emergency contracts. Members of the public may present testimony. Emergency procurements shall be made with as much competition as is practicable under the circumstances, and agencies shall utilize ~~shall include~~ best efforts to include contractors certified under the Business Enterprise Program in its emergency procurement process. A written description of the basis for the emergency and reasons for the selection of the particular contractor shall be included in the contract file.

(b) Notice. Notice of all emergency procurements shall be provided to the Procurement Policy Board and the Commission on Equity and Inclusion and published in the online electronic Bulletin no later than 5 calendar days after the contract is awarded. Notice of intent to extend an emergency contract shall be provided to the Procurement Policy Board and the Commission on Equity and Inclusion and published in the online electronic Bulletin at least 14 calendar days before the public hearing. Notice shall include at least a description of the need for the emergency purchase, the contractor, and if applicable, the date, time, and location of the public hearing. A copy of this notice and all documents provided at the hearing shall be included in the subsequent Procurement Bulletin. Before the next appropriate volume of the Illinois Procurement Bulletin, the purchasing agency shall publish in the Illinois Procurement Bulletin a copy of

each written description and reasons and the total cost of each emergency procurement made during the previous month. When only an estimate of the total cost is known at the time of publication, the estimate shall be identified as an estimate and published. When the actual total cost is determined, it shall also be published in like manner before the 10th day of the next succeeding month.

(c) Statements. A chief procurement officer making a procurement under this Section shall file statements with the Procurement Policy Board, the Commission on Equity and Inclusion, and the Auditor General within 10 calendar days after the procurement setting forth the amount expended, the name of the contractor involved, and the conditions and circumstances requiring the emergency procurement. When only an estimate of the cost is available within 10 calendar days after the procurement, the actual cost shall be reported immediately after it is determined. At the end of each fiscal quarter, the Auditor General shall file with the Legislative Audit Commission and the Governor a complete listing of all emergency procurements reported during that fiscal quarter. The Legislative Audit Commission shall review the emergency procurements so reported and, in its annual reports, advise the General Assembly of procurements that appear to constitute an abuse of this Section.

(d) Quick purchases. The chief procurement officer may promulgate rules extending the circumstances by which a purchasing agency may make purchases under this Section, including but not limited to the procurement of items available at a discount for a limited period of time. ~~The chief procurement officer shall adopt rules regarding good faith and best efforts from contractors and companies certified under the Business Enterprise Program.~~

(d-5) The chief procurement officer shall adopt rules regarding the use of contractors certified in the Business Enterprise Program in emergency and quick purchase procurements.

(e) The changes to this Section made by this amendatory Act of the 96th General Assembly apply to procurements executed on or after its effective date.

(Source: P.A. 100-43, eff. 8-9-17; 101-657, eff. 1-1-22.)

(30 ILCS 500/20-60)

(Text of Section before amendment by P.A. 101-657, Article 40, Section 40-125)

Sec. 20-60. Duration of contracts.

(a) Maximum duration. A contract may be entered into for any period of time deemed to be in the best interests of the State but not exceeding 10 years inclusive, beginning January 1, 2010, of proposed contract renewals. Third parties may lease State-owned dark fiber networks for any period of time deemed to be in the best interest of the State, but not exceeding 20 years. The length of a lease for real property or capital improvements shall be in accordance with the provisions of Section 40-25. The length of energy conservation program contracts or energy savings contracts or leases shall be in accordance with the provisions of Section 25-45. A contract for bond or mortgage insurance awarded by the Illinois Housing Development Authority, however, may be entered into for any period of time less than or equal to the maximum period of time that the subject bond or mortgage may remain outstanding.

(b) Subject to appropriation. All contracts made or entered into shall recite that they are subject to termination and cancellation in any year for which the General Assembly fails to make an appropriation to make payments under the terms of the contract.

(c) The chief procurement officer shall file a proposed extension or renewal of a contract with the Procurement Policy Board prior to entering into any extension or renewal if the cost associated with the extension or renewal exceeds \$249,999. The Procurement Policy Board may object to the proposed extension or renewal within 30 calendar days and require a hearing before the Board prior to entering into the extension or renewal. If the Procurement Policy Board does not object within 30 calendar days or takes affirmative action to recommend the extension or renewal, the chief procurement officer may enter into the extension or renewal of a contract. This subsection does not apply to any emergency procurement, any procurement under Article 40, or any procurement exempted by Section 1-10(b) of this Code. If any State agency contract is paid for in whole or in part with federal-aid funds, grants, or loans and the provisions of this subsection would result in the loss of those federal-aid funds, grants, or loans, then the contract is exempt from the provisions of this subsection in order to remain eligible for those federal-aid funds, grants, or loans, and the State agency shall file notice of this exemption with the Procurement Policy Board prior to entering into the proposed extension or renewal. Nothing in this subsection permits a chief procurement officer to enter into an extension or renewal in violation of subsection (a). By August 1 each year, the Procurement Policy Board shall file a report with the General Assembly identifying for the previous fiscal year (i) the proposed extensions or renewals that were filed with the Board and whether the Board objected and (ii) the contracts exempt from this subsection.

(d) Notwithstanding the provisions of subsection (a) of this Section, the Department of Innovation and Technology may enter into leases for dark fiber networks for any period of time deemed to be in the best interests of the State but not exceeding 20 years inclusive. The Department of Innovation and Technology may lease dark fiber networks from third parties only for the primary purpose of providing services (i) to the offices of Governor, Lieutenant Governor, Attorney General, Secretary of State, Comptroller, or Treasurer and State agencies, as defined under Section 5-15 of the Civil Administrative Code of Illinois or (ii) for anchor institutions, as defined in Section 7 of the Illinois Century Network Act. Dark fiber network lease contracts shall be subject to all other provisions of this Code and any applicable rules or requirements, including, but not limited to, publication of lease solicitations, use of standard State contracting terms and conditions, and approval of vendor certifications and financial disclosures.

(e) As used in this Section, "dark fiber network" means a network of fiber optic cables laid but currently unused by a third party that the third party is leasing for use as network infrastructure.

(f) No vendor shall be eligible for renewal of a contract when that vendor has failed to meet the goals agreed to in the vendor's utilization plan unless the State agency has determined that the vendor made good faith efforts toward meeting the contract goals and has issued a waiver or that vendor is not otherwise excused from compliance by the chief procurement officer in consultation with the purchasing State agency. The form and content of the waiver shall be prescribed by each chief procurement officer who shall maintain on his or her official website a database of waivers granted under this Section with respect to contracts under his or her jurisdiction. The database shall be updated periodically and shall be searchable by contractor name and by contracting State agency or public institution of higher education.

(Source: P.A. 100-23, eff. 7-6-17; 100-611, eff. 7-20-18; 101-81, eff. 7-12-19; 101-657, Article 5, Section 5-5, eff. 3-23-21.)

(Text of Section after amendment by P.A. 101-657, Article 40, Section 40-125)

Sec. 20-60. Duration of contracts.

(a) Maximum duration. A contract may be entered into for any period of time deemed to be in the best interests of the State but not exceeding 10 years inclusive, beginning January 1, 2010, of proposed contract renewals. Third parties may lease State-owned dark fiber networks for any period of time deemed to be in the best interest of the State, but not exceeding 20 years. The length of a lease for real property or capital improvements shall be in accordance with the provisions of Section 40-25. The length of energy conservation program contracts or energy savings contracts or leases shall be in accordance with the provisions of Section 25-45. A contract for bond or mortgage insurance awarded by the Illinois Housing Development Authority, however, may be entered into for any period of time less than or equal to the maximum period of time that the subject bond or mortgage may remain outstanding.

(b) Subject to appropriation. All contracts made or entered into shall recite that they are subject to termination and cancellation in any year for which the General Assembly fails to make an appropriation to make payments under the terms of the contract.

(c) The chief procurement officer shall file a proposed extension or renewal of a contract with the Procurement Policy Board and the Commission on Equity and Inclusion prior to entering into any extension or renewal if the cost associated with the extension or renewal exceeds \$249,999. The Procurement Policy Board or the Commission on Equity and Inclusion may object to the proposed extension or renewal within 30 calendar days and require a hearing before the Board or the Commission on Equity and Inclusion prior to entering into the extension or renewal. If the Procurement Policy Board or the Commission on Equity and Inclusion does not object within 30 calendar days or takes affirmative action to recommend the extension or renewal, the chief procurement officer may enter into the extension or renewal of a contract. This subsection does not apply to any emergency procurement, any procurement under Article 40, or any procurement exempted by Section 1-10(b) of this Code. If any State agency contract is paid for in whole or in part with federal-aid funds, grants, or loans and the provisions of this subsection would result in the loss of those federal-aid funds, grants, or loans, then the contract is exempt from the provisions of this subsection in order to remain eligible for those federal-aid funds, grants, or loans, and the State agency shall file notice of this exemption with the Procurement Policy Board or the Commission on Equity and Inclusion prior to entering into the proposed extension or renewal. Nothing in this subsection permits a chief procurement officer to enter into an extension or renewal in violation of subsection (a). By August 1 each year, the Procurement Policy Board and the Commission on Equity and Inclusion shall each file a report with the General Assembly identifying for the previous fiscal year (i) the proposed extensions or renewals that were filed and whether such extensions and renewals were objected to and (ii) the contracts exempt from this subsection.

(d) Notwithstanding the provisions of subsection (a) of this Section, the Department of Innovation and Technology may enter into leases for dark fiber networks for any period of time deemed to be in the best interests of the State but not exceeding 20 years inclusive. The Department of Innovation and Technology may lease dark fiber networks from third parties only for the primary purpose of providing services (i) to the offices of Governor, Lieutenant Governor, Attorney General, Secretary of State, Comptroller, or Treasurer and State agencies, as defined under Section 5-15 of the Civil Administrative Code of Illinois or (ii) for anchor institutions, as defined in Section 7 of the Illinois Century Network Act. Dark fiber network lease contracts shall be subject to all other provisions of this Code and any applicable rules or requirements, including, but not limited to, publication of lease solicitations, use of standard State contracting terms and conditions, and approval of vendor certifications and financial disclosures.

(e) As used in this Section, "dark fiber network" means a network of fiber optic cables laid but currently unused by a third party that the third party is leasing for use as network infrastructure.

(f) No vendor shall be eligible for renewal of a contract when that vendor has failed to meet the goals agreed to in the vendor's utilization plan, as defined in Section 2 of the Business Enterprise for Minorities, Women, and Persons with Disabilities Act, unless the State agency has determined that the vendor made good faith efforts toward meeting the contract goals. ~~If the State agency determines that the vendor made good faith efforts, the agency may issue a waiver after concurrence by the chief procurement officer and has issued a waiver or that vendor is not otherwise excused from compliance by the chief procurement officer in consultation with the purchasing State agency.~~ The form and content of the waiver shall be prescribed by each chief procurement officer who shall maintain on his or her official website a database of waivers granted under this Section with respect to contracts under his or her jurisdiction. The database shall be updated periodically and shall be searchable by contractor name and by contracting State agency or public institution of higher education.

(Source: P.A. 100-23, eff. 7-6-17; 100-611, eff. 7-20-18; 101-81, eff. 7-12-19; 101-657, Article 5, Section 5-5, eff. 3-23-21; 101-657, Article 40, Section 40-125, eff. 1-1-22; revised 5-18-21.)

(30 ILCS 500/40-20)

(Text of Section before amendment by P.A. 101-657)

Sec. 40-20. Request for information.

(a) Conditions for use. Leases shall be procured by request for information except as otherwise provided in Section 40-15.

(b) Form. A request for information shall be issued and shall include:

- (1) the type of property to be leased;
- (2) the proposed uses of the property;
- (3) the duration of the lease;
- (4) the preferred location of the property; and
- (5) a general description of the configuration desired.

(c) Public notice. Public notice of the request for information for the availability of real property to lease shall be published in the appropriate volume of the Illinois Procurement Bulletin at least 14 calendar days before the date set forth in the request for receipt of responses and shall also be published in similar manner in a newspaper of general circulation in the community or communities where the using agency is seeking space.

(d) Response. The request for information response shall consist of written information sufficient to show that the respondent can meet minimum criteria set forth in the request. State purchasing officers may enter into discussions with respondents for the purpose of clarifying State needs and the information supplied by the respondents. On the basis of the information supplied and discussions, if any, a State purchasing officer shall make a written determination identifying the responses that meet the minimum criteria set forth in the request for information. Negotiations shall be entered into with all qualified respondents for the purpose of securing a lease that is in the best interest of the State. A written report of the negotiations shall be retained in the lease files and shall include the reasons for the final selection. All leases shall be reduced to writing; one copy shall be filed with the Comptroller in accordance with the provisions of Section 20-80, and one copy shall be filed with the Board.

When the lowest response by price is not selected, the State purchasing officer shall forward to the chief procurement officer, along with the lease, notice of the identity of the lowest respondent by price and written reasons for the selection of a different response. The chief procurement officer shall publish the written reasons in the next volume of the Illinois Procurement Bulletin.

(e) Board review. Upon receipt of (1) any proposed lease of real property of 10,000 or more square feet or (2) any proposed lease of real property with annual rent payments of \$100,000 or more, the Procurement Policy Board shall have 30 calendar days to review the proposed lease. If the Board does not object in writing within 30 calendar days, then the proposed lease shall become effective according to its terms as submitted. The leasing agency shall make any and all materials available to the Board to assist in the review process.

(Source: P.A. 98-1076, eff. 1-1-15.)

(Text of Section after amendment by P.A. 101-657)

Sec. 40-20. Request for information.

(a) Conditions for use. Leases shall be procured by request for information except as otherwise provided in Section 40-15.

(b) Form. A request for information shall be issued and shall include:

- (1) the type of property to be leased;
- (2) the proposed uses of the property;
- (3) the duration of the lease;
- (4) the preferred location of the property; and
- (5) a general description of the configuration desired.

(c) Public notice. Public notice of the request for information for the availability of real property to lease shall be published in the appropriate volume of the Illinois Procurement Bulletin at least 14 calendar days before the date set forth in the request for receipt of responses and shall also be published in similar manner in a newspaper of general circulation in the community or communities where the using agency is seeking space.

(d) Response. The request for information response shall consist of written information sufficient to show that the respondent can meet minimum criteria set forth in the request. State purchasing officers may enter into discussions with respondents for the purpose of clarifying State needs and the information supplied by the respondents. On the basis of the information supplied and discussions, if any, a State purchasing officer shall make a written determination identifying the responses that meet the minimum criteria set forth in the request for information. Negotiations shall be entered into with all qualified respondents for the purpose of securing a lease that is in the best interest of the State. A written report of the negotiations shall be retained in the lease files and shall include the reasons for the final selection. All leases shall be reduced to writing; one copy shall be filed with the Comptroller in accordance with the provisions of Section 20-80, and one copy each shall be filed with the Board and the Commission on Equity and Inclusion.

When the lowest response by price is not selected, the State purchasing officer shall forward to the chief procurement officer, along with the lease, notice of the identity of the lowest respondent by price and written reasons for the selection of a different response. The chief procurement officer shall publish the written reasons in the next volume of the Illinois Procurement Bulletin.

(e) Board and Commission on Equity and Inclusion review. Upon receipt of (1) any proposed lease of real property of 10,000 or more square feet or (2) any proposed lease of real property with annual rent payments of \$100,000 or more, the Procurement Policy Board and the Commission on Equity and Inclusion shall jointly have 30 calendar days to review the proposed lease. The Board and Commission have 30 calendar days to submit a joint objection. If no joint objection is submitted ~~If neither the Board nor the Commission on Equity and Inclusion object in writing within 30 calendar days,~~ then the proposed lease shall become effective according to its terms as submitted. The leasing agency shall make any and all materials available to the Board and the Commission on Equity and Inclusion to assist in the review process.

(Source: P.A. 101-657, eff. 1-1-22.)

Section 15. The Commission on Equity and Inclusion Act is amended by changing Section 40-10 as follows:

(30 ILCS 574/40-10)

(This Section may contain text from a Public Act with a delayed effective date)

Sec. 40-10. Powers and duties. In addition to the other powers and duties which may be prescribed in this Act or elsewhere, the Commission shall have the following powers and duties:

(1) The Commission shall have a role in all State and university procurement by facilitating and streamlining communications between the Business Enterprise Council for Minorities, Women, and Persons with Disabilities, the purchasing entities, the Chief Procurement Officers, and others.

(2) The Commission may create a scoring evaluation for State agency directors, public university presidents and chancellors, and public community college presidents. The scoring shall be based on the following 3 principles: (i) increasing capacity; (ii) growing revenue; and (iii) enhancing credentials. These principles should be the foundation of the agency compliance plan required under Section 6 of the Business Enterprise for Minorities, Women, and Persons with Disabilities Act.

~~(3) (4)~~ The Commission shall exercise the ~~authority oversight powers~~ and duties provided to it under Section 5-7 of the Illinois Procurement Code.

~~(4) (5)~~ The Commission, working with State agencies, shall provide support for diversity in State hiring.

~~(5) (6)~~ The Commission shall oversee the implementation of diversity training of the State workforce.

~~(6) (7)~~ Each January, and as otherwise frequently as may be deemed necessary and appropriate by the Commission, the Commission shall propose and submit to the Governor and the General Assembly legislative changes to increase inclusion and diversity in State government.

~~(7) (8)~~ The Commission shall have oversight over the following entities:

(A) the Illinois African-American Family Commission;

(B) the Illinois Latino Family Commission;

(C) the Asian American Family Commission;

(D) the Illinois Muslim American Advisory Council;

(E) the Illinois African-American Fair Contracting Commission created under Executive Order 2018-07; and

(F) the Business Enterprise Council for Minorities, Women, and Persons with Disabilities.

~~(8) (9)~~ The Commission shall adopt any rules necessary for the implementation and administration of the requirements of this Act.

(Source: P.A. 101-657, eff. 1-1-22.)

Section 20. The Business Enterprise for Minorities, Women, and Persons with Disabilities Act is amended by changing Sections 2, 4, 4f, 5, 5.5, 7, 8, and 8k as follows:

(30 ILCS 575/2)

(Text of Section before amendment by P.A. 101-657)

(Section scheduled to be repealed on June 30, 2024)

Sec. 2. Definitions.

(A) For the purpose of this Act, the following terms shall have the following definitions:

(1) "Minority person" shall mean a person who is a citizen or lawful permanent resident of the United States and who is any of the following:

(a) American Indian or Alaska Native (a person having origins in any of the original peoples of North and South America, including Central America, and who maintains tribal affiliation or community attachment).

(b) Asian (a person having origins in any of the original peoples of the Far East, Southeast Asia, or the Indian subcontinent, including, but not limited to, Cambodia, China, India, Japan, Korea, Malaysia, Pakistan, the Philippine Islands, Thailand, and Vietnam).

(c) Black or African American (a person having origins in any of the black racial groups of Africa).

(d) Hispanic or Latino (a person of Cuban, Mexican, Puerto Rican, South or Central American, or other Spanish culture or origin, regardless of race).

(e) Native Hawaiian or Other Pacific Islander (a person having origins in any of the original peoples of Hawaii, Guam, Samoa, or other Pacific Islands).

(2) "Woman" shall mean a person who is a citizen or lawful permanent resident of the United States and who is of the female gender.

(2.05) "Person with a disability" means a person who is a citizen or lawful resident of the United States and is a person qualifying as a person with a disability under subdivision (2.1) of this subsection (A).

(2.1) "Person with a disability" means a person with a severe physical or mental disability that:

(a) results from:

amputation,  
 arthritis,  
 autism,  
 blindness,  
 burn injury,  
 cancer,  
 cerebral palsy,  
 Crohn's disease,  
 cystic fibrosis,  
 deafness,  
 head injury,  
 heart disease,  
 hemiplegia,  
 hemophilia,  
 respiratory or pulmonary dysfunction,  
 an intellectual disability,  
 mental illness,  
 multiple sclerosis,  
 muscular dystrophy,  
 musculoskeletal disorders,  
 neurological disorders, including stroke and epilepsy,  
 paraplegia,  
 quadriplegia and other spinal cord conditions,  
 sickle cell anemia,  
 ulcerative colitis,  
 specific learning disabilities, or  
 end stage renal failure disease; and

(b) substantially limits one or more of the person's major life activities.

Another disability or combination of disabilities may also be considered as a severe disability for the purposes of item (a) of this subdivision (2.1) if it is determined by an evaluation of rehabilitation potential to cause a comparable degree of substantial functional limitation similar to the specific list of disabilities listed in item (a) of this subdivision (2.1).

(3) "Minority-owned business" means a business which is at least 51% owned by one or more minority persons, or in the case of a corporation, at least 51% of the stock in which is owned by one or more minority persons; and the management and daily business operations of which are controlled by one or more of the minority individuals who own it.

(4) "Women-owned business" means a business which is at least 51% owned by one or more women, or, in the case of a corporation, at least 51% of the stock in which is owned by one or more women; and the management and daily business operations of which are controlled by one or more of the women who own it.

(4.1) "Business owned by a person with a disability" means a business that is at least 51% owned by one or more persons with a disability and the management and daily business operations of which are controlled by one or more of the persons with disabilities who own it. A not-for-profit agency for persons with disabilities that is exempt from taxation under Section 501 of the Internal Revenue Code of 1986 is also considered a "business owned by a person with a disability".

(4.2) "Council" means the Business Enterprise Council for Minorities, Women, and Persons with Disabilities created under Section 5 of this Act.

(5) "State contracts" means all contracts entered into by the State, any agency or department thereof, or any public institution of higher education, including community college districts, regardless of the source of the funds with which the contracts are paid, which are not subject to federal reimbursement. "State contracts" does not include contracts awarded by a retirement system, pension fund, or investment board subject to Section 1-109.1 of the Illinois Pension Code. This definition shall control over any existing definition under this Act or applicable administrative rule.

"State construction contracts" means all State contracts entered into by a State agency or public institution of higher education for the repair, remodeling, renovation or construction of a building or structure, or for the construction or maintenance of a highway defined in Article 2 of the Illinois Highway Code.

(6) "State agencies" shall mean all departments, officers, boards, commissions, institutions and bodies politic and corporate of the State, but does not include the Board of Trustees of the University of Illinois, the Board of Trustees of Southern Illinois University, the Board of Trustees of Chicago State University, the Board of Trustees of Eastern Illinois University, the Board of Trustees of Governors State University, the Board of Trustees of Illinois State University, the Board of Trustees of Northeastern Illinois University, the Board of Trustees of Northern Illinois University, the Board of Trustees of Western Illinois University, municipalities or other local governmental units, or other State constitutional officers.

(7) "Public institutions of higher education" means the University of Illinois, Southern Illinois University, Chicago State University, Eastern Illinois University, Governors State University, Illinois State University, Northeastern Illinois University, Northern Illinois University, Western Illinois University, the public community colleges of the State, and any other public universities, colleges, and community colleges now or hereafter established or authorized by the General Assembly.

(8) "Certification" means a determination made by the Council or by one delegated authority from the Council to make certifications, or by a State agency with statutory authority to make such a certification, that a business entity is a business owned by a minority, woman, or person with a disability for whatever purpose. A business owned and controlled by women shall be certified as a "woman-owned business". A business owned and controlled by women who are also minorities shall be certified as both a "women-owned business" and a "minority-owned business".

(9) "Control" means the exclusive or ultimate and sole control of the business including, but not limited to, capital investment and all other financial matters, property, acquisitions, contract negotiations, legal matters, officer-director-employee selection and comprehensive hiring, operating responsibilities, cost-control matters, income and dividend matters, financial transactions and rights of other shareholders or joint partners. Control shall be real, substantial and continuing, not pro forma. Control shall include the power to direct or cause the direction of the management and policies of the business and to make the day-to-day as well as major decisions in matters of policy, management and operations. Control shall be exemplified by possessing the requisite knowledge and expertise to run the particular business and control shall not include simple majority or absentee ownership.

(10) "Business" means a business that has annual gross sales of less than \$75,000,000 as evidenced by the federal income tax return of the business. A firm with gross sales in excess of this cap may apply to the Council for certification for a particular contract if the firm can demonstrate that the contract would have significant impact on businesses owned by minorities, women, or persons with disabilities as suppliers or subcontractors or in employment of minorities, women, or persons with disabilities.

(11) "Utilization plan" means a form and additional documentations included in all bids or proposals that demonstrates a vendor's proposed utilization of vendors certified by the Business Enterprise Program to meet the targeted goal. The utilization plan shall demonstrate that the Vendor has either: (1) met the entire contract goal or (2) requested a full or partial waiver and made good faith efforts towards meeting the goal.

(12) "Business Enterprise Program" means the Business Enterprise Program of the Department of Central Management Services.

(B) When a business is owned at least 51% by any combination of minority persons, women, or persons with disabilities, even though none of the 3 classes alone holds at least a 51% interest, the ownership requirement for purposes of this Act is considered to be met. The certification category for the business is that of the class holding the largest ownership interest in the business. If 2 or more classes have equal ownership interests, the certification category shall be determined by the business.  
(Source: P.A. 100-391, eff. 8-25-17; 101-601, eff. 1-1-20.)

(Text of Section after amendment by P.A. 101-657)  
(Section scheduled to be repealed on June 30, 2024)  
Sec. 2. Definitions.

(A) For the purpose of this Act, the following terms shall have the following definitions:

(1) "Minority person" shall mean a person who is a citizen or lawful permanent resident of the United States and who is any of the following:

(a) American Indian or Alaska Native (a person having origins in any of the original peoples of North and South America, including Central America, and who maintains tribal affiliation or community attachment).

(b) Asian (a person having origins in any of the original peoples of the Far East, Southeast Asia, or the Indian subcontinent, including, but not limited to, Cambodia, China, India, Japan, Korea, Malaysia, Pakistan, the Philippine Islands, Thailand, and Vietnam).

(c) Black or African American (a person having origins in any of the black racial groups of Africa).

(d) Hispanic or Latino (a person of Cuban, Mexican, Puerto Rican, South or Central American, or other Spanish culture or origin, regardless of race).

(e) Native Hawaiian or Other Pacific Islander (a person having origins in any of the original peoples of Hawaii, Guam, Samoa, or other Pacific Islands).

(2) "Woman" shall mean a person who is a citizen or lawful permanent resident of the United States and who is of the female gender.

(2.05) "Person with a disability" means a person who is a citizen or lawful resident of the United States and is a person qualifying as a person with a disability under subdivision (2.1) of this subsection (A).

(2.1) "Person with a disability" means a person with a severe physical or mental disability that:

- (a) results from:
- amputation,
  - arthritis,
  - autism,
  - blindness,
  - burn injury,
  - cancer,
  - cerebral palsy,
  - Crohn's disease,
  - cystic fibrosis,
  - deafness,
  - head injury,
  - heart disease,
  - hemiplegia,
  - hemophilia,
  - respiratory or pulmonary dysfunction,
  - an intellectual disability,
  - mental illness,
  - multiple sclerosis,
  - muscular dystrophy,
  - musculoskeletal disorders,
  - neurological disorders, including stroke and epilepsy,
  - paraplegia,
  - quadriplegia and other spinal cord conditions,
  - sickle cell anemia,
  - ulcerative colitis,
  - specific learning disabilities, or
  - end stage renal failure disease; and

(b) substantially limits one or more of the person's major life activities.

Another disability or combination of disabilities may also be considered as a severe disability for the purposes of item (a) of this subdivision (2.1) if it is determined by an evaluation of rehabilitation potential to cause a comparable degree of substantial functional limitation similar to the specific list of disabilities listed in item (a) of this subdivision (2.1).

(3) "Minority-owned business" means a business which is at least 51% owned by one or more minority persons, or in the case of a corporation, at least 51% of the stock in which is owned by one

or more minority persons; and the management and daily business operations of which are controlled by one or more of the minority individuals who own it.

(4) "Women-owned business" means a business which is at least 51% owned by one or more women, or, in the case of a corporation, at least 51% of the stock in which is owned by one or more women; and the management and daily business operations of which are controlled by one or more of the women who own it.

(4.1) "Business owned by a person with a disability" means a business that is at least 51% owned by one or more persons with a disability and the management and daily business operations of which are controlled by one or more of the persons with disabilities who own it. A not-for-profit agency for persons with disabilities that is exempt from taxation under Section 501 of the Internal Revenue Code of 1986 is also considered a "business owned by a person with a disability".

(4.2) "Council" means the Business Enterprise Council for Minorities, Women, and Persons with Disabilities created under Section 5 of this Act.

(4.3) "Commission" means, unless the context clearly indicates otherwise, the Commission on Equity and Inclusion created under the Commission on Equity and Inclusion Act.

(5) "State contracts" means all contracts entered into by the State, any agency or department thereof, or any public institution of higher education, including community college districts, regardless of the source of the funds with which the contracts are paid, which are not subject to federal reimbursement. "State contracts" does not include contracts awarded by a retirement system, pension fund, or investment board subject to Section 1-109.1 of the Illinois Pension Code. This definition shall control over any existing definition under this Act or applicable administrative rule.

"State construction contracts" means all State contracts entered into by a State agency or public institution of higher education for the repair, remodeling, renovation or construction of a building or structure, or for the construction or maintenance of a highway defined in Article 2 of the Illinois Highway Code.

(6) "State agencies" shall mean all departments, officers, boards, commissions, institutions and bodies politic and corporate of the State, but does not include the Board of Trustees of the University of Illinois, the Board of Trustees of Southern Illinois University, the Board of Trustees of Chicago State University, the Board of Trustees of Eastern Illinois University, the Board of Trustees of Governors State University, the Board of Trustees of Illinois State University, the Board of Trustees of Northeastern Illinois University, the Board of Trustees of Northern Illinois University, the Board of Trustees of Western Illinois University, municipalities or other local governmental units, or other State constitutional officers.

(7) "Public institutions of higher education" means the University of Illinois, Southern Illinois University, Chicago State University, Eastern Illinois University, Governors State University, Illinois State University, Northeastern Illinois University, Northern Illinois University, Western Illinois University, the public community colleges of the State, and any other public universities, colleges, and community colleges now or hereafter established or authorized by the General Assembly.

(8) "Certification" means a determination made by the Council or by one delegated authority from the Council to make certifications, or by a State agency with statutory authority to make such a certification, that a business entity is a business owned by a minority, woman, or person with a disability for whatever purpose. A business owned and controlled by women shall be certified as a "woman-owned business". A business owned and controlled by women who are also minorities shall be certified as both a "women-owned business" and a "minority-owned business".

(9) "Control" means the exclusive or ultimate and sole control of the business including, but not limited to, capital investment and all other financial matters, property, acquisitions, contract negotiations, legal matters, officer-director-employee selection and comprehensive hiring, operating responsibilities, cost-control matters, income and dividend matters, financial transactions and rights of other shareholders or joint partners. Control shall be real, substantial and continuing, not pro forma. Control shall include the power to direct or cause the direction of the management and policies of the business and to make the day-to-day as well as major decisions in matters of policy, management and operations. Control shall be exemplified by possessing the requisite knowledge and expertise to run the particular business and control shall not include simple majority or absentee ownership.

(10) "Business" means a business that has annual gross sales of less than \$75,000,000 as evidenced by the federal income tax return of the business. A firm with gross sales in excess of this cap may apply to the Council for certification for a particular contract if the firm can demonstrate that

the contract would have significant impact on businesses owned by minorities, women, or persons with disabilities as suppliers or subcontractors or in employment of minorities, women, or persons with disabilities.

(11) "Utilization plan" means a form and additional documentations included in all bids or proposals that demonstrates a vendor's proposed utilization of vendors certified by the Business Enterprise Program to meet the targeted goal. The utilization plan shall demonstrate that the Vendor has either: (1) met the entire contract goal or (2) requested a full or partial waiver and made good faith efforts towards meeting the goal.

(12) "Business Enterprise Program" means the Business Enterprise Program of the Commission on Equity and Inclusion ~~Department of Central Management Services~~.

(B) When a business is owned at least 51% by any combination of minority persons, women, or persons with disabilities, even though none of the 3 classes alone holds at least a 51% interest, the ownership requirement for purposes of this Act is considered to be met ~~or in excess of the entire contract goal~~. The certification category for the business is that of the class holding the largest ownership interest in the business. If 2 or more classes have equal ownership interests, the certification category shall be determined by the business.

(Source: P.A. 100-391, eff. 8-25-17; 101-601, eff. 1-1-20; 101-657, eff. 1-1-22.)

(30 ILCS 575/4) (from Ch. 127, par. 132.604)

(Text of Section before amendment by P.A. 101-657)

(Section scheduled to be repealed on June 30, 2024)

Sec. 4. Award of State contracts.

(a) Except as provided in subsection (b), not less than 20% of the total dollar amount of State contracts, as defined by the Secretary of the Council and approved by the Council, shall be established as an aspirational goal to be awarded to businesses owned by minorities, women, and persons with disabilities; provided, however, that of the total amount of all State contracts awarded to businesses owned by minorities, women, and persons with disabilities pursuant to this Section, contracts representing at least 11% shall be awarded to businesses owned by minorities, contracts representing at least 7% shall be awarded to women-owned businesses, and contracts representing at least 2% shall be awarded to businesses owned by persons with disabilities.

The above percentage relates to the total dollar amount of State contracts during each State fiscal year, calculated by examining independently each type of contract for each agency or public institutions of higher education which lets such contracts. Only that percentage of arrangements which represents the participation of businesses owned by minorities, women, and persons with disabilities on such contracts shall be included. State contracts subject to the requirements of this Act shall include the requirement that only expenditures to businesses owned by minorities, women, and persons with disabilities that perform a commercially useful function may be counted toward the goals set forth by this Act. Contracts shall include a definition of "commercially useful function" that is consistent with 49 CFR 26.55(c).

(b) Not less than 20% of the total dollar amount of State construction contracts is established as an aspirational goal to be awarded to businesses owned by minorities, women, and persons with disabilities; provided that, contracts representing at least 11% of the total dollar amount of State construction contracts shall be awarded to businesses owned by minorities; contracts representing at least 7% of the total dollar amount of State construction contracts shall be awarded to women-owned businesses; and contracts representing at least 2% of the total dollar amount of State construction contracts shall be awarded to businesses owned by persons with disabilities.

(c) (Blank).

(d) Within one year after April 28, 2009 (the effective date of Public Act 96-8), the Department of Central Management Services shall conduct a social scientific study that measures the impact of discrimination on minority and women business development in Illinois. Within 18 months after April 28, 2009 (the effective date of Public Act 96-8), the Department shall issue a report of its findings and any recommendations on whether to adjust the goals for minority and women participation established in this Act. Copies of this report and the social scientific study shall be filed with the Governor and the General Assembly.

By December 1, 2020, the Department of Central Management Services shall conduct a new social scientific study that measures the impact of discrimination on minority and women business development in Illinois. By June 1, 2022, the Department shall issue a report of its findings and any recommendations on whether to adjust the goals for minority and women participation established in this Act. Copies of this

report and the social scientific study shall be filed with the Governor, the Advisory Board, and the General Assembly. By December 1, 2022, the Department of Central Management Services Business Enterprise Program shall develop a model for social scientific disparity study sourcing for local governmental units to adapt and implement to address regional disparities in public procurement.

(e) Except as permitted under this Act or as otherwise mandated by federal law or regulation, those who submit bids or proposals for State contracts subject to the provisions of this Act, whose bids or proposals are successful and include a utilization plan but that fail to meet the goals set forth in subsection (b) of this Section, shall be notified of that deficiency and shall be afforded a period not to exceed 10 calendar days from the date of notification to cure that deficiency in the bid or proposal. The deficiency in the bid or proposal may only be cured by contracting with additional subcontractors who are owned by minorities or women. Any increase in cost to a contract for the addition of a subcontractor to cure a bid's deficiency shall not affect the bid price, shall not be used in the request for an exemption in this Act, and in no case shall an identified subcontractor with a certification made pursuant to this Act be terminated from the contract without the written consent of the State agency or public institution of higher education entering into the contract.

(f) Non-construction solicitations that include Business Enterprise Program participation goals shall require bidders and offerors to include utilization plans. Utilization plans are due at the time of bid or offer submission. Failure to complete and include a utilization plan, including documentation demonstrating good faith effort when requesting a waiver, shall render the bid or offer non-responsive.

(Source: P.A. 100-391, eff. 8-25-17; 101-170, eff. 1-1-20; 101-601, eff. 1-1-20.)

(Text of Section after amendment by P.A. 101-657)

(Section scheduled to be repealed on June 30, 2024)

Sec. 4. Award of State contracts.

(a) Except as provided in subsection (b), not less than 30% of the total dollar amount of State contracts, as defined by the Secretary of the Council and approved by the Council, shall be established as an aspirational goal to be awarded to businesses owned by minorities, women, and persons with disabilities; provided, however, that of the total amount of all State contracts awarded to businesses owned by minorities, women, and persons with disabilities pursuant to this Section, contracts representing at least 16% shall be awarded to businesses owned by minorities, contracts representing at least 10% shall be awarded to women-owned businesses, and contracts representing at least 4% shall be awarded to businesses owned by persons with disabilities.

(a-5) In addition to the aspirational goals in awarding State contracts set under subsection (a), the ~~Commission~~ Department of Central Management Services shall by rule further establish targeted efforts to encourage the participation of businesses owned by minorities, women, and persons with disabilities on State contracts ~~committed diversity aspirational goals for State contracts awarded to businesses owned by minorities, women, and persons with disabilities.~~ Such efforts shall include, but not be limited to, further concerted outreach efforts to businesses owned by minorities, women, and persons with disabilities.

The above percentage relates to the total dollar amount of State contracts during each State fiscal year, calculated by examining independently each type of contract for each agency or public institutions of higher education which lets such contracts. Only that percentage of arrangements which represents the participation of businesses owned by minorities, women, and persons with disabilities on such contracts shall be included. State contracts subject to the requirements of this Act shall include the requirement that only expenditures to businesses owned by minorities, women, and persons with disabilities that perform a commercially useful function may be counted toward the goals set forth by this Act. Contracts shall include a definition of "commercially useful function" that is consistent with 49 CFR 26.55(c).

(b) Not less than 20% of the total dollar amount of State construction contracts is established as an aspirational goal to be awarded to businesses owned by minorities, women, and persons with disabilities; provided that, contracts representing at least 11% of the total dollar amount of State construction contracts shall be awarded to businesses owned by minorities; contracts representing at least 7% of the total dollar amount of State construction contracts shall be awarded to women-owned businesses; and contracts representing at least 2% of the total dollar amount of State construction contracts shall be awarded to businesses owned by persons with disabilities.

(c) (Blank).

(c-5) All goals established under this Section shall be contingent upon the results of the most recent disparity study conducted by the State.

(d) Within one year after April 28, 2009 (the effective date of Public Act 96-8), the Department of Central Management Services shall conduct a social scientific study that measures the impact of discrimination on minority and women business development in Illinois. Within 18 months after April 28, 2009 (the effective date of Public Act 96-8), the Department shall issue a report of its findings and any recommendations on whether to adjust the goals for minority and women participation established in this Act. Copies of this report and the social scientific study shall be filed with the Governor and the General Assembly.

By December 1, 2020, the Department of Central Management Services shall conduct a new social scientific study that measures the impact of discrimination on minority and women business development in Illinois. By June 1, 2022, the Department shall issue a report of its findings and any recommendations on whether to adjust the goals for minority and women participation established in this Act. Copies of this report and the social scientific study shall be filed with the Governor and the General Assembly. By December 1, 2022, the Commission on Equity and Inclusion ~~Department of Central Management Services~~ Business Enterprise Program shall develop a model for social scientific disparity study sourcing for local governmental units to adapt and implement to address regional disparities in public procurement.

(e) All State contract solicitations that include Business Enterprise Program participation goals shall require bidders or offerors to include utilization plans. Utilization plans are due at the time of bid or offer submission. Failure to complete and include a utilization plan, including documentation demonstrating good faith efforts when requesting a waiver, shall render the bid or offer non-responsive.

Except as permitted under this Act or as otherwise mandated by federal law or regulation, in response to those who submit bids or proposals for State contracts subject to the provisions of this Act, whose bids or proposals are successful but ~~and~~ include a utilization plan but that fails to demonstrate good faith efforts ~~fail~~ to meet the goals set forth in the solicitation ~~subsection (b) of this Section, shall be notified of that deficiency and may allow the bidder or offeror~~ shall be afforded a period not to exceed 10 calendar days from the date of notification to cure that deficiency in the bid or proposal. The deficiency in the bid or proposal may only be cured by contracting with additional subcontractors who are certified by the Business Enterprise Program at the time of bid submission ~~owned by minorities or women. Any increase in cost to a contract for the addition of a subcontractor to cure a bid's deficiency or to ensure diversity participation on the contract shall not affect the bid price, shall not be used in the request for an exemption in this Act, and in no case shall an identified subcontractor with a certification made pursuant to this Act be terminated from the contract without the written consent of the State agency or public institution of higher education entering into the contract. Submission of a blank utilization plan renders a bid or offer non-responsive and is not curable. The Commission on Equity and Inclusion shall be notified of all bids or offers that fail to include a utilization plan or that include a utilization plan with deficiencies. The Commission on Equity and Inclusion shall be notified of all utilization plan deficiencies on submitted bids or proposals for State contracts under this subsection (e).~~

(f) (Blank). Non construction solicitations that include Business Enterprise Program participation goals shall require bidders and offerors to include utilization plans. Utilization plans are due at the time of bid or offer submission. Failure to complete and include a utilization plan, including documentation demonstrating good faith effort when requesting a waiver, shall render the bid or offer non-responsive. The Commission on Equity and Inclusion shall be notified of all bids and offers that fail to include a utilization plan as required under this subsection (f).

(g) (Blank). Bids or proposals for State contracts shall be examined to determine if the bid or proposal is responsible, competitive, and whether the services to be provided are likely to be completed based upon the pricing. If the bid or proposal is responsible, competitive, and the services to be provided are likely to be completed based on the prices listed, then the bid is deemed responsive. If the bid or proposal is not responsible, competitive, and the services to be provided are not likely to be completed based on the prices listed, then the entire bid is deemed non-responsive. The Commission on Equity and Inclusion shall be notified of all non responsive bids or proposals for State contracts under this subsection (g).

(h) State Agencies and public institutions of higher education shall notify the Commission on Equity and Inclusion of all non-responsive bids or proposals for State contracts.

(Source: P.A. 100-391, eff. 8-25-17; 101-170, eff. 1-1-20; 101-601, eff. 1-1-20; 101-657, Article 1, Section 1-5, eff. 1-1-22; 101-657, Article 40, Section 40-130, eff. 1-1-22; revised 4-15-21.)

(30 ILCS 575/4f)

(Text of Section before amendment by P.A. 101-657, Article 40, Section 40-130)

(Section scheduled to be repealed on June 30, 2024)

Sec. 4f. Award of State contracts.

(1) It is hereby declared to be the public policy of the State of Illinois to promote and encourage each State agency and public institution of higher education to use businesses owned by minorities, women, and persons with disabilities in the area of goods and services, including, but not limited to, insurance services, investment management services, information technology services, accounting services, architectural and engineering services, and legal services. Furthermore, each State agency and public institution of higher education shall utilize such firms to the greatest extent feasible within the bounds of financial and fiduciary prudence, and take affirmative steps to remove any barriers to the full participation of such firms in the procurement and contracting opportunities afforded.

(a) When a State agency or public institution of higher education, other than a community college, awards a contract for insurance services, for each State agency or public institution of higher education, it shall be the aspirational goal to use insurance brokers owned by minorities, women, and persons with disabilities as defined by this Act, for not less than 20% of the total annual premiums or fees; provided that, contracts representing at least 11% of the total annual premiums or fees shall be awarded to businesses owned by minorities; contracts representing at least 7% of the total annual premiums or fees shall be awarded to women-owned businesses; and contracts representing at least 2% of the total annual premiums or fees shall be awarded to businesses owned by persons with disabilities.

(b) When a State agency or public institution of higher education, other than a community college, awards a contract for investment services, for each State agency or public institution of higher education, it shall be the aspirational goal to use emerging investment managers owned by minorities, women, and persons with disabilities as defined by this Act, for not less than 20% of the total funds under management; provided that, contracts representing at least 11% of the total funds under management shall be awarded to businesses owned by minorities; contracts representing at least 7% of the total funds under management shall be awarded to women-owned businesses; and contracts representing at least 2% of the total funds under management shall be awarded to businesses owned by persons with disabilities. Furthermore, it is the aspirational goal that not less than 20% of the direct asset managers of the State funds be minorities, women, and persons with disabilities.

(c) When a State agency or public institution of higher education, other than a community college, awards contracts for information technology services, accounting services, architectural and engineering services, and legal services, for each State agency and public institution of higher education, it shall be the aspirational goal to use such firms owned by minorities, women, and persons with disabilities as defined by this Act and lawyers who are minorities, women, and persons with disabilities as defined by this Act, for not less than 20% of the total dollar amount of State contracts; provided that, contracts representing at least 11% of the total dollar amount of State contracts shall be awarded to businesses owned by minorities or minority lawyers; contracts representing at least 7% of the total dollar amount of State contracts shall be awarded to women-owned businesses or women who are lawyers; and contracts representing at least 2% of the total dollar amount of State contracts shall be awarded to businesses owned by persons with disabilities or persons with disabilities who are lawyers.

(d) When a community college awards a contract for insurance services, investment services, information technology services, accounting services, architectural and engineering services, and legal services, it shall be the aspirational goal of each community college to use businesses owned by minorities, women, and persons with disabilities as defined in this Act for not less than 20% of the total amount spent on contracts for these services collectively; provided that, contracts representing at least 11% of the total amount spent on contracts for these services shall be awarded to businesses owned by minorities; contracts representing at least 7% of the total amount spent on contracts for these services shall be awarded to women-owned businesses; and contracts representing at least 2% of the total amount spent on contracts for these services shall be awarded to businesses owned by persons with disabilities. When a community college awards contracts for investment services, contracts awarded to investment managers who are not emerging investment managers as defined in this Act shall not be considered businesses owned by minorities, women, or persons with disabilities for the purposes of this Section.

(e) When a State agency or public institution of higher education issues competitive solicitations and the award history for a service or supply category shows awards to a class of business owners that are underrepresented, the Council shall determine the reason for the disparity

and shall identify potential and appropriate methods to minimize or eliminate the cause for the disparity.

If any State agency or public institution of higher education contract is eligible to be paid for or reimbursed, in whole or in part, with federal-aid funds, grants, or loans, and the provisions of this paragraph (e) would result in the loss of those federal-aid funds, grants, or loans, then the contract is exempt from the provisions of this paragraph (e) in order to remain eligible for those federal-aid funds, grants, or loans.

(2) As used in this Section:

"Accounting services" means the measurement, processing and communication of financial information about economic entities including, but is not limited to, financial accounting, management accounting, auditing, cost containment and auditing services, taxation and accounting information systems.

"Architectural and engineering services" means professional services of an architectural or engineering nature, or incidental services, that members of the architectural and engineering professions, and individuals in their employ, may logically or justifiably perform, including studies, investigations, surveying and mapping, tests, evaluations, consultations, comprehensive planning, program management, conceptual designs, plans and specifications, value engineering, construction phase services, soils engineering, drawing reviews, preparation of operating and maintenance manuals, and other related services.

"Emerging investment manager" means an investment manager or claims consultant having assets under management below \$10 billion or otherwise adjudicating claims.

"Information technology services" means, but is not limited to, specialized technology-oriented solutions by combining the processes and functions of software, hardware, networks, telecommunications, web designers, cloud developing resellers, and electronics.

"Insurance broker" means an insurance brokerage firm, claims administrator, or both, that procures, places all lines of insurance, or administers claims with annual premiums or fees of at least \$5,000,000 but not more than \$10,000,000.

"Legal services" means work performed by a lawyer including, but not limited to, contracts in anticipation of litigation, enforcement actions, or investigations.

(3) Each State agency and public institution of higher education shall adopt policies that identify its plan and implementation procedures for increasing the use of service firms owned by minorities, women, and persons with disabilities.

(4) Except as provided in subsection (5), the Council shall file no later than March 1 of each year an annual report to the Governor, the Bureau on Apprenticeship Programs, and the General Assembly. The report filed with the General Assembly shall be filed as required in Section 3.1 of the General Assembly Organization Act. This report shall: (i) identify the service firms used by each State agency and public institution of higher education, (ii) identify the actions it has undertaken to increase the use of service firms owned by minorities, women, and persons with disabilities, including encouraging non-minority-owned firms to use other service firms owned by minorities, women, and persons with disabilities as subcontractors when the opportunities arise, (iii) state any recommendations made by the Council to each State agency and public institution of higher education to increase participation by the use of service firms owned by minorities, women, and persons with disabilities, and (iv) include the following:

(A) For insurance services: the names of the insurance brokers or claims consultants used, the total of risk managed by each State agency and public institution of higher education by insurance brokers, the total commissions, fees paid, or both, the lines or insurance policies placed, and the amount of premiums placed; and the percentage of the risk managed by insurance brokers, the percentage of total commission, fees paid, or both, the lines or insurance policies placed, and the amount of premiums placed with each by the insurance brokers owned by minorities, women, and persons with disabilities by each State agency and public institution of higher education.

(B) For investment management services: the names of the investment managers used, the total funds under management of investment managers; the total commissions, fees paid, or both; the total and percentage of funds under management of emerging investment managers owned by minorities, women, and persons with disabilities, including the total and percentage of total commissions, fees paid, or both by each State agency and public institution of higher education.

(C) The names of service firms, the percentage and total dollar amount paid for professional services by category by each State agency and public institution of higher education.

(D) The names of service firms, the percentage and total dollar amount paid for services by category to firms owned by minorities, women, and persons with disabilities by each State agency and public institution of higher education.

(E) The total number of contracts awarded for services by category and the total number of contracts awarded to firms owned by minorities, women, and persons with disabilities by each State agency and public institution of higher education.

(5) For community college districts, the Business Enterprise Council shall only report the following information for each community college district: (i) the name of the community colleges in the district, (ii) the name and contact information of a person at each community college appointed to be the single point of contact for vendors owned by minorities, women, or persons with disabilities, (iii) the policy of the community college district concerning certified vendors, (iv) the certifications recognized by the community college district for determining whether a business is owned or controlled by a minority, woman, or person with a disability, (v) outreach efforts conducted by the community college district to increase the use of certified vendors, (vi) the total expenditures by the community college district in the prior fiscal year in the divisions of work specified in paragraphs (a), (b), and (c) of subsection (1) of this Section and the amount paid to certified vendors in those divisions of work, and (vii) the total number of contracts entered into for the divisions of work specified in paragraphs (a), (b), and (c) of subsection (1) of this Section and the total number of contracts awarded to certified vendors providing these services to the community college district. The Business Enterprise Council shall not make any utilization reports under this Act for community college districts for Fiscal Year 2015 and Fiscal Year 2016, but shall make the report required by this subsection for Fiscal Year 2017 and for each fiscal year thereafter. The Business Enterprise Council shall report the information in items (i), (ii), (iii), and (iv) of this subsection beginning in September of 2016. The Business Enterprise Council may collect the data needed to make its report from the Illinois Community College Board.

(6) The status of the utilization of services shall be discussed at each of the regularly scheduled Business Enterprise Council meetings. Time shall be allotted for the Council to receive, review, and discuss the progress of the use of service firms owned by minorities, women, and persons with disabilities by each State agency and public institution of higher education; and any evidence regarding past or present racial, ethnic, or gender-based discrimination which directly impacts a State agency or public institution of higher education contracting with such firms. If after reviewing such evidence the Council finds that there is or has been such discrimination against a specific group, race or sex, the Council shall establish sheltered markets or adjust existing sheltered markets tailored to address the Council's specific findings for the divisions of work specified in paragraphs (a), (b), and (c) of subsection (1) of this Section.

(Source: P.A. 100-391, eff. 8-25-17; 101-170, eff. 1-1-20; 101-657, Article 5, Section 5-10, eff. 3-23-21.)

(Text of Section after amendment by P.A. 101-657, Article 40, Section 40-130)

(Section scheduled to be repealed on June 30, 2024)

Sec. 4f. Award of State contracts.

(1) It is hereby declared to be the public policy of the State of Illinois to promote and encourage each State agency and public institution of higher education to use businesses owned by minorities, women, and persons with disabilities in the area of goods and services, including, but not limited to, insurance services, investment management services, information technology services, accounting services, architectural and engineering services, and legal services. Furthermore, each State agency and public institution of higher education shall utilize such firms to the greatest extent feasible within the bounds of financial and fiduciary prudence, and take affirmative steps to remove any barriers to the full participation of such firms in the procurement and contracting opportunities afforded.

(a) When a State agency or public institution of higher education, other than a community college, awards a contract for insurance services, for each State agency or public institution of higher education, it shall be the aspirational goal to use insurance brokers owned by minorities, women, and persons with disabilities as defined by this Act, for not less than 20% of the total annual premiums or fees; provided that, contracts representing at least 11% of the total annual premiums or fees shall be awarded to businesses owned by minorities; contracts representing at least 7% of the total annual premiums or fees shall be awarded to women-owned businesses; and contracts representing at least 2% of the total annual premiums or fees shall be awarded to businesses owned by persons with disabilities.

(b) When a State agency or public institution of higher education, other than a community college, awards a contract for investment services, for each State agency or public institution of higher education, it shall be the aspirational goal to use emerging investment managers owned by minorities, women, and persons with disabilities as defined by this Act, for not less than 20% of the total funds under management; provided that, contracts representing at least 11% of the total funds under management shall be awarded to businesses owned by minorities; contracts representing at least 7% of the total funds under management shall be awarded to women-owned businesses; and contracts representing at least 2% of the total funds under management shall be awarded to businesses owned by persons with disabilities. Furthermore, it is the aspirational goal that not less than 20% of the direct asset managers of the State funds be minorities, women, and persons with disabilities.

(c) When a State agency or public institution of higher education, other than a community college, awards contracts for information technology services, accounting services, architectural and engineering services, and legal services, for each State agency and public institution of higher education, it shall be the aspirational goal to use such firms owned by minorities, women, and persons with disabilities as defined by this Act and lawyers who are minorities, women, and persons with disabilities as defined by this Act, for not less than 20% of the total dollar amount of State contracts; provided that, contracts representing at least 11% of the total dollar amount of State contracts shall be awarded to businesses owned by minorities or minority lawyers; contracts representing at least 7% of the total dollar amount of State contracts shall be awarded to women-owned businesses or women who are lawyers; and contracts representing at least 2% of the total dollar amount of State contracts shall be awarded to businesses owned by persons with disabilities or persons with disabilities who are lawyers.

(d) When a community college awards a contract for insurance services, investment services, information technology services, accounting services, architectural and engineering services, and legal services, it shall be the aspirational goal of each community college to use businesses owned by minorities, women, and persons with disabilities as defined in this Act for not less than 20% of the total amount spent on contracts for these services collectively; provided that, contracts representing at least 11% of the total amount spent on contracts for these services shall be awarded to businesses owned by minorities; contracts representing at least 7% of the total amount spent on contracts for these services shall be awarded to women-owned businesses; and contracts representing at least 2% of the total amount spent on contracts for these services shall be awarded to businesses owned by persons with disabilities. When a community college awards contracts for investment services, contracts awarded to investment managers who are not emerging investment managers as defined in this Act shall not be considered businesses owned by minorities, women, or persons with disabilities for the purposes of this Section.

~~(e) When a State agency or public institution of higher education issues competitive solicitations and the award history for a service or supply category shows awards to a class of business owners that are underrepresented, the Council shall determine the reason for the disparity and shall identify potential and appropriate methods to minimize or eliminate the cause for the disparity.~~

~~If any State agency or public institution of higher education contract is eligible to be paid for or reimbursed, in whole or in part, with federal aid funds, grants, or loans, and the provisions of this paragraph (e) would result in the loss of those federal aid funds, grants, or loans, then the contract is exempt from the provisions of this paragraph (e) in order to remain eligible for those federal aid funds, grants, or loans.~~

(2) As used in this Section:

"Accounting services" means the measurement, processing and communication of financial information about economic entities including, but is not limited to, financial accounting, management accounting, auditing, cost containment and auditing services, taxation and accounting information systems.

"Architectural and engineering services" means professional services of an architectural or engineering nature, or incidental services, that members of the architectural and engineering professions, and individuals in their employ, may logically or justifiably perform, including studies, investigations, surveying and mapping, tests, evaluations, consultations, comprehensive planning, program management, conceptual designs, plans and specifications, value engineering, construction

phase services, soils engineering, drawing reviews, preparation of operating and maintenance manuals, and other related services.

"Emerging investment manager" means an investment manager or claims consultant having assets under management below \$10 billion or otherwise adjudicating claims.

"Information technology services" means, but is not limited to, specialized technology-oriented solutions by combining the processes and functions of software, hardware, networks, telecommunications, web designers, cloud developing resellers, and electronics.

"Insurance broker" means an insurance brokerage firm, claims administrator, or both, that procures, places all lines of insurance, or administers claims with annual premiums or fees of at least \$5,000,000 but not more than \$10,000,000.

"Legal services" means work performed by a lawyer including, but not limited to, contracts in anticipation of litigation, enforcement actions, or investigations.

(3) Each State agency and public institution of higher education shall adopt policies that identify its plan and implementation procedures for increasing the use of service firms owned by minorities, women, and persons with disabilities. All plan and implementation procedures for increasing the use of service firms owned by minorities, women, and persons with disabilities must be submitted to and approved by the Commission on Equity and Inclusion on an annual basis.

(4) Except as provided in subsection (5), the Council shall file no later than March 1 of each year an annual report to the Governor, the Bureau on Apprenticeship Programs, and the General Assembly. The report filed with the General Assembly shall be filed as required in Section 3.1 of the General Assembly Organization Act. This report shall: (i) identify the service firms used by each State agency and public institution of higher education, (ii) identify the actions it has undertaken to increase the use of service firms owned by minorities, women, and persons with disabilities, including encouraging non-minority-owned firms to use other service firms owned by minorities, women, and persons with disabilities as subcontractors when the opportunities arise, (iii) state any recommendations made by the Council to each State agency and public institution of higher education to increase participation by the use of service firms owned by minorities, women, and persons with disabilities, and (iv) include the following:

(A) For insurance services: the names of the insurance brokers or claims consultants used, the total of risk managed by each State agency and public institution of higher education by insurance brokers, the total commissions, fees paid, or both, the lines or insurance policies placed, and the amount of premiums placed; and the percentage of the risk managed by insurance brokers, the percentage of total commission, fees paid, or both, the lines or insurance policies placed, and the amount of premiums placed with each by the insurance brokers owned by minorities, women, and persons with disabilities by each State agency and public institution of higher education.

(B) For investment management services: the names of the investment managers used, the total funds under management of investment managers; the total commissions, fees paid, or both; the total and percentage of funds under management of emerging investment managers owned by minorities, women, and persons with disabilities, including the total and percentage of total commissions, fees paid, or both by each State agency and public institution of higher education.

(C) The names of service firms, the percentage and total dollar amount paid for professional services by category by each State agency and public institution of higher education.

(D) The names of service firms, the percentage and total dollar amount paid for services by category to firms owned by minorities, women, and persons with disabilities by each State agency and public institution of higher education.

(E) The total number of contracts awarded for services by category and the total number of contracts awarded to firms owned by minorities, women, and persons with disabilities by each State agency and public institution of higher education.

(5) For community college districts, the Business Enterprise Council shall only report the following information for each community college district: (i) the name of the community colleges in the district, (ii) the name and contact information of a person at each community college appointed to be the single point of contact for vendors owned by minorities, women, or persons with disabilities, (iii) the policy of the community college district concerning certified vendors, (iv) the certifications recognized by the community college district for determining whether a business is owned or controlled by a minority, woman, or person with a disability, (v) outreach efforts conducted by the community college district to increase the use of certified vendors, (vi) the total expenditures by the community college district in the prior fiscal year in the divisions of work specified in paragraphs (a), (b), and (c) of subsection (1) of this Section and the amount

paid to certified vendors in those divisions of work, and (vii) the total number of contracts entered into for the divisions of work specified in paragraphs (a), (b), and (c) of subsection (1) of this Section and the total number of contracts awarded to certified vendors providing these services to the community college district. The Business Enterprise Council shall not make any utilization reports under this Act for community college districts for Fiscal Year 2015 and Fiscal Year 2016, but shall make the report required by this subsection for Fiscal Year 2017 and for each fiscal year thereafter. The Business Enterprise Council shall report the information in items (i), (ii), (iii), and (iv) of this subsection beginning in September of 2016. The Business Enterprise Council may collect the data needed to make its report from the Illinois Community College Board.

(6) The status of the utilization of services shall be discussed at each of the regularly scheduled Business Enterprise Council meetings. Time shall be allotted for the Council to receive, review, and discuss the progress of the use of service firms owned by minorities, women, and persons with disabilities by each State agency and public institution of higher education; and any evidence regarding past or present racial, ethnic, or gender-based discrimination which directly impacts a State agency or public institution of higher education contracting with such firms. If after reviewing such evidence the Council finds that there is or has been such discrimination against a specific group, race or sex, the Council shall establish sheltered markets or adjust existing sheltered markets tailored to address the Council's specific findings for the divisions of work specified in paragraphs (a), (b), and (c) of subsection (1) of this Section.

(Source: P.A. 100-391, eff. 8-25-17; 101-170, eff. 1-1-20; 101-657, Article 5, Section 5-10, eff. 3-23-21; 101-657, Article 40, Section 40-130, eff. 1-1-22; revised 5-18-21.)

(30 ILCS 575/5) (from Ch. 127, par. 132.605)

(Text of Section before amendment by P.A. 101-657)

(Section scheduled to be repealed on June 30, 2024)

Sec. 5. Business Enterprise Council.

(1) To help implement, monitor and enforce the goals of this Act, there is created the Business Enterprise Council for Minorities, Women, and Persons with Disabilities, hereinafter referred to as the Council, composed of the Secretary of Human Services and the Directors of the Department of Human Rights, the Department of Commerce and Economic Opportunity, the Department of Central Management Services, the Department of Transportation and the Capital Development Board, or their duly appointed representatives, with the Comptroller, or his or her designee, serving as an advisory member of the Council. Ten individuals representing businesses that are minority-owned or women-owned or owned by persons with disabilities, 2 individuals representing the business community, and a representative of public institutions of higher education shall be appointed by the Governor. These members shall serve 2 year terms and shall be eligible for reappointment. Any vacancy occurring on the Council shall also be filled by the Governor. Any member appointed to fill a vacancy occurring prior to the expiration of the term for which his predecessor was appointed shall be appointed for the remainder of such term. Members of the Council shall serve without compensation but shall be reimbursed for any ordinary and necessary expenses incurred in the performance of their duties.

The Director of the Department of Central Management Services shall serve as the Council chairperson and shall select, subject to approval of the council, a Secretary responsible for the operation of the program who shall serve as the Division Manager of the Business Enterprise for Minorities, Women, and Persons with Disabilities Division of the Department of Central Management Services.

The Director of each State agency and the chief executive officer of each public institutions of higher education shall appoint a liaison to the Council. The liaison shall be responsible for submitting to the Council any reports and documents necessary under this Act.

(2) The Council's authority and responsibility shall be to:

(a) Devise a certification procedure to assure that businesses taking advantage of this Act are legitimately classified as businesses owned by minorities, women, or persons with disabilities and a registration procedure to recognize, without additional evidence of Business Enterprise Program eligibility, the certification of businesses owned by minorities, women, or persons with disabilities certified by the City of Chicago, Cook County, or other jurisdictional programs with requirements and procedures equaling or exceeding those in this Act.

(b) Maintain a list of all businesses legitimately classified as businesses owned by minorities, women, or persons with disabilities to provide to State agencies and public institutions of higher education.

(c) Review rules and regulations for the implementation of the program for businesses owned by minorities, women, and persons with disabilities.

(d) Review compliance plans submitted by each State agency and public institutions of higher education pursuant to this Act.

(e) Make annual reports as provided in Section 8f to the Governor and the General Assembly on the status of the program.

(f) Serve as a central clearinghouse for information on State contracts, including the maintenance of a list of all pending State contracts upon which businesses owned by minorities, women, and persons with disabilities may bid. At the Council's discretion, maintenance of the list may include 24-hour electronic access to the list along with the bid and application information.

(g) Establish a toll free telephone number to facilitate information requests concerning the certification process and pending contracts.

(3) No premium bond rate of a surety company for a bond required of a business owned by a minority, woman, or person with a disability bidding for a State contract shall be higher than the lowest rate charged by that surety company for a similar bond in the same classification of work that would be written for a business not owned by a minority, woman, or person with a disability.

(4) Any Council member who has direct financial or personal interest in any measure pending before the Council shall disclose this fact to the Council and refrain from participating in the determination upon such measure.

(5) The Secretary shall have the following duties and responsibilities:

(a) To be responsible for the day-to-day operation of the Council.

(b) To serve as a coordinator for all of the State's programs for businesses owned by minorities, women, and persons with disabilities and as the information and referral center for all State initiatives for businesses owned by minorities, women, and persons with disabilities.

(c) To establish an enforcement procedure whereby the Council may recommend to the appropriate State legal officer that the State exercise its legal remedies which shall include (1) termination of the contract involved, (2) prohibition of participation by the respondent in public contracts for a period not to exceed 3 years, (3) imposition of a penalty not to exceed any profit acquired as a result of violation, or (4) any combination thereof. Such procedures shall require prior approval by Council. All funds collected as penalties under this subsection shall be used exclusively for maintenance and further development of the Business Enterprise Program and encouragement of participation in State procurement by minorities, women, and persons with disabilities.

(d) To devise appropriate policies, regulations and procedures for including participation by businesses owned by minorities, women, and persons with disabilities as prime contractors including, but not limited to, (i) encouraging the inclusions of qualified businesses owned by minorities, women, and persons with disabilities on solicitation lists, (ii) investigating the potential of blanket bonding programs for small construction jobs, (iii) investigating and making recommendations concerning the use of the sheltered market process.

(e) To devise procedures for the waiver of the participation goals in appropriate circumstances.

(f) To accept donations and, with the approval of the Council or the Director of Central Management Services, grants related to the purposes of this Act; to conduct seminars related to the purpose of this Act and to charge reasonable registration fees; and to sell directories, vendor lists and other such information to interested parties, except that forms necessary to become eligible for the program shall be provided free of charge to a business or individual applying for the program.

(Source: P.A. 100-391, eff. 8-25-17; 100-801, eff. 8-10-18; 101-601, eff. 1-1-20.)

(Text of Section after amendment by P.A. 101-657)

(Section scheduled to be repealed on June 30, 2024)

Sec. 5. Business Enterprise Council.

(1) To help implement, monitor, and enforce the goals of this Act, there is created the Business Enterprise Council for Minorities, Women, and Persons with Disabilities, hereinafter referred to as the Council, composed of the Chairperson of the Commission on Equity and Inclusion, the Secretary of Human Services and the Directors of the Department of Human Rights, the Department of Commerce and Economic Opportunity, the Department of Central Management Services, the Department of Transportation and the Capital Development Board, or their duly appointed representatives, with the Comptroller, or his or her designee, serving as an advisory member of the Council. Ten individuals representing businesses that are

minority-owned, women-owned, or owned by persons with disabilities, 2 individuals representing the business community, and a representative of public institutions of higher education shall be appointed by the Governor. These members shall serve 2-year terms and shall be eligible for reappointment. Any vacancy occurring on the Council shall also be filled by the Governor. Any member appointed to fill a vacancy occurring prior to the expiration of the term for which his or her predecessor was appointed shall be appointed for the remainder of such term. Members of the Council shall serve without compensation but shall be reimbursed for any ordinary and necessary expenses incurred in the performance of their duties.

The Chairperson of the Commission shall serve as the Council chairperson and shall select, subject to approval of the ~~Council council~~, a Secretary responsible for the operation of the program who shall serve as the Division Manager of the Business Enterprise for Minorities, Women, and Persons with Disabilities Division of the ~~Commission on Equity and Inclusion~~ ~~Department of Central Management Services~~.

The Director of each State agency and the chief executive officer of each public institution of higher education shall appoint a liaison to the Council. The liaison shall be responsible for submitting to the Council any reports and documents necessary under this Act.

(2) The Council's authority and responsibility shall be to:

(a) Devise a certification procedure to assure that businesses taking advantage of this Act are legitimately classified as businesses owned by minorities, women, or persons with disabilities and a registration procedure to recognize, without additional evidence of Business Enterprise Program eligibility, the certification of businesses owned by minorities, women, or persons with disabilities certified by the City of Chicago, Cook County, or other jurisdictional programs with requirements and procedures equaling or exceeding those in this Act.

(b) Maintain a list of all businesses legitimately classified as businesses owned by minorities, women, or persons with disabilities to provide to State agencies and public institutions of higher education.

(c) Review rules and regulations for the implementation of the program for businesses owned by minorities, women, and persons with disabilities.

(d) Review compliance plans submitted by each State agency and public institution of higher education pursuant to this Act.

(e) Make annual reports as provided in Section 8f to the Governor and the General Assembly on the status of the program.

(f) Serve as a central clearinghouse for information on State contracts, including the maintenance of a list of all pending State contracts upon which businesses owned by minorities, women, and persons with disabilities may bid. At the Council's discretion, maintenance of the list may include 24-hour electronic access to the list along with the bid and application information.

(g) Establish a toll-free telephone number to facilitate information requests concerning the certification process and pending contracts.

(3) No premium bond rate of a surety company for a bond required of a business owned by a minority, woman, or person with a disability bidding for a State contract shall be higher than the lowest rate charged by that surety company for a similar bond in the same classification of work that would be written for a business not owned by a minority, woman, or person with a disability.

(4) Any Council member who has direct financial or personal interest in any measure pending before the Council shall disclose this fact to the Council and refrain from participating in the determination upon such measure.

(5) The Secretary shall have the following duties and responsibilities:

(a) To be responsible for the day-to-day operation of the Council.

(b) To serve as a coordinator for all of the State's programs for businesses owned by minorities, women, and persons with disabilities and as the information and referral center for all State initiatives for businesses owned by minorities, women, and persons with disabilities.

(c) To establish an enforcement procedure whereby the Council may recommend to the appropriate State legal officer that the State exercise its legal remedies which shall include (1) termination of the contract involved, (2) prohibition of participation by the respondent in public contracts for a period not to exceed 3 years, (3) imposition of a penalty not to exceed any profit acquired as a result of violation, or (4) any combination thereof. Such procedures shall require prior approval by Council. All funds collected as penalties under this subsection shall be used exclusively for maintenance and further development of the Business Enterprise Program and encouragement of participation in State procurement by minorities, women, and persons with disabilities.

(d) To devise appropriate policies, regulations, and procedures for including participation by businesses owned by minorities, women, and persons with disabilities as prime contractors, including, but not limited to: (i) encouraging the inclusions of qualified businesses owned by minorities, women, and persons with disabilities on solicitation lists, (ii) investigating the potential of blanket bonding programs for small construction jobs, and (iii) investigating and making recommendations concerning the use of the sheltered market process.

(e) To devise procedures for the waiver of the participation goals in appropriate circumstances.

(f) To accept donations and, with the approval of the Council or the Chairperson of the Commission on Equity and Inclusion, grants related to the purposes of this Act; to conduct seminars related to the purpose of this Act and to charge reasonable registration fees; and to sell directories, vendor lists, and other such information to interested parties, except that forms necessary to become eligible for the program shall be provided free of charge to a business or individual applying for the Business Enterprise Program program.

(Source: P.A. 100-391, eff. 8-25-17; 100-801, eff. 8-10-18; 101-601, eff. 1-1-20; 101-657, eff. 1-1-22.)

(30 ILCS 575/5.5)

(This Section may contain text from a Public Act with a delayed effective date)

Sec. 5.5. Transfer of Council and Business Enterprise Program functions.

(a) Notwithstanding any provision of law to the contrary, beginning on and after the effective date of this amendatory Act of the 101st General Assembly, the Commission on Equity and Inclusion shall have jurisdiction over the functions of the Business Enterprise Council and the Business Enterprise Program.

(b) All powers, duties, rights, and responsibilities of the Department of Central Management Services relating to jurisdiction over the Council and the Business Enterprise Program are transferred to the Commission.

(c) All books, records, papers, documents, property, contracts, causes of action, and pending business pertaining to the powers, duties, rights, and responsibilities of the Department of Central Management Services relating to jurisdiction over the Council and the Business Enterprise Program are transferred to the Commission.

(d) On the effective date of this amendatory Act of the 102nd General Assembly, the personnel of the Department of Central Management Services, Business Enterprise Program are transferred to the Commission on Equity and Inclusion. The status and rights of such personnel under the Personnel Code are not affected by the transfer. The rights of the employees and the State of Illinois and its agencies under the Personnel Code and applicable collective bargaining agreements or under any pension, retirement, or annuity plan are not affected by this amendatory Act of the 102nd General Assembly.

(e) Whenever reports or notices are required to be made or given or papers or documents furnished or served by any person to or upon the Business Enterprise Program in connection with any of the powers, duties, rights, and responsibilities transferred by Public Act 101-0657, the Commission on Equity and Inclusion shall make, give, furnish, or serve them.

(f) The changes made to this Section by this amendatory Act of the 102nd General Assembly do not affect any act done, ratified, or canceled, any right occurring or established, or any action or proceeding had or commenced in an administrative, civil, or criminal cause by the Business Enterprise Program before the effective date of this amendatory Act of the 102nd General Assembly. Such actions or proceedings may be prosecuted and continued by the Commission on Equity and Inclusion.

(g) Any rules that relate to the powers, duties, rights, and responsibilities of the Business Enterprise Program and are in force on the effective date of this amendatory Act of the 102nd General Assembly become the rules of the Commission on Equity and Inclusion. The changes made to this Section by this amendatory Act of the 102nd General Assembly do not affect the legality of any such rules.

(h) Any proposed rules filed with the Secretary of State by the Business Enterprise Program that are pending in the rulemaking process on the effective date of this amendatory Act of the 102nd General Assembly and pertain to the transferred powers, duties, rights, and responsibilities under Public Act 101-0657 are deemed to have been filed by the Commission on Equity and Inclusion. As soon as practicable, the Commission on Equity and Inclusion shall revise and clarify the rules transferred to it under this amendatory Act of the 102nd General Assembly to reflect the reorganization of powers, duties, rights, and responsibilities affected by Public Act 101-0657, using the procedures for recodification of rules available under the Illinois Administrative Procedure Act, except that existing title, part, and Section numbering for the affected rules may be retained. The Commission on Equity and Inclusion may propose and adopt under the Illinois Administrative Procedure Act other rules of the Business Enterprise Program

pertaining to Public Act 101-0657 that are administered by the Department of Central Management Services.

(Source: P.A. 101-657, eff. 1-1-22.)

(30 ILCS 575/7) (from Ch. 127, par. 132.607)

(Text of Section before amendment by P.A. 101-657)

(Section scheduled to be repealed on June 30, 2024)

Sec. 7. Exemptions; waivers; publication of data.

(1) Individual contract exemptions. The Council, at the written request of the affected agency, public institution of higher education, or recipient of a grant or loan of State funds of \$250,000 or more complying with Section 45 of the State Finance Act, may permit an individual contract or contract package, (related contracts being bid or awarded simultaneously for the same project or improvements) be made wholly or partially exempt from State contracting goals for businesses owned by minorities, women, and persons with disabilities prior to the advertisement for bids or solicitation of proposals whenever there has been a determination, reduced to writing and based on the best information available at the time of the determination, that there is an insufficient number of businesses owned by minorities, women, and persons with disabilities to ensure adequate competition and an expectation of reasonable prices on bids or proposals solicited for the individual contract or contract package in question. Any such exemptions shall be given by the Council to the Bureau on Apprenticeship Programs.

(a) Written request for contract exemption. A written request for an individual contract exemption must include, but is not limited to, the following:

- (i) a list of eligible businesses owned by minorities, women, and persons with disabilities;
- (ii) a clear demonstration that the number of eligible businesses identified in subparagraph (i) above is insufficient to ensure adequate competition;
- (iii) the difference in cost between the contract proposals being offered by businesses owned by minorities, women, and persons with disabilities and the agency or public institution of higher education's expectations of reasonable prices on bids or proposals within that class; and
- (iv) a list of eligible businesses owned by minorities, women, and persons with disabilities that the contractor has used in the current and prior fiscal years.

(b) Determination. The Council's determination concerning an individual contract exemption must consider, at a minimum, the following:

- (i) the justification for the requested exemption, including whether diligent efforts were undertaken to identify and solicit eligible businesses owned by minorities, women, and persons with disabilities;
- (ii) the total number of exemptions granted to the affected agency, public institution of higher education, or recipient of a grant or loan of State funds of \$250,000 or more complying with Section 45 of the State Finance Act that have been granted by the Council in the current and prior fiscal years; and
- (iii) the percentage of contracts awarded by the agency or public institution of higher education to eligible businesses owned by minorities, women, and persons with disabilities in the current and prior fiscal years.

(2) Class exemptions.

(a) Creation. The Council, at the written request of the affected agency or public institution of higher education, may permit an entire class of contracts be made exempt from State contracting goals for businesses owned by minorities, women, and persons with disabilities whenever there has been a determination, reduced to writing and based on the best information available at the time of the determination, that there is an insufficient number of qualified businesses owned by minorities, women, and persons with disabilities to ensure adequate competition and an expectation of reasonable prices on bids or proposals within that class. Any such exemption shall be given by the Council to the Bureau on Apprenticeship Programs.

(a-1) Written request for class exemption. A written request for a class exemption must include, but is not limited to, the following:

- (i) a list of eligible businesses owned by minorities, women, and persons with disabilities;
- (ii) a clear demonstration that the number of eligible businesses identified in subparagraph (i) above is insufficient to ensure adequate competition;

(iii) the difference in cost between the contract proposals being offered by eligible businesses owned by minorities, women, and persons with disabilities and the agency or public institution of higher education's expectations of reasonable prices on bids or proposals within that class; and

(iv) the number of class exemptions the affected agency or public institution of higher education requested in the current and prior fiscal years.

(a-2) Determination. The Council's determination concerning class exemptions must consider, at a minimum, the following:

(i) the justification for the requested exemption, including whether diligent efforts were undertaken to identify and solicit eligible businesses owned by minorities, women, and persons with disabilities;

(ii) the total number of class exemptions granted to the requesting agency or public institution of higher education that have been granted by the Council in the current and prior fiscal years; and

(iii) the percentage of contracts awarded by the agency or public institution of higher education to eligible businesses owned by minorities, women, and persons with disabilities the current and prior fiscal years.

(b) Limitation. Any such class exemption shall not be permitted for a period of more than one year at a time.

(3) Waivers. Where a particular contract requires a contractor to meet a goal established pursuant to this Act, the contractor shall have the right to request a waiver from such requirements. The Council shall grant the waiver where the contractor demonstrates that there has been made a good faith effort to comply with the goals for participation by businesses owned by minorities, women, and persons with disabilities. Any such waiver shall also be transmitted in writing to the Bureau on Apprenticeship Programs.

(a) Request for waiver. A contractor's request for a waiver under this subsection (3) must include, but is not limited to, the following, if available:

(i) a list of eligible businesses owned by minorities, women, and persons with disabilities that pertain to the class of contracts in the requested waiver;

(ii) a clear demonstration that the number of eligible businesses identified in subparagraph (i) above is insufficient to ensure competition;

(iii) the difference in cost between the contract proposals being offered by businesses owned by minorities, women, and persons with disabilities and the agency or the public institution of higher education's expectations of reasonable prices on bids or proposals within that class; and

(iv) a list of businesses owned by minorities, women, and persons with disabilities that the contractor has used in the current and prior fiscal years.

(b) Determination. The Council's determination concerning waivers must include following:

(i) the justification for the requested waiver, including whether the requesting contractor made a good faith effort to identify and solicit eligible businesses owned by minorities, women, and persons with disabilities;

(ii) the total number of waivers the contractor has been granted by the Council in the current and prior fiscal years;

(iii) the percentage of contracts awarded by the agency or public institution of higher education to eligible businesses owned by minorities, women, and persons with disabilities in the current and prior fiscal years; and

(iv) the contractor's use of businesses owned by minorities, women, and persons with disabilities in the current and prior fiscal years.

(3.5) (Blank).

(4) Conflict with other laws. In the event that any State contract, which otherwise would be subject to the provisions of this Act, is or becomes subject to federal laws or regulations which conflict with the provisions of this Act or actions of the State taken pursuant hereto, the provisions of the federal laws or regulations shall apply and the contract shall be interpreted and enforced accordingly.

(5) Each chief procurement officer, as defined in the Illinois Procurement Code, shall maintain on his or her official Internet website a database of the following: (i) waivers granted under this Section with respect to contracts under his or her jurisdiction; (ii) a State agency or public institution of higher education's written request for an exemption of an individual contract or an entire class of contracts; and (iii)

the Council's written determination granting or denying a request for an exemption of an individual contract or an entire class of contracts. The database, which shall be updated periodically as necessary, shall be searchable by contractor name and by contracting State agency.

(6) Each chief procurement officer, as defined by the Illinois Procurement Code, shall maintain on its website a list of all firms that have been prohibited from bidding, offering, or entering into a contract with the State of Illinois as a result of violations of this Act.

Each public notice required by law of the award of a State contract shall include for each bid or offer submitted for that contract the following: (i) the bidder's or offeror's name, (ii) the bid amount, (iii) the name or names of the certified firms identified in the bidder's or offeror's submitted utilization plan, and (iv) the bid's amount and percentage of the contract awarded to businesses owned by minorities, women, and persons with disabilities identified in the utilization plan.

(Source: P.A. 100-391, eff. 8-25-17; 101-170, eff. 1-1-20; 101-601, eff. 1-1-20.)

(Text of Section after amendment by P.A. 101-657)

(Section scheduled to be repealed on June 30, 2024)

Sec. 7. Exemptions; waivers; publication of data.

(1) Individual contract exemptions. The Council, at the written request of the affected agency, public institution of higher education, or recipient of a grant or loan of State funds of \$250,000 or more complying with Section 45 of the State Finance Act, may permit an individual contract or contract package, (related contracts being bid or awarded simultaneously for the same project or improvements) be made wholly or partially exempt from State contracting goals for businesses owned by minorities, women, and persons with disabilities prior to the advertisement for bids or solicitation of proposals whenever there has been a determination, reduced to writing and based on the best information available at the time of the determination, that there is an insufficient number of businesses owned by minorities, women, and persons with disabilities to ensure adequate competition and an expectation of reasonable prices on bids or proposals solicited for the individual contract or contract package in question. Any such exemptions shall be given by the Council to the Bureau on Apprenticeship Programs.

(a) Written request for contract exemption. A written request for an individual contract exemption must include, but is not limited to, the following:

- (i) a list of eligible businesses owned by minorities, women, and persons with disabilities;
- (ii) a clear demonstration that the number of eligible businesses identified in subparagraph (i) above is insufficient to ensure adequate competition;
- (iii) the difference in cost between the contract proposals being offered by businesses owned by minorities, women, and persons with disabilities and the agency or public institution of higher education's expectations of reasonable prices on bids or proposals within that class; and
- (iv) a list of eligible businesses owned by minorities, women, and persons with disabilities that the contractor has used in the current and prior fiscal years.

(b) Determination. The Council's determination concerning an individual contract exemption must consider, at a minimum, the following:

- (i) the justification for the requested exemption, including whether diligent efforts were undertaken to identify and solicit eligible businesses owned by minorities, women, and persons with disabilities;
- (ii) the total number of exemptions granted to the affected agency, public institution of higher education, or recipient of a grant or loan of State funds of \$250,000 or more complying with Section 45 of the State Finance Act that have been granted by the Council in the current and prior fiscal years; and
- (iii) the percentage of contracts awarded by the agency or public institution of higher education to eligible businesses owned by minorities, women, and persons with disabilities in the current and prior fiscal years.

(2) Class exemptions.

(a) Creation. The Council, at the written request of the affected agency or public institution of higher education, may permit an entire class of contracts be made exempt from State contracting goals for businesses owned by minorities, women, and persons with disabilities whenever there has been a determination, reduced to writing and based on the best information available at the time of the determination, that there is an insufficient number of qualified businesses owned by minorities,

women, and persons with disabilities to ensure adequate competition and an expectation of reasonable prices on bids or proposals within that class. Any such exemption shall be given by the Council to the Bureau on Apprenticeship Programs.

(a-1) Written request for class exemption. A written request for a class exemption must include, but is not limited to, the following:

- (i) a list of eligible businesses owned by minorities, women, and persons with disabilities;
- (ii) a clear demonstration that the number of eligible businesses identified in subparagraph (i) above is insufficient to ensure adequate competition;
- (iii) the difference in cost between the contract proposals being offered by eligible businesses owned by minorities, women, and persons with disabilities and the agency or public institution of higher education's expectations of reasonable prices on bids or proposals within that class; and
- (iv) the number of class exemptions the affected agency or public institution of higher education requested in the current and prior fiscal years.

(a-2) Determination. The Council's determination concerning class exemptions must consider, at a minimum, the following:

- (i) the justification for the requested exemption, including whether diligent efforts were undertaken to identify and solicit eligible businesses owned by minorities, women, and persons with disabilities;
- (ii) the total number of class exemptions granted to the requesting agency or public institution of higher education that have been granted by the Council in the current and prior fiscal years; and
- (iii) the percentage of contracts awarded by the agency or public institution of higher education to eligible businesses owned by minorities, women, and persons with disabilities the current and prior fiscal years.

(b) Limitation. Any such class exemption shall not be permitted for a period of more than one year at a time.

(3) Waivers. Where a particular contract requires a contractor to meet a goal established pursuant to this Act, the contractor shall have the right to request ~~from the Council, in consultation with the Commission,~~ a waiver from such requirements prior to the contract award. The Council shall grant the waiver when the contractor demonstrates that there has been made a good faith effort to comply with the goals for participation by businesses owned by minorities, women, and persons with disabilities ~~may grant the waiver only upon a demonstration by the contractor of unreasonable responses to the request for proposals given the class of contract.~~ Any such waiver shall also be transmitted in writing to the Bureau on Apprenticeship Programs.

(a) Request for waiver. A contractor's request for a waiver under this subsection (3) must include, but is not limited to, the following, if available:

- (i) a list of eligible businesses owned by minorities, women, and persons with disabilities that pertain to the scope of work of the contract ~~class of contracts in the requested waiver.~~ Eligible businesses are only eligible if the business is certified for the products or work advertised in the solicitation;
- (ii) (blank);
- (iia) a clear demonstration that the contractor selected portions of the work to be performed by eligible businesses owned by minorities, women, and persons with disabilities, solicited through all reasonable and available means eligible businesses, and negotiated in good faith with interested eligible businesses;
- (iib) documentation demonstrating that businesses owned by minorities, women, and persons with disabilities are not rejected as being unqualified without sound reasons based on a thorough investigation of their capabilities;
- (iic) documentation demonstrating that the difference in cost between the contract proposals being offered by businesses owned by minorities, women, and persons with disabilities are excessive or unreasonable and the agency or the public institution of higher education's expectations of reasonable prices on bids or proposals within that class; and
- (iv) a list of businesses owned by minorities, women, and persons with disabilities that the contractor has used in the current and prior fiscal years.

(b) Determination. The Council's determination, ~~in consultation with the Commission,~~ concerning waivers must include following:

(i) the justification for the requested waiver, including whether the requesting contractor made a good faith effort to identify and solicit eligible businesses owned by minorities, women, and persons with disabilities ~~proper demonstration of unreasonable responses to the request for proposals given the class of contract;~~

(ii) the total number of waivers the contractor has been granted by the Council in the current and prior fiscal years;

(iii) (blank); and ~~the percentage of contracts awarded by the agency or public institution of higher education to eligible businesses owned by minorities, women, and persons with disabilities in the current and prior fiscal years; and~~

(iv) the contractor's use of businesses owned by minorities, women, and persons with disabilities in the current and prior fiscal years.

(3.5) (Blank).

(4) Conflict with other laws. In the event that any State contract, which otherwise would be subject to the provisions of this Act, is or becomes subject to federal laws or regulations which conflict with the provisions of this Act or actions of the State taken pursuant hereto, the provisions of the federal laws or regulations shall apply and the contract shall be interpreted and enforced accordingly.

(5) Each chief procurement officer, as defined in the Illinois Procurement Code, shall maintain on his or her official Internet website a database of the following: (i) waivers granted under this Section with respect to contracts under his or her jurisdiction; (ii) a State agency or public institution of higher education's written request for an exemption of an individual contract or an entire class of contracts; and (iii) the Council's written determination granting or denying a request for an exemption of an individual contract or an entire class of contracts. The database, which shall be updated periodically as necessary, shall be searchable by contractor name and by contracting State agency.

(6) Each chief procurement officer, as defined by the Illinois Procurement Code, shall maintain on its website a list of all firms that have been prohibited from bidding, offering, or entering into a contract with the State of Illinois as a result of violations of this Act.

Each public notice required by law of the award of a State contract shall include for each bid or offer submitted for that contract the following: (i) the bidder's or offeror's name, (ii) the bid amount, (iii) the name or names of the certified firms identified in the bidder's or offeror's submitted utilization plan, and (iv) the bid's amount and percentage of the contract awarded to businesses owned by minorities, women, and persons with disabilities identified in the utilization plan.

(Source: P.A. 100-391, eff. 8-25-17; 101-170, eff. 1-1-20; 101-601, eff. 1-1-20; 101-657, eff. 1-1-22.)

(30 ILCS 575/8) (from Ch. 127, par. 132.608)

(Text of Section before amendment by P.A. 101-657)

(Section scheduled to be repealed on June 30, 2024)

Sec. 8. Enforcement.

(1) The Council shall make such findings, recommendations and proposals to the Governor as are necessary and appropriate to enforce this Act. If, as a result of its monitoring activities, the Council determines that its goals and policies are not being met by any State agency or public institution of higher education, the Council may recommend any or all of the following actions:

(a) Establish enforcement procedures whereby the Council may recommend to the appropriate State agency, public institutions of higher education, or law enforcement officer that legal or administrative remedies be initiated for violations of contract provisions or rules issued hereunder or by a contracting State agency or public institutions of higher education. State agencies and public institutions of higher education shall be authorized to adopt remedies for such violations which shall include (1) termination of the contract involved, (2) prohibition of participation of the respondents in public contracts for a period not to exceed one year, (3) imposition of a penalty not to exceed any profit acquired as a result of violation, or (4) any combination thereof.

(b) If the Council concludes that a compliance plan submitted under Section 6 is unlikely to produce the participation goals for businesses owned by minorities, women, and persons with disabilities within the then current fiscal year, the Council may recommend that the State agency or public institution of higher education revise its plan to provide additional opportunities for participation by businesses owned by minorities, women, and persons with disabilities. Such recommended revisions may include, but shall not be limited to, the following:

(i) assurances of stronger and better focused solicitation efforts to obtain more businesses owned by minorities, women, and persons with disabilities as potential sources of supply;

(ii) division of job or project requirements, when economically feasible, into tasks or quantities to permit participation of businesses owned by minorities, women, and persons with disabilities;

(iii) elimination of extended experience or capitalization requirements, when programmatically feasible, to permit participation of businesses owned by minorities, women, and persons with disabilities;

(iv) identification of specific proposed contracts as particularly attractive or appropriate for participation by businesses owned by minorities, women, and persons with disabilities, such identification to result from and be coupled with the efforts of subparagraphs (i) through (iii);

(v) implementation of those regulations established for the use of the sheltered market process.

(2) State agencies and public institutions of higher education shall review a vendor's compliance with its utilization plan and the terms of its contract. Without limitation, a vendor's failure to comply with its contractual commitments as contained in the utilization plan; failure to cooperate in providing information regarding its compliance with its utilization plan; or the provision of false or misleading information or statements concerning compliance, certification status, or eligibility of the Business Enterprise Program-certified vendor, good faith efforts, or any other material fact or representation shall constitute a material breach of the contract and entitle the State agency or public institution of higher education to declare a default, terminate the contract, or exercise those remedies provided for in the contract, at law, or in equity.

(3) A vendor shall be in breach of the contract and may be subject to penalties for failure to meet contract goals established under this Act, unless the vendor can show that it made good faith efforts to meet the contract goals.

(Source: P.A. 99-462, eff. 8-25-15; 100-391, eff. 8-25-17.)

(Text of Section after amendment by P.A. 101-657)

(Section scheduled to be repealed on June 30, 2024)

Sec. 8. Enforcement.

(1) The Commission on Equity and Inclusion shall make such findings, recommendations and proposals to the Governor as are necessary and appropriate to enforce this Act. If, as a result of its monitoring activities, the Commission determines that its goals and policies are not being met by any State agency or public institution of higher education, the Commission may recommend any or all of the following actions:

(a) Establish enforcement procedures whereby the Commission may recommend to the appropriate State agency, public institutions of higher education, or law enforcement officer that legal or administrative remedies be initiated for violations of contract provisions or rules issued hereunder or by a contracting State agency or public institutions of higher education. State agencies and public institutions of higher education shall be authorized to adopt remedies for such violations which shall include (1) termination of the contract involved, (2) prohibition of participation of the respondents in public contracts for a period not to exceed one year, (3) imposition of a penalty not to exceed any profit acquired as a result of violation, or (4) any combination thereof.

(b) If the Commission concludes that a compliance plan submitted under Section 6 is unlikely to produce the participation goals for businesses owned by minorities, women, and persons with disabilities within the then current fiscal year, the Commission may recommend that the State agency or public institution of higher education revise its plan to provide additional opportunities for participation by businesses owned by minorities, women, and persons with disabilities. Such recommended revisions may include, but shall not be limited to, the following:

(i) assurances of stronger and better focused solicitation efforts to obtain more businesses owned by minorities, women, and persons with disabilities as potential sources of supply;

(ii) division of job or project requirements, when economically feasible, into tasks or quantities to permit participation of businesses owned by minorities, women, and persons with disabilities;

(iii) elimination of extended experience or capitalization requirements, when programmatically feasible, to permit participation of businesses owned by minorities, women, and persons with disabilities;

(iv) identification of specific proposed contracts as particularly attractive or appropriate for participation by businesses owned by minorities, women, and persons with disabilities, such identification to result from and be coupled with the efforts of subparagraphs (i) through (iii);

(v) implementation of those regulations established for the use of the sheltered market process.

(2) State agencies and public institutions of higher education shall ~~monitor review~~ a vendor's compliance with its utilization plan and the terms of its contract. Without limitation, a vendor's failure to comply with its contractual commitments as contained in the utilization plan; failure to cooperate in providing information regarding its compliance with its utilization plan; or the provision of false or misleading information or statements concerning compliance, certification status, or eligibility of the Business Enterprise Program-certified vendor, good faith efforts, or any other material fact or representation shall constitute a material breach of the contract and entitle the State agency or public institution of higher education to declare a default, terminate the contract, or exercise those remedies provided for in the contract, at law, or in equity.

(3) Prior to the expiration or termination of a contract, State agencies and public institutions of higher education shall evaluate the contractor's fulfillment of the contract goals for participation by businesses owned by minorities, women, and persons with disabilities. The agency or public institution of higher education shall prepare a report of the vendor's compliance with the contract goals and file it with the Secretary. If the Secretary determines that the vendor did not fulfill the contract goals, the A vendor shall be in breach of the contract and may be subject to remedies or sanctions penalties for failure to meet contract goals established under this Act, unless the vendor can show that it made good faith efforts to meet the contract goals. Such remedies or sanctions for failing to make good faith efforts may include (i) disqualification of the contractor from doing business with the State for a period of no more than one year or (ii) cancellation, without any penalty to the State, of any contract entered into by the vendor. The Business Enterprise Program shall develop procedures for determining whether a vendor has made good faith efforts to meet the contract goals upon the expiration or termination of a contract.

(Source: P.A. 100-391, eff. 8-25-17; 101-657, eff. 1-1-22.)

(30 ILCS 575/8k)

~~Sec. 8k. Race and gender wage report. The Commission on Equity and Inclusion Department of Central Management Services shall annually compile submit a report to the Council, categorized by both race and gender, specifying the respective wage earnings of State employees as compiled under Section 405-535 of the Department of Central Management Services Law of the Civil Administrative Code of Illinois.~~

(Source: P.A. 101-657, eff. 3-23-21.)

Section 25. "An Act concerning State government", approved March 3, 2021, Public Act 101-657, is amended by changing Section 99-99 as follows:

(P.A. 101-657, Sec. 99-99)

Sec. 99-99. Effective date. This Act takes effect upon becoming law, except that Article 5 takes effect July 1, 2021, and Articles 1 and 40 take effect January 1, 2022.

(Source: P.A. 101-657, eff. 3-23-21.)

Section 95. No acceleration or delay. Where this Act makes changes in a statute that is represented in this Act by text that is not yet or no longer in effect (for example, a Section represented by multiple versions), the use of that text does not accelerate or delay the taking effect of (i) the changes made by this Act or (ii) provisions derived from any other Public Act.

Section 99. Effective date. This Act takes effect upon becoming law."

Under the rules, the foregoing **Senate Bill No. 166**, with House Amendments numbered 1 and 2, was referred to the Secretary's Desk.

A message from the House by

[May 31, 2021]

Mr. Hollman, Clerk:

Mr. President -- I am directed to inform the Senate that the House of Representatives has concurred with the Senate in the passage of a bill of the following title, to-wit:

SENATE BILL NO. 2294

A bill for AN ACT concerning regulation.

Together with the following amendments which are attached, in the adoption of which I am instructed to ask the concurrence of the Senate, to-wit:

House Amendment No. 1 to SENATE BILL NO. 2294

House Amendment No. 2 to SENATE BILL NO. 2294

House Amendment No. 3 to SENATE BILL NO. 2294

Passed the House, as amended, May 31, 2021.

JOHN W. HOLLMAN, Clerk of the House

**AMENDMENT NO. 1 TO SENATE BILL 2294**

AMENDMENT NO. 1. Amend Senate Bill 2294 by replacing everything after the enacting clause with the following:

"Section 5. The Illinois Insurance Code is amended by changing Section 1 as follows:

(215 ILCS 5/1) (from Ch. 73, par. 613)

Sec. 1. Short title. This Act shall be known and ~~and~~ may be cited as the Illinois Insurance Code.

(Source: P.A. 96-328, eff. 8-11-09)."

**AMENDMENT NO. 2 TO SENATE BILL 2294**

AMENDMENT NO. 2. Amend Senate Bill 2294 by replacing everything after the enacting clause with the following:

"Article 3.

Section 3-1. Short title. This Act may be cited as the Illinois Certified Community Behavioral Health Clinics Act.

Section 3-5. Certified Community Behavioral Health Clinic program. The Department of Healthcare and Family Services, in collaboration with the Department of Human Services and with meaningful input from customers and key behavioral health stakeholders, shall develop a Comprehensive Statewide Behavioral Health Strategy and shall submit this Strategy to the Governor and General Assembly no later than July 1, 2022. The Strategy shall address key components of current and past legislation as well as current initiatives related to behavioral health services in order to develop a cohesive behavioral health system that reduces the administrative burden for customers and providers and includes: (i) comprehensive home and community-based services; (ii) integrated mental health, substance use disorder, and physical health services, and social determinants of health; and (iii) innovative payment models that support providers in offering integrated services that are clinically effective and fiscally supported. The Strategy shall consolidate required pilots and initiatives into a cohesive behavioral health system designed to serve both adults and children in the least restrictive setting, as early as possible, once behavioral health needs have been identified, and through evidence-informed practices identified by the Substance Abuse and Mental Health Services Administration (SAMHSA) and other national experts. The Strategy shall take into consideration initiatives such as the Healthcare Transformation Collaboratives program; integrated health homes; services offered under federal Medicaid waiver authorities, including Sections 1915(j) and 1115 of the Social Security Act; requirements for certified community behavioral health centers; enhanced team-based services; housing and employment supports; and other initiatives identified by customers and stakeholders. The Strategy shall also identify the proper capacity for residential and institutional services while emphasizing serving customers in the community.

As part of the Strategy development process, by January 1, 2022 the Department of Healthcare and Family Services shall establish a program for the implementation of certified community behavioral health clinics. Behavioral health services providers that received federal grant funding from SAMHSA for the implementation of certified community behavioral health clinics prior to July 1, 2021 shall be eligible to participate in the program established in accordance with this Section.

[May 31, 2021]

## Article 5.

Section 5-5. The Illinois Public Aid Code is amended by changing Section 5-5f and by adding Section 5-41 as follows:

(305 ILCS 5/5-5f)

Sec. 5-5f. Elimination and limitations of medical assistance services. Notwithstanding any other provision of this Code to the contrary, on and after July 1, 2012:

(a) The following services shall no longer be a covered service available under this Code: group psychotherapy for residents of any facility licensed under the Nursing Home Care Act or the Specialized Mental Health Rehabilitation Act of 2013; and adult chiropractic services.

(b) The Department shall place the following limitations on services: (i) the Department shall limit adult eyeglasses to one pair every 2 years; however, the limitation does not apply to an individual who needs different eyeglasses following a surgical procedure such as cataract surgery; (ii) the Department shall set an annual limit of a maximum of 20 visits for each of the following services: adult speech, hearing, and language therapy services, adult occupational therapy services, and physical therapy services; on or after October 1, 2014, the annual maximum limit of 20 visits shall expire but the Department may require prior approval for all individuals for speech, hearing, and language therapy services, occupational therapy services, and physical therapy services; (iii) the Department shall limit adult podiatry services to individuals with diabetes; on or after October 1, 2014, podiatry services shall not be limited to individuals with diabetes; (iv) the Department shall pay for caesarean sections at the normal vaginal delivery rate unless a caesarean section was medically necessary; (v) the Department shall limit adult dental services to emergencies; beginning July 1, 2013, the Department shall ensure that the following conditions are recognized as emergencies: (A) dental services necessary for an individual in order for the individual to be cleared for a medical procedure, such as a transplant; (B) extractions and dentures necessary for a diabetic to receive proper nutrition; (C) extractions and dentures necessary as a result of cancer treatment; and (D) dental services necessary for the health of a pregnant woman prior to delivery of her baby; on or after July 1, 2014, adult dental services shall no longer be limited to emergencies, and dental services necessary for the health of a pregnant woman prior to delivery of her baby shall continue to be covered; and (vi) effective July 1, 2012 through June 30, 2021, the Department shall place limitations and require concurrent review on every inpatient detoxification stay to prevent repeat admissions to any hospital for detoxification within 60 days of a previous inpatient detoxification stay. The Department shall convene a workgroup of hospitals, substance abuse providers, care coordination entities, managed care plans, and other stakeholders to develop recommendations for quality standards, diversion to other settings, and admission criteria for patients who need inpatient detoxification, which shall be published on the Department's website no later than September 1, 2013.

(c) The Department shall require prior approval of the following services: wheelchair repairs costing more than \$400, coronary artery bypass graft, and bariatric surgery consistent with Medicare standards concerning patient responsibility. Wheelchair repair prior approval requests shall be adjudicated within one business day of receipt of complete supporting documentation. Providers may not break wheelchair repairs into separate claims for purposes of staying under the \$400 threshold for requiring prior approval. The wholesale price of manual and power wheelchairs, durable medical equipment and supplies, and complex rehabilitation technology products and services shall be defined as actual acquisition cost including all discounts.

(d) The Department shall establish benchmarks for hospitals to measure and align payments to reduce potentially preventable hospital readmissions, inpatient complications, and unnecessary emergency room visits. In doing so, the Department shall consider items, including, but not limited to, historic and current acuity of care and historic and current trends in readmission. The Department shall publish provider-specific historical readmission data and anticipated potentially preventable targets 60 days prior to the start of the program. In the instance of readmissions, the Department shall adopt policies and rates of reimbursement for services and other payments provided under this Code to ensure that, by June 30, 2013, expenditures to hospitals are reduced by, at a minimum, \$40,000,000.

(e) The Department shall establish utilization controls for the hospice program such that it shall not pay for other care services when an individual is in hospice.

(f) For home health services, the Department shall require Medicare certification of providers participating in the program and implement the Medicare face-to-face encounter rule. The Department

shall require providers to implement auditable electronic service verification based on global positioning systems or other cost-effective technology.

(g) For the Home Services Program operated by the Department of Human Services and the Community Care Program operated by the Department on Aging, the Department of Human Services, in cooperation with the Department on Aging, shall implement an electronic service verification based on global positioning systems or other cost-effective technology.

(h) Effective with inpatient hospital admissions on or after July 1, 2012, the Department shall reduce the payment for a claim that indicates the occurrence of a provider-preventable condition during the admission as specified by the Department in rules. The Department shall not pay for services related to an other provider-preventable condition.

As used in this subsection (h):

"Provider-preventable condition" means a health care acquired condition as defined under the federal Medicaid regulation found at 42 CFR 447.26 or an other provider-preventable condition.

"Other provider-preventable condition" means a wrong surgical or other invasive procedure performed on a patient, a surgical or other invasive procedure performed on the wrong body part, or a surgical procedure or other invasive procedure performed on the wrong patient.

(i) The Department shall implement cost savings initiatives for advanced imaging services, cardiac imaging services, pain management services, and back surgery. Such initiatives shall be designed to achieve annual costs savings.

(j) The Department shall ensure that beneficiaries with a diagnosis of epilepsy or seizure disorder in Department records will not require prior approval for anticonvulsants.

(Source: P.A. 100-135, eff. 8-18-17; 101-209, eff. 8-5-19.)

(305 ILCS 5/5-41 new)

Sec. 5-41. Inpatient hospitalization for opioid-related overdose or withdrawal patients. Due to the disproportionately high opioid-related fatality rates among African Americans in under-resourced communities in Illinois, the lack of community resources, the comorbidities experienced by these patients, and the high rate of hospital inpatient recidivism associated with this population when improperly treated, the Department shall ensure that every patient experiencing an opioid-related overdose or withdrawal is admitted on an inpatient status when medically necessary, as determined by either the patient's primary care physician or the physician or other practitioner responsible for the patient's care at the hospital to which the patient presents using criteria established by the American Society of Addiction Medicine. This requirement for inpatient hospital admission shall apply to all patients eligible for medical assistance regardless of whether they are enrolled in the fee-for-service medical assistance program or with a Medicaid managed care organization. If a patient is admitted on an inpatient status, the Department shall ensure that the hospital provider is reimbursed accordingly. If it is determined by a patient's physician, or any other practitioner responsible for the patient's care at the hospital to which the patient presents, that the patient does not meet medical necessity criteria for inpatient admission, then the patient may be treated via observation and the provider shall seek reimbursement accordingly. Nothing in this Section shall diminish the requirements of a provider to document medical necessity in the patient's record.

#### Article 10.

Section 10-5. The Illinois Public Aid Code is amended by changing Section 5-8 as follows:

(305 ILCS 5/5-8) (from Ch. 23, par. 5-8)

Sec. 5-8. Practitioners. In supplying medical assistance, the Illinois Department may provide for the legally authorized services of (i) persons licensed under the Medical Practice Act of 1987, as amended, except as hereafter in this Section stated, whether under a general or limited license, (ii) persons licensed under the Nurse Practice Act as advanced practice registered nurses, regardless of whether or not the persons have written collaborative agreements, (iii) persons licensed or registered under other laws of this State to provide dental, medical, pharmaceutical, optometric, podiatric, or nursing services, or other remedial care recognized under State law, (iv) persons licensed under other laws of this State as a clinical social worker, and (v) persons licensed under other laws of this State as physician assistants. The Department shall adopt rules, no later than 90 days after January 1, 2017 (the effective date of Public Act 99-621), for the legally authorized services of persons licensed under other laws of this State as a clinical social worker. The Department shall provide for the legally authorized services of persons licensed under the Professional Counselor and Clinical Professional Counselor Licensing and Practice Act as clinical

professional counselors and for the legally authorized services of persons licensed under the Marriage and Family Therapy Licensing Act as marriage and family therapists. The utilization of the services of persons engaged in the treatment or care of the sick, which persons are not required to be licensed or registered under the laws of this State, is not prohibited by this Section.

(Source: P.A. 99-173, eff. 7-29-15; 99-621, eff. 1-1-17; 100-453, eff. 8-25-17; 100-513, eff. 1-1-18; 100-538, eff. 1-1-18; 100-863, eff. 8-14-18.)

#### Article 15.

Section 15-5. The Department of Healthcare and Family Services Law of the Civil Administrative Code of Illinois is amended by adding Section 2205-35 as follows:

(20 ILCS 2205/2205-35 new)

Sec. 2205-35. Certified veteran support specialists. The Department of Healthcare and Family Services shall recognize veteran support specialists who are certified by, and in good standing with, the Illinois Alcohol and Other Drug Abuse Professional Certification Association, Inc. as mental health professionals as defined in the Illinois Title XIX State Plan and in 89 Ill. Adm. Code 140.453.

#### Article 20.

Section 20-5. The Illinois Public Aid Code is amended by adding Section 5-5.4k as follows:

(305 ILCS 5/5-5.4k new)

Sec. 5-5.4k. Payments for long-acting injectable medications for mental health or substance use disorders. Notwithstanding any other provision of this Code, for dates of service on and after January 1, 2022, the medical assistance program shall separately reimburse at the prevailing fee schedule long-acting injectable medications administered for mental health or substance use disorders in an inpatient hospital setting and which are compliant with the prior authorization requirements of this Section. The Department, in consultation with a statewide association representing a majority of hospitals and managed care organizations, shall implement, by rule, reimbursement policy and prior authorization criteria for the use of long-acting injectable medications administered in an inpatient hospital setting for the treatment of mental health or substance use disorders.

#### Article 25.

Section 25-3. The Illinois Administrative Procedure Act is amended by adding Section 5-45.8 as follows:

(5 ILCS 100/5-45.8 new)

Sec. 5-45.8. Emergency rulemaking; Medicaid eligibility expansion. To provide for the expeditious and timely implementation of the changes made to paragraph 6 of Section 5-2 of the Illinois Public Aid Code by this amendatory Act of the 102nd General Assembly, emergency rules implementing the changes made to paragraph 6 of Section 5-2 of the Illinois Public Aid Code by this amendatory Act of the 102nd General Assembly may be adopted in accordance with Section 5-45 by the Department of Healthcare and Family Services. The adoption of emergency rules authorized by Section 5-45 and this Section is deemed to be necessary for the public interest, safety, and welfare.

This Section is repealed on January 1, 2027.

Section 25-5. The Children's Health Insurance Program Act is amended by adding Section 6 as follows:

(215 ILCS 106/6 new)

Sec. 6. Act inoperative. This Act is inoperative if (i) the Department of Healthcare and Family Services receives federal approval to make children younger than 19 who have countable income at or below 313% of the federal poverty level eligible for medical assistance under Article V of the Illinois Public Aid Code and (ii) the Department, upon federal approval, transitions children eligible for health care benefits under this Act into the medical assistance program established under Article V of the Illinois Public Aid Code.

Section 25-10. The Covering ALL KIDS Health Insurance Act is amended by adding Section 6 as follows:

(215 ILCS 170/6 new)

Sec. 6. Act inoperative. This Act is inoperative if (i) the Department of Healthcare and Family Services receives federal approval to make children younger than 19 who have countable income at or below 313% of the federal poverty level eligible for medical assistance under Article V of the Illinois Public Aid Code and (ii) the Department, upon federal approval, transitions children eligible for health care benefits under this Act into the medical assistance program established under Article V of the Illinois Public Aid Code.

Section 25-15. The Illinois Public Aid Code is amended by changing Sections 5-1.5, 5-2, and 12-4.35, and by adding Sections 11-4.2, 11-22d, and 11-32 as follows:

(305 ILCS 5/5-1.5)

Sec. 5-1.5. COVID-19 public health emergency. Notwithstanding any other provision of Articles V, XI, and XII of this Code, the Department may take necessary actions to address the COVID-19 public health emergency to the extent such actions are required, approved, or authorized by the United States Department of Health and Human Services, Centers for Medicare and Medicaid Services. Such actions may continue throughout the public health emergency and for up to 12 months after the period ends, and may include, but are not limited to: accepting an applicant's or recipient's attestation of income, incurred medical expenses, residency, and insured status when electronic verification is not available; eliminating resource tests for some eligibility determinations; suspending redeterminations; suspending changes that would adversely affect an applicant's or recipient's eligibility; phone or verbal approval by an applicant to submit an application in lieu of applicant signature; allowing adult presumptive eligibility; allowing presumptive eligibility for children, pregnant women, and adults as often as twice per calendar year; paying for additional services delivered by telehealth; and suspending premium and co-payment requirements.

The Department's authority under this Section shall ~~only~~ extend to encompass, incorporate, or effectuate the terms, items, conditions, and other provisions approved, authorized, or required by the United States Department of Health and Human Services, Centers for Medicare and Medicaid Services, and shall not extend beyond the time of the COVID-19 public health emergency and up to 12 months after the period expires.

Any individual determined eligible for medical assistance under this Code as of or during the COVID-19 public health emergency may be treated as eligible for such medical assistance benefits during the COVID-19 public health emergency, and up to 12 months after the period expires, regardless of whether federally required or whether the individual's eligibility may be State or federally funded, unless the individual requests a voluntary termination of eligibility or ceases to be a resident. This paragraph shall not restrict any determination of medical need or appropriateness for any particular service and shall not require continued coverage of any particular service that may be no longer necessary, appropriate, or otherwise authorized for an individual. Nothing shall prevent the Department from determining and properly establishing an individual's eligibility under a different category of eligibility.

(Source: P.A. 101-649, eff. 7-7-20.)

(305 ILCS 5/5-2) (from Ch. 23, par. 5-2)

Sec. 5-2. Classes of persons eligible. Medical assistance under this Article shall be available to any of the following classes of persons in respect to whom a plan for coverage has been submitted to the Governor by the Illinois Department and approved by him. If changes made in this Section 5-2 require federal approval, they shall not take effect until such approval has been received:

1. Recipients of basic maintenance grants under Articles III and IV.

2. Beginning January 1, 2014, persons otherwise eligible for basic maintenance under Article III, excluding any eligibility requirements that are inconsistent with any federal law or federal regulation, as interpreted by the U.S. Department of Health and Human Services, but who fail to qualify thereunder on the basis of need, and who have insufficient income and resources to meet the costs of necessary medical care, including, but not limited to, the following:

(a) All persons otherwise eligible for basic maintenance under Article III but who fail to qualify under that Article on the basis of need and who meet either of the following requirements:

(i) their income, as determined by the Illinois Department in accordance with any federal requirements, is equal to or less than 100% of the federal poverty level; or

(ii) their income, after the deduction of costs incurred for medical care and for other types of remedial care, is equal to or less than 100% of the federal poverty level.

(b) (Blank).

3. (Blank).

4. Persons not eligible under any of the preceding paragraphs who fall sick, are injured, or die, not having sufficient money, property or other resources to meet the costs of necessary medical care or funeral and burial expenses.

5.(a) Beginning January 1, 2020, women during pregnancy and during the 12-month period beginning on the last day of the pregnancy, together with their infants, whose income is at or below 200% of the federal poverty level. Until September 30, 2019, or sooner if the maintenance of effort requirements under the Patient Protection and Affordable Care Act are eliminated or may be waived before then, women during pregnancy and during the 12-month period beginning on the last day of the pregnancy, whose countable monthly income, after the deduction of costs incurred for medical care and for other types of remedial care as specified in administrative rule, is equal to or less than the Medical Assistance-No Grant(C) (MANG(C)) Income Standard in effect on April 1, 2013 as set forth in administrative rule.

(b) The plan for coverage shall provide ambulatory prenatal care to pregnant women during a presumptive eligibility period and establish an income eligibility standard that is equal to 200% of the federal poverty level, provided that costs incurred for medical care are not taken into account in determining such income eligibility.

(c) The Illinois Department may conduct a demonstration in at least one county that will provide medical assistance to pregnant women, together with their infants and children up to one year of age, where the income eligibility standard is set up to 185% of the nonfarm income official poverty line, as defined by the federal Office of Management and Budget. The Illinois Department shall seek and obtain necessary authorization provided under federal law to implement such a demonstration. Such demonstration may establish resource standards that are not more restrictive than those established under Article IV of this Code.

6. (a) Subject to federal approval, children ~~Children~~ younger than age 19 when countable income is at or below 313% ~~133%~~ of the federal poverty level, as determined by the Department and in accordance with all applicable federal requirements. The Department is authorized to adopt emergency rules to implement the changes made to this paragraph by this amendatory Act of the 102nd General Assembly. Until September 30, 2019, or sooner if the maintenance of effort requirements under the Patient Protection and Affordable Care Act are eliminated or may be waived before then, children younger than age 19 whose countable monthly income, after the deduction of costs incurred for medical care and for other types of remedial care as specified in administrative rule, is equal to or less than the Medical Assistance-No Grant(C) (MANG(C)) Income Standard in effect on April 1, 2013 as set forth in administrative rule.

(b) Children and youth who are under temporary custody or guardianship of the Department of Children and Family Services or who receive financial assistance in support of an adoption or guardianship placement from the Department of Children and Family Services.

7. (Blank).

8. As required under federal law, persons who are eligible for Transitional Medical Assistance as a result of an increase in earnings or child or spousal support received. The plan for coverage for this class of persons shall:

(a) extend the medical assistance coverage to the extent required by federal law; and

(b) offer persons who have initially received 6 months of the coverage provided in paragraph (a) above, the option of receiving an additional 6 months of coverage, subject to the following:

(i) such coverage shall be pursuant to provisions of the federal Social Security Act;

(ii) such coverage shall include all services covered under Illinois' State Medicaid Plan;

(iii) no premium shall be charged for such coverage; and

(iv) such coverage shall be suspended in the event of a person's failure without good cause to file in a timely fashion reports required for this coverage under the Social Security Act and coverage shall be reinstated upon the filing of such reports if the person remains otherwise eligible.

9. Persons with acquired immunodeficiency syndrome (AIDS) or with AIDS-related conditions with respect to whom there has been a determination that but for home or community-based services such individuals would require the level of care provided in an inpatient hospital, skilled nursing facility or intermediate care facility the cost of which is reimbursed under this Article. Assistance shall be provided to such persons to the maximum extent permitted under Title XIX of the Federal Social Security Act.

10. Participants in the long-term care insurance partnership program established under the Illinois Long-Term Care Partnership Program Act who meet the qualifications for protection of resources described in Section 15 of that Act.

11. Persons with disabilities who are employed and eligible for Medicaid, pursuant to Section 1902(a)(10)(A)(ii)(xv) of the Social Security Act, and, subject to federal approval, persons with a medically improved disability who are employed and eligible for Medicaid pursuant to Section 1902(a)(10)(A)(ii)(xvi) of the Social Security Act, as provided by the Illinois Department by rule. In establishing eligibility standards under this paragraph 11, the Department shall, subject to federal approval:

- (a) set the income eligibility standard at not lower than 350% of the federal poverty level;
- (b) exempt retirement accounts that the person cannot access without penalty before the age of 59 1/2, and medical savings accounts established pursuant to 26 U.S.C. 220;
- (c) allow non-exempt assets up to \$25,000 as to those assets accumulated during periods of eligibility under this paragraph 11; and
- (d) continue to apply subparagraphs (b) and (c) in determining the eligibility of the person under this Article even if the person loses eligibility under this paragraph 11.

12. Subject to federal approval, persons who are eligible for medical assistance coverage under applicable provisions of the federal Social Security Act and the federal Breast and Cervical Cancer Prevention and Treatment Act of 2000. Those eligible persons are defined to include, but not be limited to, the following persons:

- (1) persons who have been screened for breast or cervical cancer under the U.S. Centers for Disease Control and Prevention Breast and Cervical Cancer Program established under Title XV of the federal Public Health ~~Service~~ Services Act in accordance with the requirements of Section 1504 of that Act as administered by the Illinois Department of Public Health; and
- (2) persons whose screenings under the above program were funded in whole or in part by funds appropriated to the Illinois Department of Public Health for breast or cervical cancer screening.

"Medical assistance" under this paragraph 12 shall be identical to the benefits provided under the State's approved plan under Title XIX of the Social Security Act. The Department must request federal approval of the coverage under this paragraph 12 within 30 days after July 3, 2001 (the effective date of Public Act 92-47) ~~this amendatory Act of the 92nd General Assembly.~~

In addition to the persons who are eligible for medical assistance pursuant to subparagraphs (1) and (2) of this paragraph 12, and to be paid from funds appropriated to the Department for its medical programs, any uninsured person as defined by the Department in rules residing in Illinois who is younger than 65 years of age, who has been screened for breast and cervical cancer in accordance with standards and procedures adopted by the Department of Public Health for screening, and who is referred to the Department by the Department of Public Health as being in need of treatment for breast or cervical cancer is eligible for medical assistance benefits that are consistent with the benefits provided to those persons described in subparagraphs (1) and (2). Medical assistance coverage for the persons who are eligible under the preceding sentence is not dependent on federal approval, but federal moneys may be used to pay for services provided under that coverage upon federal approval.

13. Subject to appropriation and to federal approval, persons living with HIV/AIDS who are not otherwise eligible under this Article and who qualify for services covered under Section 5-5.04 as provided by the Illinois Department by rule.

14. Subject to the availability of funds for this purpose, the Department may provide coverage under this Article to persons who reside in Illinois who are not eligible under any of the preceding paragraphs and who meet the income guidelines of paragraph 2(a) of this Section and (i) have an application for asylum pending before the federal Department of Homeland Security or on appeal before a court of competent jurisdiction and are represented either by counsel or by an advocate accredited by the federal Department of Homeland Security and employed by a not-for-profit

organization in regard to that application or appeal, or (ii) are receiving services through a federally funded torture treatment center. Medical coverage under this paragraph 14 may be provided for up to 24 continuous months from the initial eligibility date so long as an individual continues to satisfy the criteria of this paragraph 14. If an individual has an appeal pending regarding an application for asylum before the Department of Homeland Security, eligibility under this paragraph 14 may be extended until a final decision is rendered on the appeal. The Department may adopt rules governing the implementation of this paragraph 14.

15. Family Care Eligibility.

(a) On and after July 1, 2012, a parent or other caretaker relative who is 19 years of age or older when countable income is at or below 133% of the federal poverty level. A person may not spend down to become eligible under this paragraph 15.

(b) Eligibility shall be reviewed annually.

(c) (Blank).

(d) (Blank).

(e) (Blank).

(f) (Blank).

(g) (Blank).

(h) (Blank).

(i) Following termination of an individual's coverage under this paragraph 15, the individual must be determined eligible before the person can be re-enrolled.

16. Subject to appropriation, uninsured persons who are not otherwise eligible under this Section who have been certified and referred by the Department of Public Health as having been screened and found to need diagnostic evaluation or treatment, or both diagnostic evaluation and treatment, for prostate or testicular cancer. For the purposes of this paragraph 16, uninsured persons are those who do not have creditable coverage, as defined under the Health Insurance Portability and Accountability Act, or have otherwise exhausted any insurance benefits they may have had, for prostate or testicular cancer diagnostic evaluation or treatment, or both diagnostic evaluation and treatment. To be eligible, a person must furnish a Social Security number. A person's assets are exempt from consideration in determining eligibility under this paragraph 16. Such persons shall be eligible for medical assistance under this paragraph 16 for so long as they need treatment for the cancer. A person shall be considered to need treatment if, in the opinion of the person's treating physician, the person requires therapy directed toward cure or palliation of prostate or testicular cancer, including recurrent metastatic cancer that is a known or presumed complication of prostate or testicular cancer and complications resulting from the treatment modalities themselves. Persons who require only routine monitoring services are not considered to need treatment. "Medical assistance" under this paragraph 16 shall be identical to the benefits provided under the State's approved plan under Title XIX of the Social Security Act. Notwithstanding any other provision of law, the Department (i) does not have a claim against the estate of a deceased recipient of services under this paragraph 16 and (ii) does not have a lien against any homestead property or other legal or equitable real property interest owned by a recipient of services under this paragraph 16.

17. Persons who, pursuant to a waiver approved by the Secretary of the U.S. Department of Health and Human Services, are eligible for medical assistance under Title XIX or XXI of the federal Social Security Act. Notwithstanding any other provision of this Code and consistent with the terms of the approved waiver, the Illinois Department, may by rule:

(a) Limit the geographic areas in which the waiver program operates.

(b) Determine the scope, quantity, duration, and quality, and the rate and method of reimbursement, of the medical services to be provided, which may differ from those for other classes of persons eligible for assistance under this Article.

(c) Restrict the persons' freedom in choice of providers.

18. Beginning January 1, 2014, persons aged 19 or older, but younger than 65, who are not otherwise eligible for medical assistance under this Section 5-2, who qualify for medical assistance pursuant to 42 U.S.C. 1396a(a)(10)(A)(i)(VIII) and applicable federal regulations, and who have income at or below 133% of the federal poverty level plus 5% for the applicable family size as determined pursuant to 42 U.S.C. 1396a(e)(14) and applicable federal regulations. Persons eligible for medical assistance under this paragraph 18 shall receive coverage for the Health Benefits Service Package as that term is defined in subsection (m) of Section 5-1.1 of this Code. If Illinois' federal

medical assistance percentage (FMAP) is reduced below 90% for persons eligible for medical assistance under this paragraph 18, eligibility under this paragraph 18 shall cease no later than the end of the third month following the month in which the reduction in FMAP takes effect.

19. Beginning January 1, 2014, as required under 42 U.S.C. 1396a(a)(10)(A)(i)(IX), persons older than age 18 and younger than age 26 who are not otherwise eligible for medical assistance under paragraphs (1) through (17) of this Section who (i) were in foster care under the responsibility of the State on the date of attaining age 18 or on the date of attaining age 21 when a court has continued wardship for good cause as provided in Section 2-31 of the Juvenile Court Act of 1987 and (ii) received medical assistance under the Illinois Title XIX State Plan or waiver of such plan while in foster care.

20. Beginning January 1, 2018, persons who are foreign-born victims of human trafficking, torture, or other serious crimes as defined in Section 2-19 of this Code and their derivative family members if such persons: (i) reside in Illinois; (ii) are not eligible under any of the preceding paragraphs; (iii) meet the income guidelines of subparagraph (a) of paragraph 2; and (iv) meet the nonfinancial eligibility requirements of Sections 16-2, 16-3, and 16-5 of this Code. The Department may extend medical assistance for persons who are foreign-born victims of human trafficking, torture, or other serious crimes whose medical assistance would be terminated pursuant to subsection (b) of Section 16-5 if the Department determines that the person, during the year of initial eligibility (1) experienced a health crisis, (2) has been unable, after reasonable attempts, to obtain necessary information from a third party, or (3) has other extenuating circumstances that prevented the person from completing his or her application for status. The Department may adopt any rules necessary to implement the provisions of this paragraph.

21. Persons who are not otherwise eligible for medical assistance under this Section who may qualify for medical assistance pursuant to 42 U.S.C. 1396a(a)(10)(A)(ii)(XXIII) and 42 U.S.C. 1396(ss) for the duration of any federal or State declared emergency due to COVID-19. Medical assistance to persons eligible for medical assistance solely pursuant to this paragraph 21 shall be limited to any in vitro diagnostic product (and the administration of such product) described in 42 U.S.C. 1396d(a)(3)(B) on or after March 18, 2020, any visit described in 42 U.S.C. 1396o(a)(2)(G), or any other medical assistance that may be federally authorized for this class of persons. The Department may also cover treatment of COVID-19 for this class of persons, or any similar category of uninsured individuals, to the extent authorized under a federally approved 1115 Waiver or other federal authority. Notwithstanding the provisions of Section 1-11 of this Code, due to the nature of the COVID-19 public health emergency, the Department may cover and provide the medical assistance described in this paragraph 21 to noncitizens who would otherwise meet the eligibility requirements for the class of persons described in this paragraph 21 for the duration of the State emergency period.

In implementing the provisions of Public Act 96-20, the Department is authorized to adopt only those rules necessary, including emergency rules. Nothing in Public Act 96-20 permits the Department to adopt rules or issue a decision that expands eligibility for the FamilyCare Program to a person whose income exceeds 185% of the Federal Poverty Level as determined from time to time by the U.S. Department of Health and Human Services, unless the Department is provided with express statutory authority.

The eligibility of any such person for medical assistance under this Article is not affected by the payment of any grant under the Senior Citizens and Persons with Disabilities Property Tax Relief Act or any distributions or items of income described under subparagraph (X) of paragraph (2) of subsection (a) of Section 203 of the Illinois Income Tax Act.

The Department shall by rule establish the amounts of assets to be disregarded in determining eligibility for medical assistance, which shall at a minimum equal the amounts to be disregarded under the Federal Supplemental Security Income Program. The amount of assets of a single person to be disregarded shall not be less than \$2,000, and the amount of assets of a married couple to be disregarded shall not be less than \$3,000.

To the extent permitted under federal law, any person found guilty of a second violation of Article VIII A shall be ineligible for medical assistance under this Article, as provided in Section 8A-8.

The eligibility of any person for medical assistance under this Article shall not be affected by the receipt by the person of donations or benefits from fundraisers held for the person in cases of serious illness, as long as neither the person nor members of the person's family have actual control over the donations or benefits or the disbursement of the donations or benefits.

Notwithstanding any other provision of this Code, if the United States Supreme Court holds Title II, Subtitle A, Section 2001(a) of Public Law 111-148 to be unconstitutional, or if a holding of Public Law 111-148 makes Medicaid eligibility allowed under Section 2001(a) inoperable, the State or a unit of local government shall be prohibited from enrolling individuals in the Medical Assistance Program as the result of federal approval of a State Medicaid waiver on or after June 14, 2012 (the effective date of Public Act 97-687) ~~this amendatory Act of the 97th General Assembly~~, and any individuals enrolled in the Medical Assistance Program pursuant to eligibility permitted as a result of such a State Medicaid waiver shall become immediately ineligible.

Notwithstanding any other provision of this Code, if an Act of Congress that becomes a Public Law eliminates Section 2001(a) of Public Law 111-148, the State or a unit of local government shall be prohibited from enrolling individuals in the Medical Assistance Program as the result of federal approval of a State Medicaid waiver on or after June 14, 2012 (the effective date of Public Act 97-687) ~~this amendatory Act of the 97th General Assembly~~, and any individuals enrolled in the Medical Assistance Program pursuant to eligibility permitted as a result of such a State Medicaid waiver shall become immediately ineligible.

Effective October 1, 2013, the determination of eligibility of persons who qualify under paragraphs 5, 6, 8, 15, 17, and 18 of this Section shall comply with the requirements of 42 U.S.C. 1396a(e)(14) and applicable federal regulations.

The Department of Healthcare and Family Services, the Department of Human Services, and the Illinois health insurance marketplace shall work cooperatively to assist persons who would otherwise lose health benefits as a result of changes made under Public Act 98-104 ~~this amendatory Act of the 98th General Assembly~~ to transition to other health insurance coverage.

(Source: P.A. 101-10, eff. 6-5-19; 101-649, eff. 7-7-20; revised 8-24-20.)

(305 ILCS 5/11-4.2 new)

Sec. 11-4.2. Application assistance for enrolling individuals in the medical assistance program.

(a) The Department shall have procedures to allow application agents to assist in enrolling individuals in the medical assistance program. As used in this Section, "application agent" means an organization or individual, such as a licensed health care provider, school, youth service agency, employer, labor union, local chamber of commerce, community-based organization, or other organization, approved by the Department to assist in enrolling individuals in the medical assistance program.

(b) At the Department's discretion, technical assistance payments may be made available for approved applications facilitated by an application agent. The Department shall permit day and temporary labor service agencies, as defined in the Day and Temporary Labor Services Act, doing business in Illinois to enroll as unpaid application agents. As established in the Free Healthcare Benefits Application Assistance Act, it shall be unlawful for any person to charge another person or family for assisting in completing and submitting an application for enrollment in the medical assistance program.

(c) Existing enrollment agreements or contracts for all application agents, technical assistance payments, and outreach grants that were authorized under Section 22 of the Children's Health Insurance Program Act and Sections 25 and 30 of the Covering ALL KIDS Health Insurance Act prior to those Acts becoming inoperative shall continue to be authorized under this Section per the terms of the agreement or contract until modified, amended, or terminated.

(305 ILCS 5/11-22d new)

Sec. 11-22d. Savings provisions.

(a) Notwithstanding any amendments or provisions in this amendatory Act of the 102nd General Assembly which would make the Children's Health Insurance Program Act or the Covering ALL KIDS Health Insurance Act inoperative, Sections 11-22a, 11-22b, and 11-22c of this Code shall remain in force for the commencement or continuation of any cause of action that (i) accrued prior to the effective date of this amendatory Act of the 102nd General Assembly or the date upon which the Department receives federal approval of the changes made to paragraph (6) of Section 5-2 by this amendatory Act of the 102nd General Assembly, whichever is later, and (ii) concerns the recovery of any amount expended by the State for health care benefits provided under the Children's Health Insurance Program Act or the Covering ALL KIDS Health Insurance Act prior to those Acts becoming inoperative. Any timely action brought under Sections 11-22a, 11-22b, and 11-22c shall be decided in accordance with those Sections as they existed when the cause of action accrued.

(b) Notwithstanding any amendments or provisions in this amendatory Act of the 102nd General Assembly which would make the Children's Health Insurance Program Act or the Covering ALL KIDS Health Insurance Act inoperative, paragraph (2) of Section 12-9 of this Code shall remain in force as to

recoveries made by the Department of Healthcare and Family Services from any cause of action commenced or continued in accordance with subsection (a).

(305 ILCS 5/11-32 new)

Sec. 11-32. Premium debts; forgiveness, compromise, reduction. The Department may forgive, compromise, or reduce any debt owed by a former or current recipient of medical assistance under this Code or health care benefits under the Children's Health Insurance Program or the Covering ALL KIDS Health Insurance Program that is related to any premium that was determined or imposed in accordance with (i) the Children's Health Insurance Program Act or the Covering ALL KIDS Health Insurance Act prior to those Acts becoming inoperative or (ii) any corresponding administrative rule.

(305 ILCS 5/12-4.35)

Sec. 12-4.35. Medical services for certain noncitizens.

(a) Notwithstanding Section 1-11 of this Code or Section 20(a) of the Children's Health Insurance Program Act, the Department of Healthcare and Family Services may provide medical services to noncitizens who have not yet attained 19 years of age and who are not eligible for medical assistance under Article V of this Code or under the Children's Health Insurance Program created by the Children's Health Insurance Program Act due to their not meeting the otherwise applicable provisions of Section 1-11 of this Code or Section 20(a) of the Children's Health Insurance Program Act. The medical services available, standards for eligibility, and other conditions of participation under this Section shall be established by rule by the Department; however, any such rule shall be at least as restrictive as the rules for medical assistance under Article V of this Code or the Children's Health Insurance Program created by the Children's Health Insurance Program Act.

(a-5) Notwithstanding Section 1-11 of this Code, the Department of Healthcare and Family Services may provide medical assistance in accordance with Article V of this Code to noncitizens over the age of 65 years of age who are not eligible for medical assistance under Article V of this Code due to their not meeting the otherwise applicable provisions of Section 1-11 of this Code, whose income is at or below 100% of the federal poverty level after deducting the costs of medical or other remedial care, and who would otherwise meet the eligibility requirements in Section 5-2 of this Code. The medical services available, standards for eligibility, and other conditions of participation under this Section shall be established by rule by the Department; however, any such rule shall be at least as restrictive as the rules for medical assistance under Article V of this Code.

(b) The Department is authorized to take any action that would not otherwise be prohibited by applicable law, including without limitation cessation or limitation of enrollment, reduction of available medical services, and changing standards for eligibility, that is deemed necessary by the Department during a State fiscal year to assure that payments under this Section do not exceed available funds.

(c) (Blank). Continued enrollment of individuals into the program created under subsection (a) of this Section in any fiscal year is contingent upon continued enrollment of individuals into the Children's Health Insurance Program during that fiscal year.

(d) (Blank).

(Source: P.A. 101-636, eff. 6-10-20.)

#### Article 30.

Section 30-5. The Illinois Public Aid Code is amended by changing Sections 5-5 and 5-5f as follows:

(305 ILCS 5/5-5) (from Ch. 23, par. 5-5)

Sec. 5-5. Medical services. The Illinois Department, by rule, shall determine the quantity and quality of and the rate of reimbursement for the medical assistance for which payment will be authorized, and the medical services to be provided, which may include all or part of the following: (1) inpatient hospital services; (2) outpatient hospital services; (3) other laboratory and X-ray services; (4) skilled nursing home services; (5) physicians' services whether furnished in the office, the patient's home, a hospital, a skilled nursing home, or elsewhere; (6) medical care, or any other type of remedial care furnished by licensed practitioners; (7) home health care services; (8) private duty nursing service; (9) clinic services; (10) dental services, including prevention and treatment of periodontal disease and dental caries disease for pregnant women, provided by an individual licensed to practice dentistry or dental surgery; for purposes of this item (10), "dental services" means diagnostic, preventive, or corrective procedures provided by or under the supervision of a dentist in the practice of his or her profession; (11) physical therapy and related services; (12) prescribed drugs, dentures, and prosthetic devices; and eyeglasses prescribed by a physician skilled in

the diseases of the eye, or by an optometrist, whichever the person may select; (13) other diagnostic, screening, preventive, and rehabilitative services, including to ensure that the individual's need for intervention or treatment of mental disorders or substance use disorders or co-occurring mental health and substance use disorders is determined using a uniform screening, assessment, and evaluation process inclusive of criteria, for children and adults; for purposes of this item (13), a uniform screening, assessment, and evaluation process refers to a process that includes an appropriate evaluation and, as warranted, a referral; "uniform" does not mean the use of a singular instrument, tool, or process that all must utilize; (14) transportation and such other expenses as may be necessary; (15) medical treatment of sexual assault survivors, as defined in Section 1a of the Sexual Assault Survivors Emergency Treatment Act, for injuries sustained as a result of the sexual assault, including examinations and laboratory tests to discover evidence which may be used in criminal proceedings arising from the sexual assault; (16) the diagnosis and treatment of sickle cell anemia; (16.5) services performed by a chiropractic physician licensed under the Medical Practice Act of 1987 and acting within the scope of his or her license, including, but not limited to, chiropractic manipulative treatment; and (17) any other medical care, and any other type of remedial care recognized under the laws of this State. The term "any other type of remedial care" shall include nursing care and nursing home service for persons who rely on treatment by spiritual means alone through prayer for healing.

Notwithstanding any other provision of this Section, a comprehensive tobacco use cessation program that includes purchasing prescription drugs or prescription medical devices approved by the Food and Drug Administration shall be covered under the medical assistance program under this Article for persons who are otherwise eligible for assistance under this Article.

Notwithstanding any other provision of this Code, reproductive health care that is otherwise legal in Illinois shall be covered under the medical assistance program for persons who are otherwise eligible for medical assistance under this Article.

Notwithstanding any other provision of this Code, the Illinois Department may not require, as a condition of payment for any laboratory test authorized under this Article, that a physician's handwritten signature appear on the laboratory test order form. The Illinois Department may, however, impose other appropriate requirements regarding laboratory test order documentation.

Upon receipt of federal approval of an amendment to the Illinois Title XIX State Plan for this purpose, the Department shall authorize the Chicago Public Schools (CPS) to procure a vendor or vendors to manufacture eyeglasses for individuals enrolled in a school within the CPS system. CPS shall ensure that its vendor or vendors are enrolled as providers in the medical assistance program and in any capitated Medicaid managed care entity (MCE) serving individuals enrolled in a school within the CPS system. Under any contract procured under this provision, the vendor or vendors must serve only individuals enrolled in a school within the CPS system. Claims for services provided by CPS's vendor or vendors to recipients of benefits in the medical assistance program under this Code, the Children's Health Insurance Program, or the Covering ALL KIDS Health Insurance Program shall be submitted to the Department or the MCE in which the individual is enrolled for payment and shall be reimbursed at the Department's or the MCE's established rates or rate methodologies for eyeglasses.

On and after July 1, 2012, the Department of Healthcare and Family Services may provide the following services to persons eligible for assistance under this Article who are participating in education, training or employment programs operated by the Department of Human Services as successor to the Department of Public Aid:

- (1) dental services provided by or under the supervision of a dentist; and
- (2) eyeglasses prescribed by a physician skilled in the diseases of the eye, or by an optometrist, whichever the person may select.

On and after July 1, 2018, the Department of Healthcare and Family Services shall provide dental services to any adult who is otherwise eligible for assistance under the medical assistance program. As used in this paragraph, "dental services" means diagnostic, preventative, restorative, or corrective procedures, including procedures and services for the prevention and treatment of periodontal disease and dental caries disease, provided by an individual who is licensed to practice dentistry or dental surgery or who is under the supervision of a dentist in the practice of his or her profession.

On and after July 1, 2018, targeted dental services, as set forth in Exhibit D of the Consent Decree entered by the United States District Court for the Northern District of Illinois, Eastern Division, in the matter of *Memisovski v. Maram*, Case No. 92 C 1982, that are provided to adults under the medical assistance program shall be established at no less than the rates set forth in the "New Rate" column in

Exhibit D of the Consent Decree for targeted dental services that are provided to persons under the age of 18 under the medical assistance program.

Notwithstanding any other provision of this Code and subject to federal approval, the Department may adopt rules to allow a dentist who is volunteering his or her service at no cost to render dental services through an enrolled not-for-profit health clinic without the dentist personally enrolling as a participating provider in the medical assistance program. A not-for-profit health clinic shall include a public health clinic or Federally Qualified Health Center or other enrolled provider, as determined by the Department, through which dental services covered under this Section are performed. The Department shall establish a process for payment of claims for reimbursement for covered dental services rendered under this provision.

The Illinois Department, by rule, may distinguish and classify the medical services to be provided only in accordance with the classes of persons designated in Section 5-2.

The Department of Healthcare and Family Services must provide coverage and reimbursement for amino acid-based elemental formulas, regardless of delivery method, for the diagnosis and treatment of (i) eosinophilic disorders and (ii) short bowel syndrome when the prescribing physician has issued a written order stating that the amino acid-based elemental formula is medically necessary.

The Illinois Department shall authorize the provision of, and shall authorize payment for, screening by low-dose mammography for the presence of occult breast cancer for women 35 years of age or older who are eligible for medical assistance under this Article, as follows:

(A) A baseline mammogram for women 35 to 39 years of age.

(B) An annual mammogram for women 40 years of age or older.

(C) A mammogram at the age and intervals considered medically necessary by the woman's health care provider for women under 40 years of age and having a family history of breast cancer, prior personal history of breast cancer, positive genetic testing, or other risk factors.

(D) A comprehensive ultrasound screening and MRI of an entire breast or breasts if a mammogram demonstrates heterogeneous or dense breast tissue or when medically necessary as determined by a physician licensed to practice medicine in all of its branches.

(E) A screening MRI when medically necessary, as determined by a physician licensed to practice medicine in all of its branches.

(F) A diagnostic mammogram when medically necessary, as determined by a physician licensed to practice medicine in all its branches, advanced practice registered nurse, or physician assistant.

The Department shall not impose a deductible, coinsurance, copayment, or any other cost-sharing requirement on the coverage provided under this paragraph; except that this sentence does not apply to coverage of diagnostic mammograms to the extent such coverage would disqualify a high-deductible health plan from eligibility for a health savings account pursuant to Section 223 of the Internal Revenue Code (26 U.S.C. 223).

All screenings shall include a physical breast exam, instruction on self-examination and information regarding the frequency of self-examination and its value as a preventative tool.

For purposes of this Section:

"Diagnostic mammogram" means a mammogram obtained using diagnostic mammography.

"Diagnostic mammography" means a method of screening that is designed to evaluate an abnormality in a breast, including an abnormality seen or suspected on a screening mammogram or a subjective or objective abnormality otherwise detected in the breast.

"Low-dose mammography" means the x-ray examination of the breast using equipment dedicated specifically for mammography, including the x-ray tube, filter, compression device, and image receptor, with an average radiation exposure delivery of less than one rad per breast for 2 views of an average size breast. The term also includes digital mammography and includes breast tomosynthesis.

"Breast tomosynthesis" means a radiologic procedure that involves the acquisition of projection images over the stationary breast to produce cross-sectional digital three-dimensional images of the breast.

If, at any time, the Secretary of the United States Department of Health and Human Services, or its successor agency, promulgates rules or regulations to be published in the Federal Register or publishes a comment in the Federal Register or issues an opinion, guidance, or other action that would require the State, pursuant to any provision of the Patient Protection and Affordable Care Act (Public Law 111-148), including, but not limited to, 42 U.S.C. 18031(d)(3)(B) or any successor provision, to defray the cost of any coverage for breast tomosynthesis outlined in this paragraph, then the requirement that an insurer cover breast tomosynthesis is inoperative other than any such coverage authorized under Section 1902 of the

Social Security Act, 42 U.S.C. 1396a, and the State shall not assume any obligation for the cost of coverage for breast tomosynthesis set forth in this paragraph.

On and after January 1, 2016, the Department shall ensure that all networks of care for adult clients of the Department include access to at least one breast imaging Center of Imaging Excellence as certified by the American College of Radiology.

On and after January 1, 2012, providers participating in a quality improvement program approved by the Department shall be reimbursed for screening and diagnostic mammography at the same rate as the Medicare program's rates, including the increased reimbursement for digital mammography.

The Department shall convene an expert panel including representatives of hospitals, free-standing mammography facilities, and doctors, including radiologists, to establish quality standards for mammography.

On and after January 1, 2017, providers participating in a breast cancer treatment quality improvement program approved by the Department shall be reimbursed for breast cancer treatment at a rate that is no lower than 95% of the Medicare program's rates for the data elements included in the breast cancer treatment quality program.

The Department shall convene an expert panel, including representatives of hospitals, free-standing breast cancer treatment centers, breast cancer quality organizations, and doctors, including breast surgeons, reconstructive breast surgeons, oncologists, and primary care providers to establish quality standards for breast cancer treatment.

Subject to federal approval, the Department shall establish a rate methodology for mammography at federally qualified health centers and other encounter-rate clinics. These clinics or centers may also collaborate with other hospital-based mammography facilities. By January 1, 2016, the Department shall report to the General Assembly on the status of the provision set forth in this paragraph.

The Department shall establish a methodology to remind women who are age-appropriate for screening mammography, but who have not received a mammogram within the previous 18 months, of the importance and benefit of screening mammography. The Department shall work with experts in breast cancer outreach and patient navigation to optimize these reminders and shall establish a methodology for evaluating their effectiveness and modifying the methodology based on the evaluation.

The Department shall establish a performance goal for primary care providers with respect to their female patients over age 40 receiving an annual mammogram. This performance goal shall be used to provide additional reimbursement in the form of a quality performance bonus to primary care providers who meet that goal.

The Department shall devise a means of case-managing or patient navigation for beneficiaries diagnosed with breast cancer. This program shall initially operate as a pilot program in areas of the State with the highest incidence of mortality related to breast cancer. At least one pilot program site shall be in the metropolitan Chicago area and at least one site shall be outside the metropolitan Chicago area. On or after July 1, 2016, the pilot program shall be expanded to include one site in western Illinois, one site in southern Illinois, one site in central Illinois, and 4 sites within metropolitan Chicago. An evaluation of the pilot program shall be carried out measuring health outcomes and cost of care for those served by the pilot program compared to similarly situated patients who are not served by the pilot program.

The Department shall require all networks of care to develop a means either internally or by contract with experts in navigation and community outreach to navigate cancer patients to comprehensive care in a timely fashion. The Department shall require all networks of care to include access for patients diagnosed with cancer to at least one academic commission on cancer-accredited cancer program as an in-network covered benefit.

Any medical or health care provider shall immediately recommend, to any pregnant woman who is being provided prenatal services and is suspected of having a substance use disorder as defined in the Substance Use Disorder Act, referral to a local substance use disorder treatment program licensed by the Department of Human Services or to a licensed hospital which provides substance abuse treatment services. The Department of Healthcare and Family Services shall assure coverage for the cost of treatment of the drug abuse or addiction for pregnant recipients in accordance with the Illinois Medicaid Program in conjunction with the Department of Human Services.

All medical providers providing medical assistance to pregnant women under this Code shall receive information from the Department on the availability of services under any program providing case management services for addicted women, including information on appropriate referrals for other social services that may be needed by addicted women in addition to treatment for addiction.

The Illinois Department, in cooperation with the Departments of Human Services (as successor to the Department of Alcoholism and Substance Abuse) and Public Health, through a public awareness campaign, may provide information concerning treatment for alcoholism and drug abuse and addiction, prenatal health care, and other pertinent programs directed at reducing the number of drug-affected infants born to recipients of medical assistance.

Neither the Department of Healthcare and Family Services nor the Department of Human Services shall sanction the recipient solely on the basis of her substance abuse.

The Illinois Department shall establish such regulations governing the dispensing of health services under this Article as it shall deem appropriate. The Department should seek the advice of formal professional advisory committees appointed by the Director of the Illinois Department for the purpose of providing regular advice on policy and administrative matters, information dissemination and educational activities for medical and health care providers, and consistency in procedures to the Illinois Department.

The Illinois Department may develop and contract with Partnerships of medical providers to arrange medical services for persons eligible under Section 5-2 of this Code. Implementation of this Section may be by demonstration projects in certain geographic areas. The Partnership shall be represented by a sponsor organization. The Department, by rule, shall develop qualifications for sponsors of Partnerships. Nothing in this Section shall be construed to require that the sponsor organization be a medical organization.

The sponsor must negotiate formal written contracts with medical providers for physician services, inpatient and outpatient hospital care, home health services, treatment for alcoholism and substance abuse, and other services determined necessary by the Illinois Department by rule for delivery by Partnerships. Physician services must include prenatal and obstetrical care. The Illinois Department shall reimburse medical services delivered by Partnership providers to clients in target areas according to provisions of this Article and the Illinois Health Finance Reform Act, except that:

(1) Physicians participating in a Partnership and providing certain services, which shall be determined by the Illinois Department, to persons in areas covered by the Partnership may receive an additional surcharge for such services.

(2) The Department may elect to consider and negotiate financial incentives to encourage the development of Partnerships and the efficient delivery of medical care.

(3) Persons receiving medical services through Partnerships may receive medical and case management services above the level usually offered through the medical assistance program.

Medical providers shall be required to meet certain qualifications to participate in Partnerships to ensure the delivery of high quality medical services. These qualifications shall be determined by rule of the Illinois Department and may be higher than qualifications for participation in the medical assistance program. Partnership sponsors may prescribe reasonable additional qualifications for participation by medical providers, only with the prior written approval of the Illinois Department.

Nothing in this Section shall limit the free choice of practitioners, hospitals, and other providers of medical services by clients. In order to ensure patient freedom of choice, the Illinois Department shall immediately promulgate all rules and take all other necessary actions so that provided services may be accessed from therapeutically certified optometrists to the full extent of the Illinois Optometric Practice Act of 1987 without discriminating between service providers.

The Department shall apply for a waiver from the United States Health Care Financing Administration to allow for the implementation of Partnerships under this Section.

The Illinois Department shall require health care providers to maintain records that document the medical care and services provided to recipients of Medical Assistance under this Article. Such records must be retained for a period of not less than 6 years from the date of service or as provided by applicable State law, whichever period is longer, except that if an audit is initiated within the required retention period then the records must be retained until the audit is completed and every exception is resolved. The Illinois Department shall require health care providers to make available, when authorized by the patient, in writing, the medical records in a timely fashion to other health care providers who are treating or serving persons eligible for Medical Assistance under this Article. All dispensers of medical services shall be required to maintain and retain business and professional records sufficient to fully and accurately document the nature, scope, details and receipt of the health care provided to persons eligible for medical assistance under this Code, in accordance with regulations promulgated by the Illinois Department. The rules and regulations shall require that proof of the receipt of prescription drugs, dentures, prosthetic devices and eyeglasses by eligible persons under this Section accompany each claim for reimbursement submitted by the dispenser of such medical services. No such claims for reimbursement shall be approved for payment by the Illinois

Department without such proof of receipt, unless the Illinois Department shall have put into effect and shall be operating a system of post-payment audit and review which shall, on a sampling basis, be deemed adequate by the Illinois Department to assure that such drugs, dentures, prosthetic devices and eyeglasses for which payment is being made are actually being received by eligible recipients. Within 90 days after September 16, 1984 (the effective date of Public Act 83-1439), the Illinois Department shall establish a current list of acquisition costs for all prosthetic devices and any other items recognized as medical equipment and supplies reimbursable under this Article and shall update such list on a quarterly basis, except that the acquisition costs of all prescription drugs shall be updated no less frequently than every 30 days as required by Section 5-5.12.

Notwithstanding any other law to the contrary, the Illinois Department shall, within 365 days after July 22, 2013 (the effective date of Public Act 98-104), establish procedures to permit skilled care facilities licensed under the Nursing Home Care Act to submit monthly billing claims for reimbursement purposes. Following development of these procedures, the Department shall, by July 1, 2016, test the viability of the new system and implement any necessary operational or structural changes to its information technology platforms in order to allow for the direct acceptance and payment of nursing home claims.

Notwithstanding any other law to the contrary, the Illinois Department shall, within 365 days after August 15, 2014 (the effective date of Public Act 98-963), establish procedures to permit ID/DD facilities licensed under the ID/DD Community Care Act and MC/DD facilities licensed under the MC/DD Act to submit monthly billing claims for reimbursement purposes. Following development of these procedures, the Department shall have an additional 365 days to test the viability of the new system and to ensure that any necessary operational or structural changes to its information technology platforms are implemented.

The Illinois Department shall require that all dispensers of medical services, other than an individual practitioner or group of practitioners, desiring to participate in the Medical Assistance program established under this Article to disclose all financial, beneficial, ownership, equity, surety or other interests in any and all firms, corporations, partnerships, associations, business enterprises, joint ventures, agencies, institutions or other legal entities providing any form of health care services in this State under this Article.

The Illinois Department may require that all dispensers of medical services desiring to participate in the medical assistance program established under this Article disclose, under such terms and conditions as the Illinois Department may by rule establish, all inquiries from clients and attorneys regarding medical bills paid by the Illinois Department, which inquiries could indicate potential existence of claims or liens for the Illinois Department.

Enrollment of a vendor shall be subject to a provisional period and shall be conditional for one year. During the period of conditional enrollment, the Department may terminate the vendor's eligibility to participate in, or may disenroll the vendor from, the medical assistance program without cause. Unless otherwise specified, such termination of eligibility or disenrollment is not subject to the Department's hearing process. However, a disenrolled vendor may reapply without penalty.

The Department has the discretion to limit the conditional enrollment period for vendors based upon category of risk of the vendor.

Prior to enrollment and during the conditional enrollment period in the medical assistance program, all vendors shall be subject to enhanced oversight, screening, and review based on the risk of fraud, waste, and abuse that is posed by the category of risk of the vendor. The Illinois Department shall establish the procedures for oversight, screening, and review, which may include, but need not be limited to: criminal and financial background checks; fingerprinting; license, certification, and authorization verifications; unscheduled or unannounced site visits; database checks; prepayment audit reviews; audits; payment caps; payment suspensions; and other screening as required by federal or State law.

The Department shall define or specify the following: (i) by provider notice, the "category of risk of the vendor" for each type of vendor, which shall take into account the level of screening applicable to a particular category of vendor under federal law and regulations; (ii) by rule or provider notice, the maximum length of the conditional enrollment period for each category of risk of the vendor; and (iii) by rule, the hearing rights, if any, afforded to a vendor in each category of risk of the vendor that is terminated or disenrolled during the conditional enrollment period.

To be eligible for payment consideration, a vendor's payment claim or bill, either as an initial claim or as a resubmitted claim following prior rejection, must be received by the Illinois Department, or its fiscal intermediary, no later than 180 days after the latest date on the claim on which medical goods or services were provided, with the following exceptions:

(1) In the case of a provider whose enrollment is in process by the Illinois Department, the 180-day period shall not begin until the date on the written notice from the Illinois Department that the provider enrollment is complete.

(2) In the case of errors attributable to the Illinois Department or any of its claims processing intermediaries which result in an inability to receive, process, or adjudicate a claim, the 180-day period shall not begin until the provider has been notified of the error.

(3) In the case of a provider for whom the Illinois Department initiates the monthly billing process.

(4) In the case of a provider operated by a unit of local government with a population exceeding 3,000,000 when local government funds finance federal participation for claims payments.

For claims for services rendered during a period for which a recipient received retroactive eligibility, claims must be filed within 180 days after the Department determines the applicant is eligible. For claims for which the Illinois Department is not the primary payer, claims must be submitted to the Illinois Department within 180 days after the final adjudication by the primary payer.

In the case of long term care facilities, within 45 calendar days of receipt by the facility of required prescreening information, new admissions with associated admission documents shall be submitted through the Medical Electronic Data Interchange (MEDI) or the Recipient Eligibility Verification (REV) System or shall be submitted directly to the Department of Human Services using required admission forms. Effective September 1, 2014, admission documents, including all prescreening information, must be submitted through MEDI or REV. Confirmation numbers assigned to an accepted transaction shall be retained by a facility to verify timely submittal. Once an admission transaction has been completed, all resubmitted claims following prior rejection are subject to receipt no later than 180 days after the admission transaction has been completed.

Claims that are not submitted and received in compliance with the foregoing requirements shall not be eligible for payment under the medical assistance program, and the State shall have no liability for payment of those claims.

To the extent consistent with applicable information and privacy, security, and disclosure laws, State and federal agencies and departments shall provide the Illinois Department access to confidential and other information and data necessary to perform eligibility and payment verifications and other Illinois Department functions. This includes, but is not limited to: information pertaining to licensure; certification; earnings; immigration status; citizenship; wage reporting; unearned and earned income; pension income; employment; supplemental security income; social security numbers; National Provider Identifier (NPI) numbers; the National Practitioner Data Bank (NPDB); program and agency exclusions; taxpayer identification numbers; tax delinquency; corporate information; and death records.

The Illinois Department shall enter into agreements with State agencies and departments, and is authorized to enter into agreements with federal agencies and departments, under which such agencies and departments shall share data necessary for medical assistance program integrity functions and oversight. The Illinois Department shall develop, in cooperation with other State departments and agencies, and in compliance with applicable federal laws and regulations, appropriate and effective methods to share such data. At a minimum, and to the extent necessary to provide data sharing, the Illinois Department shall enter into agreements with State agencies and departments, and is authorized to enter into agreements with federal agencies and departments, including, but not limited to: the Secretary of State; the Department of Revenue; the Department of Public Health; the Department of Human Services; and the Department of Financial and Professional Regulation.

Beginning in fiscal year 2013, the Illinois Department shall set forth a request for information to identify the benefits of a pre-payment, post-adjudication, and post-edit claims system with the goals of streamlining claims processing and provider reimbursement, reducing the number of pending or rejected claims, and helping to ensure a more transparent adjudication process through the utilization of: (i) provider data verification and provider screening technology; and (ii) clinical code editing; and (iii) pre-pay, pre- or post-adjudicated predictive modeling with an integrated case management system with link analysis. Such a request for information shall not be considered as a request for proposal or as an obligation on the part of the Illinois Department to take any action or acquire any products or services.

The Illinois Department shall establish policies, procedures, standards and criteria by rule for the acquisition, repair and replacement of orthotic and prosthetic devices and durable medical equipment. Such rules shall provide, but not be limited to, the following services: (1) immediate repair or replacement of such devices by recipients; and (2) rental, lease, purchase or lease-purchase of durable medical equipment in a

cost-effective manner, taking into consideration the recipient's medical prognosis, the extent of the recipient's needs, and the requirements and costs for maintaining such equipment. Subject to prior approval, such rules shall enable a recipient to temporarily acquire and use alternative or substitute devices or equipment pending repairs or replacements of any device or equipment previously authorized for such recipient by the Department. Notwithstanding any provision of Section 5-5f to the contrary, the Department may, by rule, exempt certain replacement wheelchair parts from prior approval and, for wheelchairs, wheelchair parts, wheelchair accessories, and related seating and positioning items, determine the wholesale price by methods other than actual acquisition costs.

The Department shall require, by rule, all providers of durable medical equipment to be accredited by an accreditation organization approved by the federal Centers for Medicare and Medicaid Services and recognized by the Department in order to bill the Department for providing durable medical equipment to recipients. Not later than 15 months after the effective date of the rule adopted pursuant to this paragraph, all providers must meet the accreditation requirement.

In order to promote environmental responsibility, meet the needs of recipients and enrollees, and achieve significant cost savings, the Department, or a managed care organization under contract with the Department, may provide recipients or managed care enrollees who have a prescription or Certificate of Medical Necessity access to refurbished durable medical equipment under this Section (excluding prosthetic and orthotic devices as defined in the Orthotics, Prosthetics, and Pedorthics Practice Act and complex rehabilitation technology products and associated services) through the State's assistive technology program's reutilization program, using staff with the Assistive Technology Professional (ATP) Certification if the refurbished durable medical equipment: (i) is available; (ii) is less expensive, including shipping costs, than new durable medical equipment of the same type; (iii) is able to withstand at least 3 years of use; (iv) is cleaned, disinfected, sterilized, and safe in accordance with federal Food and Drug Administration regulations and guidance governing the reprocessing of medical devices in health care settings; and (v) equally meets the needs of the recipient or enrollee. The reutilization program shall confirm that the recipient or enrollee is not already in receipt of same or similar equipment from another service provider, and that the refurbished durable medical equipment equally meets the needs of the recipient or enrollee. Nothing in this paragraph shall be construed to limit recipient or enrollee choice to obtain new durable medical equipment or place any additional prior authorization conditions on enrollees of managed care organizations.

The Department shall execute, relative to the nursing home prescreening project, written inter-agency agreements with the Department of Human Services and the Department on Aging, to effect the following: (i) intake procedures and common eligibility criteria for those persons who are receiving non-institutional services; and (ii) the establishment and development of non-institutional services in areas of the State where they are not currently available or are undeveloped; and (iii) notwithstanding any other provision of law, subject to federal approval, on and after July 1, 2012, an increase in the determination of need (DON) scores from 29 to 37 for applicants for institutional and home and community-based long term care; if and only if federal approval is not granted, the Department may, in conjunction with other affected agencies, implement utilization controls or changes in benefit packages to effectuate a similar savings amount for this population; and (iv) no later than July 1, 2013, minimum level of care eligibility criteria for institutional and home and community-based long term care; and (v) no later than October 1, 2013, establish procedures to permit long term care providers access to eligibility scores for individuals with an admission date who are seeking or receiving services from the long term care provider. In order to select the minimum level of care eligibility criteria, the Governor shall establish a workgroup that includes affected agency representatives and stakeholders representing the institutional and home and community-based long term care interests. This Section shall not restrict the Department from implementing lower level of care eligibility criteria for community-based services in circumstances where federal approval has been granted.

The Illinois Department shall develop and operate, in cooperation with other State Departments and agencies and in compliance with applicable federal laws and regulations, appropriate and effective systems of health care evaluation and programs for monitoring of utilization of health care services and facilities, as it affects persons eligible for medical assistance under this Code.

The Illinois Department shall report annually to the General Assembly, no later than the second Friday in April of 1979 and each year thereafter, in regard to:

- (a) actual statistics and trends in utilization of medical services by public aid recipients;
- (b) actual statistics and trends in the provision of the various medical services by medical vendors;

[May 31, 2021]

(c) current rate structures and proposed changes in those rate structures for the various medical vendors; and

(d) efforts at utilization review and control by the Illinois Department.

The period covered by each report shall be the 3 years ending on the June 30 prior to the report. The report shall include suggested legislation for consideration by the General Assembly. The requirement for reporting to the General Assembly shall be satisfied by filing copies of the report as required by Section 3.1 of the General Assembly Organization Act, and filing such additional copies with the State Government Report Distribution Center for the General Assembly as is required under paragraph (t) of Section 7 of the State Library Act.

Rulemaking authority to implement Public Act 95-1045, if any, is conditioned on the rules being adopted in accordance with all provisions of the Illinois Administrative Procedure Act and all rules and procedures of the Joint Committee on Administrative Rules; any purported rule not so adopted, for whatever reason, is unauthorized.

On and after July 1, 2012, the Department shall reduce any rate of reimbursement for services or other payments or alter any methodologies authorized by this Code to reduce any rate of reimbursement for services or other payments in accordance with Section 5-5e.

Because kidney transplantation can be an appropriate, cost-effective alternative to renal dialysis when medically necessary and notwithstanding the provisions of Section 1-11 of this Code, beginning October 1, 2014, the Department shall cover kidney transplantation for noncitizens with end-stage renal disease who are not eligible for comprehensive medical benefits, who meet the residency requirements of Section 5-3 of this Code, and who would otherwise meet the financial requirements of the appropriate class of eligible persons under Section 5-2 of this Code. To qualify for coverage of kidney transplantation, such person must be receiving emergency renal dialysis services covered by the Department. Providers under this Section shall be prior approved and certified by the Department to perform kidney transplantation and the services under this Section shall be limited to services associated with kidney transplantation.

Notwithstanding any other provision of this Code to the contrary, on or after July 1, 2015, all FDA approved forms of medication assisted treatment prescribed for the treatment of alcohol dependence or treatment of opioid dependence shall be covered under both fee for service and managed care medical assistance programs for persons who are otherwise eligible for medical assistance under this Article and shall not be subject to any (1) utilization control, other than those established under the American Society of Addiction Medicine patient placement criteria, (2) prior authorization mandate, or (3) lifetime restriction limit mandate.

On or after July 1, 2015, opioid antagonists prescribed for the treatment of an opioid overdose, including the medication product, administration devices, and any pharmacy fees related to the dispensing and administration of the opioid antagonist, shall be covered under the medical assistance program for persons who are otherwise eligible for medical assistance under this Article. As used in this Section, "opioid antagonist" means a drug that binds to opioid receptors and blocks or inhibits the effect of opioids acting on those receptors, including, but not limited to, naloxone hydrochloride or any other similarly acting drug approved by the U.S. Food and Drug Administration.

Upon federal approval, the Department shall provide coverage and reimbursement for all drugs that are approved for marketing by the federal Food and Drug Administration and that are recommended by the federal Public Health Service or the United States Centers for Disease Control and Prevention for pre-exposure prophylaxis and related pre-exposure prophylaxis services, including, but not limited to, HIV and sexually transmitted infection screening, treatment for sexually transmitted infections, medical monitoring, assorted labs, and counseling to reduce the likelihood of HIV infection among individuals who are not infected with HIV but who are at high risk of HIV infection.

A federally qualified health center, as defined in Section 1905(I)(2)(B) of the federal Social Security Act, shall be reimbursed by the Department in accordance with the federally qualified health center's encounter rate for services provided to medical assistance recipients that are performed by a dental hygienist, as defined under the Illinois Dental Practice Act, working under the general supervision of a dentist and employed by a federally qualified health center.

(Source: P.A. 100-201, eff. 8-18-17; 100-395, eff. 1-1-18; 100-449, eff. 1-1-18; 100-538, eff. 1-1-18; 100-587, eff. 6-4-18; 100-759, eff. 1-1-19; 100-863, eff. 8-14-18; 100-974, eff. 8-19-18; 100-1009, eff. 1-1-19; 100-1018, eff. 1-1-19; 100-1148, eff. 12-10-18; 101-209, eff. 8-5-19; 101-580, eff. 1-1-20; revised 9-18-19.)

(305 ILCS 5/5-5f)

Sec. 5-5f. Elimination and limitations of medical assistance services. Notwithstanding any other provision of this Code to the contrary, on and after July 1, 2012:

(a) The following ~~service services~~ shall no longer be a covered service available under this Code: group psychotherapy for residents of any facility licensed under the Nursing Home Care Act or the Specialized Mental Health Rehabilitation Act of 2013; ~~and adult chiropractic services.~~

(b) The Department shall place the following limitations on services: (i) the Department shall limit adult eyeglasses to one pair every 2 years; however, the limitation does not apply to an individual who needs different eyeglasses following a surgical procedure such as cataract surgery; (ii) the Department shall set an annual limit of a maximum of 20 visits for each of the following services: adult speech, hearing, and language therapy services, adult occupational therapy services, and physical therapy services; on or after October 1, 2014, the annual maximum limit of 20 visits shall expire but the Department may require prior approval for all individuals for speech, hearing, and language therapy services, occupational therapy services, and physical therapy services; (iii) the Department shall limit adult podiatry services to individuals with diabetes; on or after October 1, 2014, podiatry services shall not be limited to individuals with diabetes; (iv) the Department shall pay for caesarean sections at the normal vaginal delivery rate unless a caesarean section was medically necessary; (v) the Department shall limit adult dental services to emergencies; beginning July 1, 2013, the Department shall ensure that the following conditions are recognized as emergencies: (A) dental services necessary for an individual in order for the individual to be cleared for a medical procedure, such as a transplant; (B) extractions and dentures necessary for a diabetic to receive proper nutrition; (C) extractions and dentures necessary as a result of cancer treatment; and (D) dental services necessary for the health of a pregnant woman prior to delivery of her baby; on or after July 1, 2014, adult dental services shall no longer be limited to emergencies, and dental services necessary for the health of a pregnant woman prior to delivery of her baby shall continue to be covered; and (vi) effective July 1, 2012, the Department shall place limitations and require concurrent review on every inpatient detoxification stay to prevent repeat admissions to any hospital for detoxification within 60 days of a previous inpatient detoxification stay. The Department shall convene a workgroup of hospitals, substance abuse providers, care coordination entities, managed care plans, and other stakeholders to develop recommendations for quality standards, diversion to other settings, and admission criteria for patients who need inpatient detoxification, which shall be published on the Department's website no later than September 1, 2013.

(c) The Department shall require prior approval of the following services: wheelchair repairs costing more than \$400, coronary artery bypass graft, and bariatric surgery consistent with Medicare standards concerning patient responsibility. Wheelchair repair prior approval requests shall be adjudicated within one business day of receipt of complete supporting documentation. Providers may not break wheelchair repairs into separate claims for purposes of staying under the \$400 threshold for requiring prior approval. The wholesale price of manual and power wheelchairs, durable medical equipment and supplies, and complex rehabilitation technology products and services shall be defined as actual acquisition cost including all discounts.

(d) The Department shall establish benchmarks for hospitals to measure and align payments to reduce potentially preventable hospital readmissions, inpatient complications, and unnecessary emergency room visits. In doing so, the Department shall consider items, including, but not limited to, historic and current acuity of care and historic and current trends in readmission. The Department shall publish provider-specific historical readmission data and anticipated potentially preventable targets 60 days prior to the start of the program. In the instance of readmissions, the Department shall adopt policies and rates of reimbursement for services and other payments provided under this Code to ensure that, by June 30, 2013, expenditures to hospitals are reduced by, at a minimum, \$40,000,000.

(e) The Department shall establish utilization controls for the hospice program such that it shall not pay for other care services when an individual is in hospice.

(f) For home health services, the Department shall require Medicare certification of providers participating in the program and implement the Medicare face-to-face encounter rule. The Department shall require providers to implement auditable electronic service verification based on global positioning systems or other cost-effective technology.

(g) For the Home Services Program operated by the Department of Human Services and the Community Care Program operated by the Department on Aging, the Department of Human Services,

in cooperation with the Department on Aging, shall implement an electronic service verification based on global positioning systems or other cost-effective technology.

(h) Effective with inpatient hospital admissions on or after July 1, 2012, the Department shall reduce the payment for a claim that indicates the occurrence of a provider-preventable condition during the admission as specified by the Department in rules. The Department shall not pay for services related to an other provider-preventable condition.

As used in this subsection (h):

"Provider-preventable condition" means a health care acquired condition as defined under the federal Medicaid regulation found at 42 CFR 447.26 or an other provider-preventable condition.

"Other provider-preventable condition" means a wrong surgical or other invasive procedure performed on a patient, a surgical or other invasive procedure performed on the wrong body part, or a surgical procedure or other invasive procedure performed on the wrong patient.

(i) The Department shall implement cost savings initiatives for advanced imaging services, cardiac imaging services, pain management services, and back surgery. Such initiatives shall be designed to achieve annual costs savings.

(j) The Department shall ensure that beneficiaries with a diagnosis of epilepsy or seizure disorder in Department records will not require prior approval for anticonvulsants.

(Source: P.A. 100-135, eff. 8-18-17; 101-209, eff. 8-5-19.)

#### Article 35.

Section 35-5. The Illinois Public Aid Code is amended by changing Section 5-5 and by adding Section 5-42 as follows:

(305 ILCS 5/5-5) (from Ch. 23, par. 5-5)

Sec. 5-5. Medical services. The Illinois Department, by rule, shall determine the quantity and quality of and the rate of reimbursement for the medical assistance for which payment will be authorized, and the medical services to be provided, which may include all or part of the following: (1) inpatient hospital services; (2) outpatient hospital services; (3) other laboratory and X-ray services; (4) skilled nursing home services; (5) physicians' services whether furnished in the office, the patient's home, a hospital, a skilled nursing home, or elsewhere; (6) medical care, or any other type of remedial care furnished by licensed practitioners; (7) home health care services; (8) private duty nursing service; (9) clinic services; (10) dental services, including prevention and treatment of periodontal disease and dental caries disease for pregnant women, provided by an individual licensed to practice dentistry or dental surgery; for purposes of this item (10), "dental services" means diagnostic, preventive, or corrective procedures provided by or under the supervision of a dentist in the practice of his or her profession; (11) physical therapy and related services; (12) prescribed drugs, dentures, and prosthetic devices; and eyeglasses prescribed by a physician skilled in the diseases of the eye, or by an optometrist, whichever the person may select; (13) other diagnostic, screening, preventive, and rehabilitative services, including to ensure that the individual's need for intervention or treatment of mental disorders or substance use disorders or co-occurring mental health and substance use disorders is determined using a uniform screening, assessment, and evaluation process inclusive of criteria, for children and adults; for purposes of this item (13), a uniform screening, assessment, and evaluation process refers to a process that includes an appropriate evaluation and, as warranted, a referral; "uniform" does not mean the use of a singular instrument, tool, or process that all must utilize; (14) transportation and such other expenses as may be necessary; (15) medical treatment of sexual assault survivors, as defined in Section 1a of the Sexual Assault Survivors Emergency Treatment Act, for injuries sustained as a result of the sexual assault, including examinations and laboratory tests to discover evidence which may be used in criminal proceedings arising from the sexual assault; (16) the diagnosis and treatment of sickle cell anemia; and (17) any other medical care, and any other type of remedial care recognized under the laws of this State. The term "any other type of remedial care" shall include nursing care and nursing home service for persons who rely on treatment by spiritual means alone through prayer for healing.

Notwithstanding any other provision of this Section, a comprehensive tobacco use cessation program that includes purchasing prescription drugs or prescription medical devices approved by the Food and Drug Administration shall be covered under the medical assistance program under this Article for persons who are otherwise eligible for assistance under this Article.

Notwithstanding any other provision of this Section, all tobacco cessation medications approved by the United States Food and Drug Administration and all individual and group tobacco cessation counseling

services and telephone-based counseling services and tobacco cessation medications provided through the Illinois Tobacco Quitline shall be covered under the medical assistance program for persons who are otherwise eligible for assistance under this Article. The Department shall comply with all federal requirements necessary to obtain federal financial participation, as specified in 42 CFR 433.15(b)(7), for telephone-based counseling services provided through the Illinois Tobacco Quitline, including, but not limited to: (i) entering into a memorandum of understanding or interagency agreement with the Department of Public Health, as administrator of the Illinois Tobacco Quitline; and (ii) developing a cost allocation plan for Medicaid-allowable Illinois Tobacco Quitline services in accordance with 45 CFR 95.507. The Department shall submit the memorandum of understanding or interagency agreement, the cost allocation plan, and all other necessary documentation to the Centers for Medicare and Medicaid Services for review and approval. Coverage under this paragraph shall be contingent upon federal approval.

Notwithstanding any other provision of this Code, reproductive health care that is otherwise legal in Illinois shall be covered under the medical assistance program for persons who are otherwise eligible for medical assistance under this Article.

Notwithstanding any other provision of this Code, the Illinois Department may not require, as a condition of payment for any laboratory test authorized under this Article, that a physician's handwritten signature appear on the laboratory test order form. The Illinois Department may, however, impose other appropriate requirements regarding laboratory test order documentation.

Upon receipt of federal approval of an amendment to the Illinois Title XIX State Plan for this purpose, the Department shall authorize the Chicago Public Schools (CPS) to procure a vendor or vendors to manufacture eyeglasses for individuals enrolled in a school within the CPS system. CPS shall ensure that its vendor or vendors are enrolled as providers in the medical assistance program and in any capitated Medicaid managed care entity (MCE) serving individuals enrolled in a school within the CPS system. Under any contract procured under this provision, the vendor or vendors must serve only individuals enrolled in a school within the CPS system. Claims for services provided by CPS's vendor or vendors to recipients of benefits in the medical assistance program under this Code, the Children's Health Insurance Program, or the Covering ALL KIDS Health Insurance Program shall be submitted to the Department or the MCE in which the individual is enrolled for payment and shall be reimbursed at the Department's or the MCE's established rates or rate methodologies for eyeglasses.

On and after July 1, 2012, the Department of Healthcare and Family Services may provide the following services to persons eligible for assistance under this Article who are participating in education, training or employment programs operated by the Department of Human Services as successor to the Department of Public Aid:

(1) dental services provided by or under the supervision of a dentist; and

(2) eyeglasses prescribed by a physician skilled in the diseases of the eye, or by an optometrist, whichever the person may select.

On and after July 1, 2018, the Department of Healthcare and Family Services shall provide dental services to any adult who is otherwise eligible for assistance under the medical assistance program. As used in this paragraph, "dental services" means diagnostic, preventative, restorative, or corrective procedures, including procedures and services for the prevention and treatment of periodontal disease and dental caries disease, provided by an individual who is licensed to practice dentistry or dental surgery or who is under the supervision of a dentist in the practice of his or her profession.

On and after July 1, 2018, targeted dental services, as set forth in Exhibit D of the Consent Decree entered by the United States District Court for the Northern District of Illinois, Eastern Division, in the matter of *Memisovski v. Maram*, Case No. 92 C 1982, that are provided to adults under the medical assistance program shall be established at no less than the rates set forth in the "New Rate" column in Exhibit D of the Consent Decree for targeted dental services that are provided to persons under the age of 18 under the medical assistance program.

Notwithstanding any other provision of this Code and subject to federal approval, the Department may adopt rules to allow a dentist who is volunteering his or her service at no cost to render dental services through an enrolled not-for-profit health clinic without the dentist personally enrolling as a participating provider in the medical assistance program. A not-for-profit health clinic shall include a public health clinic or Federally Qualified Health Center or other enrolled provider, as determined by the Department, through which dental services covered under this Section are performed. The Department shall establish a process for payment of claims for reimbursement for covered dental services rendered under this provision.

The Illinois Department, by rule, may distinguish and classify the medical services to be provided only in accordance with the classes of persons designated in Section 5-2.

The Department of Healthcare and Family Services must provide coverage and reimbursement for amino acid-based elemental formulas, regardless of delivery method, for the diagnosis and treatment of (i) eosinophilic disorders and (ii) short bowel syndrome when the prescribing physician has issued a written order stating that the amino acid-based elemental formula is medically necessary.

The Illinois Department shall authorize the provision of, and shall authorize payment for, screening by low-dose mammography for the presence of occult breast cancer for women 35 years of age or older who are eligible for medical assistance under this Article, as follows:

(A) A baseline mammogram for women 35 to 39 years of age.

(B) An annual mammogram for women 40 years of age or older.

(C) A mammogram at the age and intervals considered medically necessary by the woman's health care provider for women under 40 years of age and having a family history of breast cancer, prior personal history of breast cancer, positive genetic testing, or other risk factors.

(D) A comprehensive ultrasound screening and MRI of an entire breast or breasts if a mammogram demonstrates heterogeneous or dense breast tissue or when medically necessary as determined by a physician licensed to practice medicine in all of its branches.

(E) A screening MRI when medically necessary, as determined by a physician licensed to practice medicine in all of its branches.

(F) A diagnostic mammogram when medically necessary, as determined by a physician licensed to practice medicine in all its branches, advanced practice registered nurse, or physician assistant.

The Department shall not impose a deductible, coinsurance, copayment, or any other cost-sharing requirement on the coverage provided under this paragraph; except that this sentence does not apply to coverage of diagnostic mammograms to the extent such coverage would disqualify a high-deductible health plan from eligibility for a health savings account pursuant to Section 223 of the Internal Revenue Code (26 U.S.C. 223).

All screenings shall include a physical breast exam, instruction on self-examination and information regarding the frequency of self-examination and its value as a preventative tool.

For purposes of this Section:

"Diagnostic mammogram" means a mammogram obtained using diagnostic mammography.

"Diagnostic mammography" means a method of screening that is designed to evaluate an abnormality in a breast, including an abnormality seen or suspected on a screening mammogram or a subjective or objective abnormality otherwise detected in the breast.

"Low-dose mammography" means the x-ray examination of the breast using equipment dedicated specifically for mammography, including the x-ray tube, filter, compression device, and image receptor, with an average radiation exposure delivery of less than one rad per breast for 2 views of an average size breast. The term also includes digital mammography and includes breast tomosynthesis.

"Breast tomosynthesis" means a radiologic procedure that involves the acquisition of projection images over the stationary breast to produce cross-sectional digital three-dimensional images of the breast.

If, at any time, the Secretary of the United States Department of Health and Human Services, or its successor agency, promulgates rules or regulations to be published in the Federal Register or publishes a comment in the Federal Register or issues an opinion, guidance, or other action that would require the State, pursuant to any provision of the Patient Protection and Affordable Care Act (Public Law 111-148), including, but not limited to, 42 U.S.C. 18031(d)(3)(B) or any successor provision, to defray the cost of any coverage for breast tomosynthesis outlined in this paragraph, then the requirement that an insurer cover breast tomosynthesis is inoperative other than any such coverage authorized under Section 1902 of the Social Security Act, 42 U.S.C. 1396a, and the State shall not assume any obligation for the cost of coverage for breast tomosynthesis set forth in this paragraph.

On and after January 1, 2016, the Department shall ensure that all networks of care for adult clients of the Department include access to at least one breast imaging Center of Imaging Excellence as certified by the American College of Radiology.

On and after January 1, 2012, providers participating in a quality improvement program approved by the Department shall be reimbursed for screening and diagnostic mammography at the same rate as the Medicare program's rates, including the increased reimbursement for digital mammography.

The Department shall convene an expert panel including representatives of hospitals, free-standing mammography facilities, and doctors, including radiologists, to establish quality standards for mammography.

On and after January 1, 2017, providers participating in a breast cancer treatment quality improvement program approved by the Department shall be reimbursed for breast cancer treatment at a rate that is no lower than 95% of the Medicare program's rates for the data elements included in the breast cancer treatment quality program.

The Department shall convene an expert panel, including representatives of hospitals, free-standing breast cancer treatment centers, breast cancer quality organizations, and doctors, including breast surgeons, reconstructive breast surgeons, oncologists, and primary care providers to establish quality standards for breast cancer treatment.

Subject to federal approval, the Department shall establish a rate methodology for mammography at federally qualified health centers and other encounter-rate clinics. These clinics or centers may also collaborate with other hospital-based mammography facilities. By January 1, 2016, the Department shall report to the General Assembly on the status of the provision set forth in this paragraph.

The Department shall establish a methodology to remind women who are age-appropriate for screening mammography, but who have not received a mammogram within the previous 18 months, of the importance and benefit of screening mammography. The Department shall work with experts in breast cancer outreach and patient navigation to optimize these reminders and shall establish a methodology for evaluating their effectiveness and modifying the methodology based on the evaluation.

The Department shall establish a performance goal for primary care providers with respect to their female patients over age 40 receiving an annual mammogram. This performance goal shall be used to provide additional reimbursement in the form of a quality performance bonus to primary care providers who meet that goal.

The Department shall devise a means of case-managing or patient navigation for beneficiaries diagnosed with breast cancer. This program shall initially operate as a pilot program in areas of the State with the highest incidence of mortality related to breast cancer. At least one pilot program site shall be in the metropolitan Chicago area and at least one site shall be outside the metropolitan Chicago area. On or after July 1, 2016, the pilot program shall be expanded to include one site in western Illinois, one site in southern Illinois, one site in central Illinois, and 4 sites within metropolitan Chicago. An evaluation of the pilot program shall be carried out measuring health outcomes and cost of care for those served by the pilot program compared to similarly situated patients who are not served by the pilot program.

The Department shall require all networks of care to develop a means either internally or by contract with experts in navigation and community outreach to navigate cancer patients to comprehensive care in a timely fashion. The Department shall require all networks of care to include access for patients diagnosed with cancer to at least one academic commission on cancer-accredited cancer program as an in-network covered benefit.

Any medical or health care provider shall immediately recommend, to any pregnant woman who is being provided prenatal services and is suspected of having a substance use disorder as defined in the Substance Use Disorder Act, referral to a local substance use disorder treatment program licensed by the Department of Human Services or to a licensed hospital which provides substance abuse treatment services. The Department of Healthcare and Family Services shall assure coverage for the cost of treatment of the drug abuse or addiction for pregnant recipients in accordance with the Illinois Medicaid Program in conjunction with the Department of Human Services.

All medical providers providing medical assistance to pregnant women under this Code shall receive information from the Department on the availability of services under any program providing case management services for addicted women, including information on appropriate referrals for other social services that may be needed by addicted women in addition to treatment for addiction.

The Illinois Department, in cooperation with the Departments of Human Services (as successor to the Department of Alcoholism and Substance Abuse) and Public Health, through a public awareness campaign, may provide information concerning treatment for alcoholism and drug abuse and addiction, prenatal health care, and other pertinent programs directed at reducing the number of drug-affected infants born to recipients of medical assistance.

Neither the Department of Healthcare and Family Services nor the Department of Human Services shall sanction the recipient solely on the basis of her substance abuse.

The Illinois Department shall establish such regulations governing the dispensing of health services under this Article as it shall deem appropriate. The Department should seek the advice of formal professional advisory committees appointed by the Director of the Illinois Department for the purpose of providing regular advice on policy and administrative matters, information dissemination and educational activities for medical and health care providers, and consistency in procedures to the Illinois Department.

The Illinois Department may develop and contract with Partnerships of medical providers to arrange medical services for persons eligible under Section 5-2 of this Code. Implementation of this Section may be by demonstration projects in certain geographic areas. The Partnership shall be represented by a sponsor organization. The Department, by rule, shall develop qualifications for sponsors of Partnerships. Nothing in this Section shall be construed to require that the sponsor organization be a medical organization.

The sponsor must negotiate formal written contracts with medical providers for physician services, inpatient and outpatient hospital care, home health services, treatment for alcoholism and substance abuse, and other services determined necessary by the Illinois Department by rule for delivery by Partnerships. Physician services must include prenatal and obstetrical care. The Illinois Department shall reimburse medical services delivered by Partnership providers to clients in target areas according to provisions of this Article and the Illinois Health Finance Reform Act, except that:

(1) Physicians participating in a Partnership and providing certain services, which shall be determined by the Illinois Department, to persons in areas covered by the Partnership may receive an additional surcharge for such services.

(2) The Department may elect to consider and negotiate financial incentives to encourage the development of Partnerships and the efficient delivery of medical care.

(3) Persons receiving medical services through Partnerships may receive medical and case management services above the level usually offered through the medical assistance program.

Medical providers shall be required to meet certain qualifications to participate in Partnerships to ensure the delivery of high quality medical services. These qualifications shall be determined by rule of the Illinois Department and may be higher than qualifications for participation in the medical assistance program. Partnership sponsors may prescribe reasonable additional qualifications for participation by medical providers, only with the prior written approval of the Illinois Department.

Nothing in this Section shall limit the free choice of practitioners, hospitals, and other providers of medical services by clients. In order to ensure patient freedom of choice, the Illinois Department shall immediately promulgate all rules and take all other necessary actions so that provided services may be accessed from therapeutically certified optometrists to the full extent of the Illinois Optometric Practice Act of 1987 without discriminating between service providers.

The Department shall apply for a waiver from the United States Health Care Financing Administration to allow for the implementation of Partnerships under this Section.

The Illinois Department shall require health care providers to maintain records that document the medical care and services provided to recipients of Medical Assistance under this Article. Such records must be retained for a period of not less than 6 years from the date of service or as provided by applicable State law, whichever period is longer, except that if an audit is initiated within the required retention period then the records must be retained until the audit is completed and every exception is resolved. The Illinois Department shall require health care providers to make available, when authorized by the patient, in writing, the medical records in a timely fashion to other health care providers who are treating or serving persons eligible for Medical Assistance under this Article. All dispensers of medical services shall be required to maintain and retain business and professional records sufficient to fully and accurately document the nature, scope, details and receipt of the health care provided to persons eligible for medical assistance under this Code, in accordance with regulations promulgated by the Illinois Department. The rules and regulations shall require that proof of the receipt of prescription drugs, dentures, prosthetic devices and eyeglasses by eligible persons under this Section accompany each claim for reimbursement submitted by the dispenser of such medical services. No such claims for reimbursement shall be approved for payment by the Illinois Department without such proof of receipt, unless the Illinois Department shall have put into effect and shall be operating a system of post-payment audit and review which shall, on a sampling basis, be deemed adequate by the Illinois Department to assure that such drugs, dentures, prosthetic devices and eyeglasses for which payment is being made are actually being received by eligible recipients. Within 90 days after September 16, 1984 (the effective date of Public Act 83-1439), the Illinois Department shall establish a current list of acquisition costs for all prosthetic devices and any other items recognized as medical equipment and supplies reimbursable under this Article and shall update such list on a quarterly basis,

except that the acquisition costs of all prescription drugs shall be updated no less frequently than every 30 days as required by Section 5-5.12.

Notwithstanding any other law to the contrary, the Illinois Department shall, within 365 days after July 22, 2013 (the effective date of Public Act 98-104), establish procedures to permit skilled care facilities licensed under the Nursing Home Care Act to submit monthly billing claims for reimbursement purposes. Following development of these procedures, the Department shall, by July 1, 2016, test the viability of the new system and implement any necessary operational or structural changes to its information technology platforms in order to allow for the direct acceptance and payment of nursing home claims.

Notwithstanding any other law to the contrary, the Illinois Department shall, within 365 days after August 15, 2014 (the effective date of Public Act 98-963), establish procedures to permit ID/DD facilities licensed under the ID/DD Community Care Act and MC/DD facilities licensed under the MC/DD Act to submit monthly billing claims for reimbursement purposes. Following development of these procedures, the Department shall have an additional 365 days to test the viability of the new system and to ensure that any necessary operational or structural changes to its information technology platforms are implemented.

The Illinois Department shall require all dispensers of medical services, other than an individual practitioner or group of practitioners, desiring to participate in the Medical Assistance program established under this Article to disclose all financial, beneficial, ownership, equity, surety or other interests in any and all firms, corporations, partnerships, associations, business enterprises, joint ventures, agencies, institutions or other legal entities providing any form of health care services in this State under this Article.

The Illinois Department may require that all dispensers of medical services desiring to participate in the medical assistance program established under this Article disclose, under such terms and conditions as the Illinois Department may by rule establish, all inquiries from clients and attorneys regarding medical bills paid by the Illinois Department, which inquiries could indicate potential existence of claims or liens for the Illinois Department.

Enrollment of a vendor shall be subject to a provisional period and shall be conditional for one year. During the period of conditional enrollment, the Department may terminate the vendor's eligibility to participate in, or may disenroll the vendor from, the medical assistance program without cause. Unless otherwise specified, such termination of eligibility or disenrollment is not subject to the Department's hearing process. However, a disenrolled vendor may reapply without penalty.

The Department has the discretion to limit the conditional enrollment period for vendors based upon category of risk of the vendor.

Prior to enrollment and during the conditional enrollment period in the medical assistance program, all vendors shall be subject to enhanced oversight, screening, and review based on the risk of fraud, waste, and abuse that is posed by the category of risk of the vendor. The Illinois Department shall establish the procedures for oversight, screening, and review, which may include, but need not be limited to: criminal and financial background checks; fingerprinting; license, certification, and authorization verifications; unscheduled or unannounced site visits; database checks; prepayment audit reviews; audits; payment caps; payment suspensions; and other screening as required by federal or State law.

The Department shall define or specify the following: (i) by provider notice, the "category of risk of the vendor" for each type of vendor, which shall take into account the level of screening applicable to a particular category of vendor under federal law and regulations; (ii) by rule or provider notice, the maximum length of the conditional enrollment period for each category of risk of the vendor; and (iii) by rule, the hearing rights, if any, afforded to a vendor in each category of risk of the vendor that is terminated or disenrolled during the conditional enrollment period.

To be eligible for payment consideration, a vendor's payment claim or bill, either as an initial claim or as a resubmitted claim following prior rejection, must be received by the Illinois Department, or its fiscal intermediary, no later than 180 days after the latest date on the claim on which medical goods or services were provided, with the following exceptions:

- (1) In the case of a provider whose enrollment is in process by the Illinois Department, the 180-day period shall not begin until the date on the written notice from the Illinois Department that the provider enrollment is complete.
- (2) In the case of errors attributable to the Illinois Department or any of its claims processing intermediaries which result in an inability to receive, process, or adjudicate a claim, the 180-day period shall not begin until the provider has been notified of the error.
- (3) In the case of a provider for whom the Illinois Department initiates the monthly billing process.

(4) In the case of a provider operated by a unit of local government with a population exceeding 3,000,000 when local government funds finance federal participation for claims payments.

For claims for services rendered during a period for which a recipient received retroactive eligibility, claims must be filed within 180 days after the Department determines the applicant is eligible. For claims for which the Illinois Department is not the primary payer, claims must be submitted to the Illinois Department within 180 days after the final adjudication by the primary payer.

In the case of long term care facilities, within 45 calendar days of receipt by the facility of required prescreening information, new admissions with associated admission documents shall be submitted through the Medical Electronic Data Interchange (MEDI) or the Recipient Eligibility Verification (REV) System or shall be submitted directly to the Department of Human Services using required admission forms. Effective September 1, 2014, admission documents, including all prescreening information, must be submitted through MEDI or REV. Confirmation numbers assigned to an accepted transaction shall be retained by a facility to verify timely submittal. Once an admission transaction has been completed, all resubmitted claims following prior rejection are subject to receipt no later than 180 days after the admission transaction has been completed.

Claims that are not submitted and received in compliance with the foregoing requirements shall not be eligible for payment under the medical assistance program, and the State shall have no liability for payment of those claims.

To the extent consistent with applicable information and privacy, security, and disclosure laws, State and federal agencies and departments shall provide the Illinois Department access to confidential and other information and data necessary to perform eligibility and payment verifications and other Illinois Department functions. This includes, but is not limited to: information pertaining to licensure; certification; earnings; immigration status; citizenship; wage reporting; unearned and earned income; pension income; employment; supplemental security income; social security numbers; National Provider Identifier (NPI) numbers; the National Practitioner Data Bank (NPDB); program and agency exclusions; taxpayer identification numbers; tax delinquency; corporate information; and death records.

The Illinois Department shall enter into agreements with State agencies and departments, and is authorized to enter into agreements with federal agencies and departments, under which such agencies and departments shall share data necessary for medical assistance program integrity functions and oversight. The Illinois Department shall develop, in cooperation with other State departments and agencies, and in compliance with applicable federal laws and regulations, appropriate and effective methods to share such data. At a minimum, and to the extent necessary to provide data sharing, the Illinois Department shall enter into agreements with State agencies and departments, and is authorized to enter into agreements with federal agencies and departments, including, but not limited to: the Secretary of State; the Department of Revenue; the Department of Public Health; the Department of Human Services; and the Department of Financial and Professional Regulation.

Beginning in fiscal year 2013, the Illinois Department shall set forth a request for information to identify the benefits of a pre-payment, post-adjudication, and post-edit claims system with the goals of streamlining claims processing and provider reimbursement, reducing the number of pending or rejected claims, and helping to ensure a more transparent adjudication process through the utilization of: (i) provider data verification and provider screening technology; and (ii) clinical code editing; and (iii) pre-pay, pre- or post-adjudicated predictive modeling with an integrated case management system with link analysis. Such a request for information shall not be considered as a request for proposal or as an obligation on the part of the Illinois Department to take any action or acquire any products or services.

The Illinois Department shall establish policies, procedures, standards and criteria by rule for the acquisition, repair and replacement of orthotic and prosthetic devices and durable medical equipment. Such rules shall provide, but not be limited to, the following services: (1) immediate repair or replacement of such devices by recipients; and (2) rental, lease, purchase or lease-purchase of durable medical equipment in a cost-effective manner, taking into consideration the recipient's medical prognosis, the extent of the recipient's needs, and the requirements and costs for maintaining such equipment. Subject to prior approval, such rules shall enable a recipient to temporarily acquire and use alternative or substitute devices or equipment pending repairs or replacements of any device or equipment previously authorized for such recipient by the Department. Notwithstanding any provision of Section 5-5f to the contrary, the Department may, by rule, exempt certain replacement wheelchair parts from prior approval and, for wheelchairs, wheelchair parts, wheelchair accessories, and related seating and positioning items, determine the wholesale price by methods other than actual acquisition costs.

The Department shall require, by rule, all providers of durable medical equipment to be accredited by an accreditation organization approved by the federal Centers for Medicare and Medicaid Services and recognized by the Department in order to bill the Department for providing durable medical equipment to recipients. No later than 15 months after the effective date of the rule adopted pursuant to this paragraph, all providers must meet the accreditation requirement.

In order to promote environmental responsibility, meet the needs of recipients and enrollees, and achieve significant cost savings, the Department, or a managed care organization under contract with the Department, may provide recipients or managed care enrollees who have a prescription or Certificate of Medical Necessity access to refurbished durable medical equipment under this Section (excluding prosthetic and orthotic devices as defined in the Orthotics, Prosthetics, and Pedorthics Practice Act and complex rehabilitation technology products and associated services) through the State's assistive technology program's reutilization program, using staff with the Assistive Technology Professional (ATP) Certification if the refurbished durable medical equipment: (i) is available; (ii) is less expensive, including shipping costs, than new durable medical equipment of the same type; (iii) is able to withstand at least 3 years of use; (iv) is cleaned, disinfected, sterilized, and safe in accordance with federal Food and Drug Administration regulations and guidance governing the reprocessing of medical devices in health care settings; and (v) equally meets the needs of the recipient or enrollee. The reutilization program shall confirm that the recipient or enrollee is not already in receipt of same or similar equipment from another service provider, and that the refurbished durable medical equipment equally meets the needs of the recipient or enrollee. Nothing in this paragraph shall be construed to limit recipient or enrollee choice to obtain new durable medical equipment or place any additional prior authorization conditions on enrollees of managed care organizations.

The Department shall execute, relative to the nursing home prescreening project, written inter-agency agreements with the Department of Human Services and the Department on Aging, to effect the following: (i) intake procedures and common eligibility criteria for those persons who are receiving non-institutional services; and (ii) the establishment and development of non-institutional services in areas of the State where they are not currently available or are undeveloped; and (iii) notwithstanding any other provision of law, subject to federal approval, on and after July 1, 2012, an increase in the determination of need (DON) scores from 29 to 37 for applicants for institutional and home and community-based long term care; if and only if federal approval is not granted, the Department may, in conjunction with other affected agencies, implement utilization controls or changes in benefit packages to effectuate a similar savings amount for this population; and (iv) no later than July 1, 2013, minimum level of care eligibility criteria for institutional and home and community-based long term care; and (v) no later than October 1, 2013, establish procedures to permit long term care providers access to eligibility scores for individuals with an admission date who are seeking or receiving services from the long term care provider. In order to select the minimum level of care eligibility criteria, the Governor shall establish a workgroup that includes affected agency representatives and stakeholders representing the institutional and home and community-based long term care interests. This Section shall not restrict the Department from implementing lower level of care eligibility criteria for community-based services in circumstances where federal approval has been granted.

The Illinois Department shall develop and operate, in cooperation with other State Departments and agencies and in compliance with applicable federal laws and regulations, appropriate and effective systems of health care evaluation and programs for monitoring of utilization of health care services and facilities, as it affects persons eligible for medical assistance under this Code.

The Illinois Department shall report annually to the General Assembly, no later than the second Friday in April of 1979 and each year thereafter, in regard to:

- (a) actual statistics and trends in utilization of medical services by public aid recipients;
- (b) actual statistics and trends in the provision of the various medical services by medical vendors;
- (c) current rate structures and proposed changes in those rate structures for the various medical vendors; and
- (d) efforts at utilization review and control by the Illinois Department.

The period covered by each report shall be the 3 years ending on the June 30 prior to the report. The report shall include suggested legislation for consideration by the General Assembly. The requirement for reporting to the General Assembly shall be satisfied by filing copies of the report as required by Section 3.1 of the General Assembly Organization Act, and filing such additional copies with the State Government

Report Distribution Center for the General Assembly as is required under paragraph (t) of Section 7 of the State Library Act.

Rulemaking authority to implement Public Act 95-1045, if any, is conditioned on the rules being adopted in accordance with all provisions of the Illinois Administrative Procedure Act and all rules and procedures of the Joint Committee on Administrative Rules; any purported rule not so adopted, for whatever reason, is unauthorized.

On and after July 1, 2012, the Department shall reduce any rate of reimbursement for services or other payments or alter any methodologies authorized by this Code to reduce any rate of reimbursement for services or other payments in accordance with Section 5-5e.

Because kidney transplantation can be an appropriate, cost-effective alternative to renal dialysis when medically necessary and notwithstanding the provisions of Section 1-11 of this Code, beginning October 1, 2014, the Department shall cover kidney transplantation for noncitizens with end-stage renal disease who are not eligible for comprehensive medical benefits, who meet the residency requirements of Section 5-3 of this Code, and who would otherwise meet the financial requirements of the appropriate class of eligible persons under Section 5-2 of this Code. To qualify for coverage of kidney transplantation, such person must be receiving emergency renal dialysis services covered by the Department. Providers under this Section shall be prior approved and certified by the Department to perform kidney transplantation and the services under this Section shall be limited to services associated with kidney transplantation.

Notwithstanding any other provision of this Code to the contrary, on or after July 1, 2015, all FDA approved forms of medication assisted treatment prescribed for the treatment of alcohol dependence or treatment of opioid dependence shall be covered under both fee for service and managed care medical assistance programs for persons who are otherwise eligible for medical assistance under this Article and shall not be subject to any (1) utilization control, other than those established under the American Society of Addiction Medicine patient placement criteria, (2) prior authorization mandate, or (3) lifetime restriction limit mandate.

On or after July 1, 2015, opioid antagonists prescribed for the treatment of an opioid overdose, including the medication product, administration devices, and any pharmacy fees related to the dispensing and administration of the opioid antagonist, shall be covered under the medical assistance program for persons who are otherwise eligible for medical assistance under this Article. As used in this Section, "opioid antagonist" means a drug that binds to opioid receptors and blocks or inhibits the effect of opioids acting on those receptors, including, but not limited to, naloxone hydrochloride or any other similarly acting drug approved by the U.S. Food and Drug Administration.

Upon federal approval, the Department shall provide coverage and reimbursement for all drugs that are approved for marketing by the federal Food and Drug Administration and that are recommended by the federal Public Health Service or the United States Centers for Disease Control and Prevention for pre-exposure prophylaxis and related pre-exposure prophylaxis services, including, but not limited to, HIV and sexually transmitted infection screening, treatment for sexually transmitted infections, medical monitoring, assorted labs, and counseling to reduce the likelihood of HIV infection among individuals who are not infected with HIV but who are at high risk of HIV infection.

A federally qualified health center, as defined in Section 1905(I)(2)(B) of the federal Social Security Act, shall be reimbursed by the Department in accordance with the federally qualified health center's encounter rate for services provided to medical assistance recipients that are performed by a dental hygienist, as defined under the Illinois Dental Practice Act, working under the general supervision of a dentist and employed by a federally qualified health center.

(Source: P.A. 100-201, eff. 8-18-17; 100-395, eff. 1-1-18; 100-449, eff. 1-1-18; 100-538, eff. 1-1-18; 100-587, eff. 6-4-18; 100-759, eff. 1-1-19; 100-863, eff. 8-14-18; 100-974, eff. 8-19-18; 100-1009, eff. 1-1-19; 100-1018, eff. 1-1-19; 100-1148, eff. 12-10-18; 101-209, eff. 8-5-19; 101-580, eff. 1-1-20; revised 9-18-19.)

(305 ILCS 5/5-42 new)

Sec. 5-42. Tobacco cessation coverage; managed care. Notwithstanding any other provision of this Article, a managed care organization under contract with the Department to provide services to recipients of medical assistance shall provide coverage for all tobacco cessation medications approved by the United States Food and Drug Administration, all individual and group tobacco cessation counseling services, and all telephone-based counseling services and tobacco cessation medications provided through the Illinois Tobacco Quitline. The Department may adopt any rules necessary to implement this Section.

## Article 45.

Section 45-5. The Illinois Public Aid Code is amended by changing Section 12-4.35 as follows:

(305 ILCS 5/12-4.35)

Sec. 12-4.35. Medical services for certain noncitizens.

(a) Notwithstanding Section 1-11 of this Code or Section 20(a) of the Children's Health Insurance Program Act, the Department of Healthcare and Family Services may provide medical services to noncitizens who have not yet attained 19 years of age and who are not eligible for medical assistance under Article V of this Code or under the Children's Health Insurance Program created by the Children's Health Insurance Program Act due to their not meeting the otherwise applicable provisions of Section 1-11 of this Code or Section 20(a) of the Children's Health Insurance Program Act. The medical services available, standards for eligibility, and other conditions of participation under this Section shall be established by rule by the Department; however, any such rule shall be at least as restrictive as the rules for medical assistance under Article V of this Code or the Children's Health Insurance Program created by the Children's Health Insurance Program Act.

(a-5) Notwithstanding Section 1-11 of this Code, the Department of Healthcare and Family Services may provide medical assistance in accordance with Article V of this Code to noncitizens over the age of 65 years of age who are not eligible for medical assistance under Article V of this Code due to their not meeting the otherwise applicable provisions of Section 1-11 of this Code, whose income is at or below 100% of the federal poverty level after deducting the costs of medical or other remedial care, and who would otherwise meet the eligibility requirements in Section 5-2 of this Code. The medical services available, standards for eligibility, and other conditions of participation under this Section shall be established by rule by the Department; however, any such rule shall be at least as restrictive as the rules for medical assistance under Article V of this Code.

(a-10) Notwithstanding the provisions of Section 1-11, the Department shall cover immunosuppressive drugs and related services associated with post-kidney transplant management, excluding long-term care costs, for noncitizens who: (i) are not eligible for comprehensive medical benefits; (ii) meet the residency requirements of Section 5-3; and (iii) would meet the financial eligibility requirements of Section 5-2.

(b) The Department is authorized to take any action, including without limitation cessation or limitation of enrollment, reduction of available medical services, and changing standards for eligibility, that is deemed necessary by the Department during a State fiscal year to assure that payments under this Section do not exceed available funds.

(c) Continued enrollment of individuals into the program created under subsection (a) of this Section in any fiscal year is contingent upon continued enrollment of individuals into the Children's Health Insurance Program during that fiscal year.

(d) (Blank).

(Source: P.A. 101-636, eff. 6-10-20.)

## Article 55.

Section 55-5. The Illinois Public Aid Code is amended by changing Section 5-5 as follows:

(305 ILCS 5/5-5) (from Ch. 23, par. 5-5)

Sec. 5-5. Medical services. The Illinois Department, by rule, shall determine the quantity and quality of and the rate of reimbursement for the medical assistance for which payment will be authorized, and the medical services to be provided, which may include all or part of the following: (1) inpatient hospital services; (2) outpatient hospital services; (3) other laboratory and X-ray services; (4) skilled nursing home services; (5) physicians' services whether furnished in the office, the patient's home, a hospital, a skilled nursing home, or elsewhere; (6) medical care, or any other type of remedial care furnished by licensed practitioners; (7) home health care services; (8) private duty nursing service; (9) clinic services; (10) dental services, including prevention and treatment of periodontal disease and dental caries disease for pregnant women, provided by an individual licensed to practice dentistry or dental surgery; for purposes of this item (10), "dental services" means diagnostic, preventive, or corrective procedures provided by or under the supervision of a dentist in the practice of his or her profession; (11) physical therapy and related services; (12) prescribed drugs, dentures, and prosthetic devices; and eyeglasses prescribed by a physician skilled in the diseases of the eye, or by an optometrist, whichever the person may select; (13) other diagnostic,

screening, preventive, and rehabilitative services, including to ensure that the individual's need for intervention or treatment of mental disorders or substance use disorders or co-occurring mental health and substance use disorders is determined using a uniform screening, assessment, and evaluation process inclusive of criteria, for children and adults; for purposes of this item (13), a uniform screening, assessment, and evaluation process refers to a process that includes an appropriate evaluation and, as warranted, a referral; "uniform" does not mean the use of a singular instrument, tool, or process that all must utilize; (14) transportation and such other expenses as may be necessary; (15) medical treatment of sexual assault survivors, as defined in Section 1a of the Sexual Assault Survivors Emergency Treatment Act, for injuries sustained as a result of the sexual assault, including examinations and laboratory tests to discover evidence which may be used in criminal proceedings arising from the sexual assault; (16) the diagnosis and treatment of sickle cell anemia; and (17) any other medical care, and any other type of remedial care recognized under the laws of this State. The term "any other type of remedial care" shall include nursing care and nursing home service for persons who rely on treatment by spiritual means alone through prayer for healing.

Notwithstanding any other provision of this Section, a comprehensive tobacco use cessation program that includes purchasing prescription drugs or prescription medical devices approved by the Food and Drug Administration shall be covered under the medical assistance program under this Article for persons who are otherwise eligible for assistance under this Article.

Notwithstanding any other provision of this Code, reproductive health care that is otherwise legal in Illinois shall be covered under the medical assistance program for persons who are otherwise eligible for medical assistance under this Article.

Notwithstanding any other provision of this Code, the Illinois Department may not require, as a condition of payment for any laboratory test authorized under this Article, that a physician's handwritten signature appear on the laboratory test order form. The Illinois Department may, however, impose other appropriate requirements regarding laboratory test order documentation.

Upon receipt of federal approval of an amendment to the Illinois Title XIX State Plan for this purpose, the Department shall authorize the Chicago Public Schools (CPS) to procure a vendor or vendors to manufacture eyeglasses for individuals enrolled in a school within the CPS system. CPS shall ensure that its vendor or vendors are enrolled as providers in the medical assistance program and in any capitated Medicaid managed care entity (MCE) serving individuals enrolled in a school within the CPS system. Under any contract procured under this provision, the vendor or vendors must serve only individuals enrolled in a school within the CPS system. Claims for services provided by CPS's vendor or vendors to recipients of benefits in the medical assistance program under this Code, the Children's Health Insurance Program, or the Covering ALL KIDS Health Insurance Program shall be submitted to the Department or the MCE in which the individual is enrolled for payment and shall be reimbursed at the Department's or the MCE's established rates or rate methodologies for eyeglasses.

On and after July 1, 2012, the Department of Healthcare and Family Services may provide the following services to persons eligible for assistance under this Article who are participating in education, training or employment programs operated by the Department of Human Services as successor to the Department of Public Aid:

- (1) dental services provided by or under the supervision of a dentist; and
- (2) eyeglasses prescribed by a physician skilled in the diseases of the eye, or by an optometrist, whichever the person may select.

On and after July 1, 2018, the Department of Healthcare and Family Services shall provide dental services to any adult who is otherwise eligible for assistance under the medical assistance program. As used in this paragraph, "dental services" means diagnostic, preventative, restorative, or corrective procedures, including procedures and services for the prevention and treatment of periodontal disease and dental caries disease, provided by an individual who is licensed to practice dentistry or dental surgery or who is under the supervision of a dentist in the practice of his or her profession.

On and after July 1, 2018, targeted dental services, as set forth in Exhibit D of the Consent Decree entered by the United States District Court for the Northern District of Illinois, Eastern Division, in the matter of *Memisovski v. Maram*, Case No. 92 C 1982, that are provided to adults under the medical assistance program shall be established at no less than the rates set forth in the "New Rate" column in Exhibit D of the Consent Decree for targeted dental services that are provided to persons under the age of 18 under the medical assistance program.

Notwithstanding any other provision of this Code and subject to federal approval, the Department may adopt rules to allow a dentist who is volunteering his or her service at no cost to render dental services

through an enrolled not-for-profit health clinic without the dentist personally enrolling as a participating provider in the medical assistance program. A not-for-profit health clinic shall include a public health clinic or Federally Qualified Health Center or other enrolled provider, as determined by the Department, through which dental services covered under this Section are performed. The Department shall establish a process for payment of claims for reimbursement for covered dental services rendered under this provision.

The Illinois Department, by rule, may distinguish and classify the medical services to be provided only in accordance with the classes of persons designated in Section 5-2.

The Department of Healthcare and Family Services must provide coverage and reimbursement for amino acid-based elemental formulas, regardless of delivery method, for the diagnosis and treatment of (i) eosinophilic disorders and (ii) short bowel syndrome when the prescribing physician has issued a written order stating that the amino acid-based elemental formula is medically necessary.

The Illinois Department shall authorize the provision of, and shall authorize payment for, screening by low-dose mammography for the presence of occult breast cancer for women 35 years of age or older who are eligible for medical assistance under this Article, as follows:

(A) A baseline mammogram for women 35 to 39 years of age.

(B) An annual mammogram for women 40 years of age or older.

(C) A mammogram at the age and intervals considered medically necessary by the woman's health care provider for women under 40 years of age and having a family history of breast cancer, prior personal history of breast cancer, positive genetic testing, or other risk factors.

(D) A comprehensive ultrasound screening and MRI of an entire breast or breasts if a mammogram demonstrates heterogeneous or dense breast tissue or when medically necessary as determined by a physician licensed to practice medicine in all of its branches.

(E) A screening MRI when medically necessary, as determined by a physician licensed to practice medicine in all of its branches.

(F) A diagnostic mammogram when medically necessary, as determined by a physician licensed to practice medicine in all its branches, advanced practice registered nurse, or physician assistant.

The Department shall not impose a deductible, coinsurance, copayment, or any other cost-sharing requirement on the coverage provided under this paragraph; except that this sentence does not apply to coverage of diagnostic mammograms to the extent such coverage would disqualify a high-deductible health plan from eligibility for a health savings account pursuant to Section 223 of the Internal Revenue Code (26 U.S.C. 223).

All screenings shall include a physical breast exam, instruction on self-examination and information regarding the frequency of self-examination and its value as a preventative tool.

For purposes of this Section:

"Diagnostic mammogram" means a mammogram obtained using diagnostic mammography.

"Diagnostic mammography" means a method of screening that is designed to evaluate an abnormality in a breast, including an abnormality seen or suspected on a screening mammogram or a subjective or objective abnormality otherwise detected in the breast.

"Low-dose mammography" means the x-ray examination of the breast using equipment dedicated specifically for mammography, including the x-ray tube, filter, compression device, and image receptor, with an average radiation exposure delivery of less than one rad per breast for 2 views of an average size breast. The term also includes digital mammography and includes breast tomosynthesis.

"Breast tomosynthesis" means a radiologic procedure that involves the acquisition of projection images over the stationary breast to produce cross-sectional digital three-dimensional images of the breast.

If, at any time, the Secretary of the United States Department of Health and Human Services, or its successor agency, promulgates rules or regulations to be published in the Federal Register or publishes a comment in the Federal Register or issues an opinion, guidance, or other action that would require the State, pursuant to any provision of the Patient Protection and Affordable Care Act (Public Law 111-148), including, but not limited to, 42 U.S.C. 18031(d)(3)(B) or any successor provision, to defray the cost of any coverage for breast tomosynthesis outlined in this paragraph, then the requirement that an insurer cover breast tomosynthesis is inoperative other than any such coverage authorized under Section 1902 of the Social Security Act, 42 U.S.C. 1396a, and the State shall not assume any obligation for the cost of coverage for breast tomosynthesis set forth in this paragraph.

On and after January 1, 2016, the Department shall ensure that all networks of care for adult clients of the Department include access to at least one breast imaging Center of Imaging Excellence as certified by the American College of Radiology.

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On and after January 1, 2012, providers participating in a quality improvement program approved by the Department shall be reimbursed for screening and diagnostic mammography at the same rate as the Medicare program's rates, including the increased reimbursement for digital mammography.

The Department shall convene an expert panel including representatives of hospitals, free-standing mammography facilities, and doctors, including radiologists, to establish quality standards for mammography.

On and after January 1, 2017, providers participating in a breast cancer treatment quality improvement program approved by the Department shall be reimbursed for breast cancer treatment at a rate that is no lower than 95% of the Medicare program's rates for the data elements included in the breast cancer treatment quality program.

The Department shall convene an expert panel, including representatives of hospitals, free-standing breast cancer treatment centers, breast cancer quality organizations, and doctors, including breast surgeons, reconstructive breast surgeons, oncologists, and primary care providers to establish quality standards for breast cancer treatment.

Subject to federal approval, the Department shall establish a rate methodology for mammography at federally qualified health centers and other encounter-rate clinics. These clinics or centers may also collaborate with other hospital-based mammography facilities. By January 1, 2016, the Department shall report to the General Assembly on the status of the provision set forth in this paragraph.

The Department shall establish a methodology to remind women who are age-appropriate for screening mammography, but who have not received a mammogram within the previous 18 months, of the importance and benefit of screening mammography. The Department shall work with experts in breast cancer outreach and patient navigation to optimize these reminders and shall establish a methodology for evaluating their effectiveness and modifying the methodology based on the evaluation.

The Department shall establish a performance goal for primary care providers with respect to their female patients over age 40 receiving an annual mammogram. This performance goal shall be used to provide additional reimbursement in the form of a quality performance bonus to primary care providers who meet that goal.

The Department shall devise a means of case-managing or patient navigation for beneficiaries diagnosed with breast cancer. This program shall initially operate as a pilot program in areas of the State with the highest incidence of mortality related to breast cancer. At least one pilot program site shall be in the metropolitan Chicago area and at least one site shall be outside the metropolitan Chicago area. On or after July 1, 2016, the pilot program shall be expanded to include one site in western Illinois, one site in southern Illinois, one site in central Illinois, and 4 sites within metropolitan Chicago. An evaluation of the pilot program shall be carried out measuring health outcomes and cost of care for those served by the pilot program compared to similarly situated patients who are not served by the pilot program.

The Department shall require all networks of care to develop a means either internally or by contract with experts in navigation and community outreach to navigate cancer patients to comprehensive care in a timely fashion. The Department shall require all networks of care to include access for patients diagnosed with cancer to at least one academic commission on cancer-accredited cancer program as an in-network covered benefit.

Any medical or health care provider shall immediately recommend, to any pregnant woman who is being provided prenatal services and is suspected of having a substance use disorder as defined in the Substance Use Disorder Act, referral to a local substance use disorder treatment program licensed by the Department of Human Services or to a licensed hospital which provides substance abuse treatment services. The Department of Healthcare and Family Services shall assure coverage for the cost of treatment of the drug abuse or addiction for pregnant recipients in accordance with the Illinois Medicaid Program in conjunction with the Department of Human Services.

All medical providers providing medical assistance to pregnant women under this Code shall receive information from the Department on the availability of services under any program providing case management services for addicted women, including information on appropriate referrals for other social services that may be needed by addicted women in addition to treatment for addiction.

The Illinois Department, in cooperation with the Departments of Human Services (as successor to the Department of Alcoholism and Substance Abuse) and Public Health, through a public awareness campaign, may provide information concerning treatment for alcoholism and drug abuse and addiction, prenatal health care, and other pertinent programs directed at reducing the number of drug-affected infants born to recipients of medical assistance.

Neither the Department of Healthcare and Family Services nor the Department of Human Services shall sanction the recipient solely on the basis of her substance abuse.

The Illinois Department shall establish such regulations governing the dispensing of health services under this Article as it shall deem appropriate. The Department should seek the advice of formal professional advisory committees appointed by the Director of the Illinois Department for the purpose of providing regular advice on policy and administrative matters, information dissemination and educational activities for medical and health care providers, and consistency in procedures to the Illinois Department.

The Illinois Department may develop and contract with Partnerships of medical providers to arrange medical services for persons eligible under Section 5-2 of this Code. Implementation of this Section may be by demonstration projects in certain geographic areas. The Partnership shall be represented by a sponsor organization. The Department, by rule, shall develop qualifications for sponsors of Partnerships. Nothing in this Section shall be construed to require that the sponsor organization be a medical organization.

The sponsor must negotiate formal written contracts with medical providers for physician services, inpatient and outpatient hospital care, home health services, treatment for alcoholism and substance abuse, and other services determined necessary by the Illinois Department by rule for delivery by Partnerships. Physician services must include prenatal and obstetrical care. The Illinois Department shall reimburse medical services delivered by Partnership providers to clients in target areas according to provisions of this Article and the Illinois Health Finance Reform Act, except that:

(1) Physicians participating in a Partnership and providing certain services, which shall be determined by the Illinois Department, to persons in areas covered by the Partnership may receive an additional surcharge for such services.

(2) The Department may elect to consider and negotiate financial incentives to encourage the development of Partnerships and the efficient delivery of medical care.

(3) Persons receiving medical services through Partnerships may receive medical and case management services above the level usually offered through the medical assistance program.

Medical providers shall be required to meet certain qualifications to participate in Partnerships to ensure the delivery of high quality medical services. These qualifications shall be determined by rule of the Illinois Department and may be higher than qualifications for participation in the medical assistance program. Partnership sponsors may prescribe reasonable additional qualifications for participation by medical providers, only with the prior written approval of the Illinois Department.

Nothing in this Section shall limit the free choice of practitioners, hospitals, and other providers of medical services by clients. In order to ensure patient freedom of choice, the Illinois Department shall immediately promulgate all rules and take all other necessary actions so that provided services may be accessed from therapeutically certified optometrists to the full extent of the Illinois Optometric Practice Act of 1987 without discriminating between service providers.

The Department shall apply for a waiver from the United States Health Care Financing Administration to allow for the implementation of Partnerships under this Section.

The Illinois Department shall require health care providers to maintain records that document the medical care and services provided to recipients of Medical Assistance under this Article. Such records must be retained for a period of not less than 6 years from the date of service or as provided by applicable State law, whichever period is longer, except that if an audit is initiated within the required retention period then the records must be retained until the audit is completed and every exception is resolved. The Illinois Department shall require health care providers to make available, when authorized by the patient, in writing, the medical records in a timely fashion to other health care providers who are treating or serving persons eligible for Medical Assistance under this Article. All dispensers of medical services shall be required to maintain and retain business and professional records sufficient to fully and accurately document the nature, scope, details and receipt of the health care provided to persons eligible for medical assistance under this Code, in accordance with regulations promulgated by the Illinois Department. The rules and regulations shall require that proof of the receipt of prescription drugs, dentures, prosthetic devices and eyeglasses by eligible persons under this Section accompany each claim for reimbursement submitted by the dispenser of such medical services. No such claims for reimbursement shall be approved for payment by the Illinois Department without such proof of receipt, unless the Illinois Department shall have put into effect and shall be operating a system of post-payment audit and review which shall, on a sampling basis, be deemed adequate by the Illinois Department to assure that such drugs, dentures, prosthetic devices and eyeglasses for which payment is being made are actually being received by eligible recipients. Within 90 days after September 16, 1984 (the effective date of Public Act 83-1439), the Illinois Department shall establish a

current list of acquisition costs for all prosthetic devices and any other items recognized as medical equipment and supplies reimbursable under this Article and shall update such list on a quarterly basis, except that the acquisition costs of all prescription drugs shall be updated no less frequently than every 30 days as required by Section 5-5.12.

Notwithstanding any other law to the contrary, the Illinois Department shall, within 365 days after July 22, 2013 (the effective date of Public Act 98-104), establish procedures to permit skilled care facilities licensed under the Nursing Home Care Act to submit monthly billing claims for reimbursement purposes. Following development of these procedures, the Department shall, by July 1, 2016, test the viability of the new system and implement any necessary operational or structural changes to its information technology platforms in order to allow for the direct acceptance and payment of nursing home claims.

Notwithstanding any other law to the contrary, the Illinois Department shall, within 365 days after August 15, 2014 (the effective date of Public Act 98-963), establish procedures to permit ID/DD facilities licensed under the ID/DD Community Care Act and MC/DD facilities licensed under the MC/DD Act to submit monthly billing claims for reimbursement purposes. Following development of these procedures, the Department shall have an additional 365 days to test the viability of the new system and to ensure that any necessary operational or structural changes to its information technology platforms are implemented.

The Illinois Department shall require all dispensers of medical services, other than an individual practitioner or group of practitioners, desiring to participate in the Medical Assistance program established under this Article to disclose all financial, beneficial, ownership, equity, surety or other interests in any and all firms, corporations, partnerships, associations, business enterprises, joint ventures, agencies, institutions or other legal entities providing any form of health care services in this State under this Article.

The Illinois Department may require that all dispensers of medical services desiring to participate in the medical assistance program established under this Article disclose, under such terms and conditions as the Illinois Department may by rule establish, all inquiries from clients and attorneys regarding medical bills paid by the Illinois Department, which inquiries could indicate potential existence of claims or liens for the Illinois Department.

Enrollment of a vendor shall be subject to a provisional period and shall be conditional for one year. During the period of conditional enrollment, the Department may terminate the vendor's eligibility to participate in, or may disenroll the vendor from, the medical assistance program without cause. Unless otherwise specified, such termination of eligibility or disenrollment is not subject to the Department's hearing process. However, a disenrolled vendor may reapply without penalty.

The Department has the discretion to limit the conditional enrollment period for vendors based upon category of risk of the vendor.

Prior to enrollment and during the conditional enrollment period in the medical assistance program, all vendors shall be subject to enhanced oversight, screening, and review based on the risk of fraud, waste, and abuse that is posed by the category of risk of the vendor. The Illinois Department shall establish the procedures for oversight, screening, and review, which may include, but need not be limited to: criminal and financial background checks; fingerprinting; license, certification, and authorization verifications; unscheduled or unannounced site visits; database checks; prepayment audit reviews; audits; payment caps; payment suspensions; and other screening as required by federal or State law.

The Department shall define or specify the following: (i) by provider notice, the "category of risk of the vendor" for each type of vendor, which shall take into account the level of screening applicable to a particular category of vendor under federal law and regulations; (ii) by rule or provider notice, the maximum length of the conditional enrollment period for each category of risk of the vendor; and (iii) by rule, the hearing rights, if any, afforded to a vendor in each category of risk of the vendor that is terminated or disenrolled during the conditional enrollment period.

To be eligible for payment consideration, a vendor's payment claim or bill, either as an initial claim or as a resubmitted claim following prior rejection, must be received by the Illinois Department, or its fiscal intermediary, no later than 180 days after the latest date on the claim on which medical goods or services were provided, with the following exceptions:

(1) In the case of a provider whose enrollment is in process by the Illinois Department, the 180-day period shall not begin until the date on the written notice from the Illinois Department that the provider enrollment is complete.

(2) In the case of errors attributable to the Illinois Department or any of its claims processing intermediaries which result in an inability to receive, process, or adjudicate a claim, the 180-day period shall not begin until the provider has been notified of the error.

(3) In the case of a provider for whom the Illinois Department initiates the monthly billing process.

(4) In the case of a provider operated by a unit of local government with a population exceeding 3,000,000 when local government funds finance federal participation for claims payments.

For claims for services rendered during a period for which a recipient received retroactive eligibility, claims must be filed within 180 days after the Department determines the applicant is eligible. For claims for which the Illinois Department is not the primary payer, claims must be submitted to the Illinois Department within 180 days after the final adjudication by the primary payer.

In the case of long term care facilities, within 45 calendar days of receipt by the facility of required prescreening information, new admissions with associated admission documents shall be submitted through the Medical Electronic Data Interchange (MEDI) or the Recipient Eligibility Verification (REV) System or shall be submitted directly to the Department of Human Services using required admission forms. Effective September 1, 2014, admission documents, including all prescreening information, must be submitted through MEDI or REV. Confirmation numbers assigned to an accepted transaction shall be retained by a facility to verify timely submittal. Once an admission transaction has been completed, all resubmitted claims following prior rejection are subject to receipt no later than 180 days after the admission transaction has been completed.

Claims that are not submitted and received in compliance with the foregoing requirements shall not be eligible for payment under the medical assistance program, and the State shall have no liability for payment of those claims.

To the extent consistent with applicable information and privacy, security, and disclosure laws, State and federal agencies and departments shall provide the Illinois Department access to confidential and other information and data necessary to perform eligibility and payment verifications and other Illinois Department functions. This includes, but is not limited to: information pertaining to licensure; certification; earnings; immigration status; citizenship; wage reporting; unearned and earned income; pension income; employment; supplemental security income; social security numbers; National Provider Identifier (NPI) numbers; the National Practitioner Data Bank (NPDB); program and agency exclusions; taxpayer identification numbers; tax delinquency; corporate information; and death records.

The Illinois Department shall enter into agreements with State agencies and departments, and is authorized to enter into agreements with federal agencies and departments, under which such agencies and departments shall share data necessary for medical assistance program integrity functions and oversight. The Illinois Department shall develop, in cooperation with other State departments and agencies, and in compliance with applicable federal laws and regulations, appropriate and effective methods to share such data. At a minimum, and to the extent necessary to provide data sharing, the Illinois Department shall enter into agreements with State agencies and departments, and is authorized to enter into agreements with federal agencies and departments, including, but not limited to: the Secretary of State; the Department of Revenue; the Department of Public Health; the Department of Human Services; and the Department of Financial and Professional Regulation.

Beginning in fiscal year 2013, the Illinois Department shall set forth a request for information to identify the benefits of a pre-payment, post-adjudication, and post-edit claims system with the goals of streamlining claims processing and provider reimbursement, reducing the number of pending or rejected claims, and helping to ensure a more transparent adjudication process through the utilization of: (i) provider data verification and provider screening technology; and (ii) clinical code editing; and (iii) pre-pay, pre- or post-adjudicated predictive modeling with an integrated case management system with link analysis. Such a request for information shall not be considered as a request for proposal or as an obligation on the part of the Illinois Department to take any action or acquire any products or services.

The Illinois Department shall establish policies, procedures, standards and criteria by rule for the acquisition, repair and replacement of orthotic and prosthetic devices and durable medical equipment. Such rules shall provide, but not be limited to, the following services: (1) immediate repair or replacement of such devices by recipients; and (2) rental, lease, purchase or lease-purchase of durable medical equipment in a cost-effective manner, taking into consideration the recipient's medical prognosis, the extent of the recipient's needs, and the requirements and costs for maintaining such equipment. Subject to prior approval, such rules shall enable a recipient to temporarily acquire and use alternative or substitute devices or equipment pending repairs or replacements of any device or equipment previously authorized for such recipient by the Department. Notwithstanding any provision of Section 5-5f to the contrary, the Department may, by rule, exempt certain replacement wheelchair parts from prior approval and, for wheelchairs,

wheelchair parts, wheelchair accessories, and related seating and positioning items, determine the wholesale price by methods other than actual acquisition costs.

The Department shall require, by rule, all providers of durable medical equipment to be accredited by an accreditation organization approved by the federal Centers for Medicare and Medicaid Services and recognized by the Department in order to bill the Department for providing durable medical equipment to recipients. No later than 15 months after the effective date of the rule adopted pursuant to this paragraph, all providers must meet the accreditation requirement.

In order to promote environmental responsibility, meet the needs of recipients and enrollees, and achieve significant cost savings, the Department, or a managed care organization under contract with the Department, may provide recipients or managed care enrollees who have a prescription or Certificate of Medical Necessity access to refurbished durable medical equipment under this Section (excluding prosthetic and orthotic devices as defined in the Orthotics, Prosthetics, and Pedorthics Practice Act and complex rehabilitation technology products and associated services) through the State's assistive technology program's reutilization program, using staff with the Assistive Technology Professional (ATP) Certification if the refurbished durable medical equipment: (i) is available; (ii) is less expensive, including shipping costs, than new durable medical equipment of the same type; (iii) is able to withstand at least 3 years of use; (iv) is cleaned, disinfected, sterilized, and safe in accordance with federal Food and Drug Administration regulations and guidance governing the reprocessing of medical devices in health care settings; and (v) equally meets the needs of the recipient or enrollee. The reutilization program shall confirm that the recipient or enrollee is not already in receipt of same or similar equipment from another service provider, and that the refurbished durable medical equipment equally meets the needs of the recipient or enrollee. Nothing in this paragraph shall be construed to limit recipient or enrollee choice to obtain new durable medical equipment or place any additional prior authorization conditions on enrollees of managed care organizations.

The Department shall execute, relative to the nursing home prescreening project, written inter-agency agreements with the Department of Human Services and the Department on Aging, to effect the following: (i) intake procedures and common eligibility criteria for those persons who are receiving non-institutional services; and (ii) the establishment and development of non-institutional services in areas of the State where they are not currently available or are undeveloped; and (iii) notwithstanding any other provision of law, subject to federal approval, on and after July 1, 2012, an increase in the determination of need (DON) scores from 29 to 37 for applicants for institutional and home and community-based long term care; if and only if federal approval is not granted, the Department may, in conjunction with other affected agencies, implement utilization controls or changes in benefit packages to effectuate a similar savings amount for this population; and (iv) no later than July 1, 2013, minimum level of care eligibility criteria for institutional and home and community-based long term care; and (v) no later than October 1, 2013, establish procedures to permit long term care providers access to eligibility scores for individuals with an admission date who are seeking or receiving services from the long term care provider. In order to select the minimum level of care eligibility criteria, the Governor shall establish a workgroup that includes affected agency representatives and stakeholders representing the institutional and home and community-based long term care interests. This Section shall not restrict the Department from implementing lower level of care eligibility criteria for community-based services in circumstances where federal approval has been granted.

The Illinois Department shall develop and operate, in cooperation with other State Departments and agencies and in compliance with applicable federal laws and regulations, appropriate and effective systems of health care evaluation and programs for monitoring of utilization of health care services and facilities, as it affects persons eligible for medical assistance under this Code.

The Illinois Department shall report annually to the General Assembly, no later than the second Friday in April of 1979 and each year thereafter, in regard to:

- (a) actual statistics and trends in utilization of medical services by public aid recipients;
- (b) actual statistics and trends in the provision of the various medical services by medical vendors;
- (c) current rate structures and proposed changes in those rate structures for the various medical vendors; and
- (d) efforts at utilization review and control by the Illinois Department.

The period covered by each report shall be the 3 years ending on the June 30 prior to the report. The report shall include suggested legislation for consideration by the General Assembly. The requirement for reporting to the General Assembly shall be satisfied by filing copies of the report as required by Section 3.1

of the General Assembly Organization Act, and filing such additional copies with the State Government Report Distribution Center for the General Assembly as is required under paragraph (t) of Section 7 of the State Library Act.

Rulemaking authority to implement Public Act 95-1045, if any, is conditioned on the rules being adopted in accordance with all provisions of the Illinois Administrative Procedure Act and all rules and procedures of the Joint Committee on Administrative Rules; any purported rule not so adopted, for whatever reason, is unauthorized.

On and after July 1, 2012, the Department shall reduce any rate of reimbursement for services or other payments or alter any methodologies authorized by this Code to reduce any rate of reimbursement for services or other payments in accordance with Section 5-5e.

Because kidney transplantation can be an appropriate, cost-effective alternative to renal dialysis when medically necessary and notwithstanding the provisions of Section 1-11 of this Code, beginning October 1, 2014, the Department shall cover kidney transplantation for noncitizens with end-stage renal disease who are not eligible for comprehensive medical benefits, who meet the residency requirements of Section 5-3 of this Code, and who would otherwise meet the financial requirements of the appropriate class of eligible persons under Section 5-2 of this Code. To qualify for coverage of kidney transplantation, such person must be receiving emergency renal dialysis services covered by the Department. Providers under this Section shall be prior approved and certified by the Department to perform kidney transplantation and the services under this Section shall be limited to services associated with kidney transplantation.

Notwithstanding any other provision of this Code to the contrary, on or after July 1, 2015, all FDA approved forms of medication assisted treatment prescribed for the treatment of alcohol dependence or treatment of opioid dependence shall be covered under both fee for service and managed care medical assistance programs for persons who are otherwise eligible for medical assistance under this Article and shall not be subject to any (1) utilization control, other than those established under the American Society of Addiction Medicine patient placement criteria, (2) prior authorization mandate, or (3) lifetime restriction limit mandate.

On or after July 1, 2015, opioid antagonists prescribed for the treatment of an opioid overdose, including the medication product, administration devices, and any pharmacy fees related to the dispensing and administration of the opioid antagonist, shall be covered under the medical assistance program for persons who are otherwise eligible for medical assistance under this Article. As used in this Section, "opioid antagonist" means a drug that binds to opioid receptors and blocks or inhibits the effect of opioids acting on those receptors, including, but not limited to, naloxone hydrochloride or any other similarly acting drug approved by the U.S. Food and Drug Administration.

Upon federal approval, the Department shall provide coverage and reimbursement for all drugs that are approved for marketing by the federal Food and Drug Administration and that are recommended by the federal Public Health Service or the United States Centers for Disease Control and Prevention for pre-exposure prophylaxis and related pre-exposure prophylaxis services, including, but not limited to, HIV and sexually transmitted infection screening, treatment for sexually transmitted infections, medical monitoring, assorted labs, and counseling to reduce the likelihood of HIV infection among individuals who are not infected with HIV but who are at high risk of HIV infection.

A federally qualified health center, as defined in Section 1905(l)(2)(B) of the federal Social Security Act, shall be reimbursed by the Department in accordance with the federally qualified health center's encounter rate for services provided to medical assistance recipients that are performed by a dental hygienist, as defined under the Illinois Dental Practice Act, working under the general supervision of a dentist and employed by a federally qualified health center.

Subject to approval by the federal Centers for Medicare and Medicaid Services of a Title XIX State Plan amendment electing the Program of All-Inclusive Care for the Elderly (PACE) as a State Medicaid option, as provided for by Subtitle I (commencing with Section 4801) of Title IV of the Balanced Budget Act of 1997 (Public Law 105-33) and Part 460 (commencing with Section 460.2) of Subchapter E of Title 42 of the Code of Federal Regulations, PACE program services shall become a covered benefit of the medical assistance program, subject to criteria established in accordance with all applicable laws.

(Source: P.A. 100-201, eff. 8-18-17; 100-395, eff. 1-1-18; 100-449, eff. 1-1-18; 100-538, eff. 1-1-18; 100-587, eff. 6-4-18; 100-759, eff. 1-1-19; 100-863, eff. 8-14-18; 100-974, eff. 8-19-18; 100-1009, eff. 1-1-19; 100-1018, eff. 1-1-19; 100-1148, eff. 12-10-18; 101-209, eff. 8-5-19; 101-580, eff. 1-1-20; revised 9-18-19.)

Section 55-10. The All-Inclusive Care for the Elderly Act is amended by changing Sections 1, 15 and 20 by adding Sections 6 and 16 as follows:

(320 ILCS 40/1) (from Ch. 23, par. 6901)

Sec. 1. Short title. This Act may be cited as the Program of All-Inclusive Care for the Elderly Act.

(Source: P.A. 87-411.)

(320 ILCS 40/6 new)

Sec. 6. Definitions. As used in this Act:

"Department" means the Department of Healthcare and Family Services.

"PACE organization" means an entity as defined in 42 CFR 460.6.

(320 ILCS 40/15) (from Ch. 23, par. 6915)

Sec. 15. Program implementation.

(a) The Department of Healthcare and Family Services must prepare and submit a PACE State Plan amendment no later than December 31, 2022 to the federal Centers for Medicare and Medicaid Services to establish the Program of All-Inclusive Care for the Elderly (PACE program) to provide community-based, risk-based, and capitated long-term care services as optional services under the Illinois Title XIX State Plan and under contracts entered into between the federal Centers for Medicare and Medicaid Services, the Department of Healthcare and Family Services, and PACE organizations, meeting the requirements of the Balanced Budget Act of 1997 (Public Law 105-33) and any other applicable law or regulation. ~~Upon receipt of federal approval, the Illinois Department of Public Aid (now Department of Healthcare and Family Services) shall implement the PACE program pursuant to the provisions of the approved Title XIX State plan.~~

(b) The Department of Healthcare and Family Services shall facilitate the PACE organization application process no later than December 31, 2023.

(c) All PACE organizations selected shall begin operations no later than June 30, 2024.

(d) ~~(b)~~ Using a risk-based financing model, the organizations contracted to implement ~~nonprofit organization providing~~ the PACE program shall assume responsibility for all costs generated by the PACE program participants, and shall create and maintain a risk reserve fund that will cover any cost overages for any participant. The PACE program is responsible for the entire range of services in the consolidated service model, including hospital and nursing home care, according to participant need as determined by a multidisciplinary team. The contracted organizations are ~~nonprofit organization providing the PACE program~~ is responsible for the full financial risk. Specific arrangements of the risk-based financing model shall be adopted and negotiated by the federal Centers for Medicare and Medicaid Services, the organizations contracted to implement ~~nonprofit organization providing~~ the PACE program, and the Department of Healthcare and Family Services.

(e) The requirements of the PACE model, as provided for under Section 1894 (42 U.S.C. Sec. 1395eee) and Section 1934 (42 U.S.C. Sec. 1396u-4) of the federal Social Security Act, shall not be waived or modified. The requirements that shall not be waived or modified include all of the following:

(1) The focus on frail elderly qualifying individuals who require the level of care provided in a nursing facility.

(2) The delivery of comprehensive, integrated acute and long-term care services.

(3) The interdisciplinary team approach to care management and service delivery.

(4) Capitated, integrated financing that allows the provider to pool payments received from public and private programs and individuals.

(5) The assumption by the provider of full financial risk.

(6) The provision of a PACE benefit package for all participants, regardless of source of payment, that shall include all of the following:

(A) All Medicare-covered items and services.

(B) All Medicaid-covered items and services, as specified in the Illinois Title XIX State

Plan.

(C) Other services determined necessary by the interdisciplinary team to improve and maintain the participant's overall health status.

(f) The provisions under Sections 1-7 and 5-4 of the Illinois Public Aid Code and under 80 Ill. Adm. Code 120.379, 120.380, and 120.385 shall apply when determining the eligibility for medical assistance of a person receiving PACE services from an organization providing services under this Act.

(g) Provisions governing the treatment of income and resources of a married couple, for the purposes of determining the eligibility of a nursing-facility certifiable or institutionalized spouse, shall be established so as to qualify for federal financial participation.

(h) Notwithstanding subsection (e), and only to the extent federal financial participation is available, the Department of Healthcare and Family Services, in consultation with PACE organizations, may seek increased federal regulatory flexibility from the federal Centers for Medicare and Medicaid Services to modernize the PACE program, which may include, but is not limited to, addressing all of the following:

(A) Composition of PACE interdisciplinary teams.

(B) Use of community-based physicians.

(C) Marketing practices.

(D) Development of a streamlined PACE waiver process.

This subsection shall be operative upon federal approval of a capitation rate methodology as provided under Section 16.

(i) Each PACE organization shall provide the Department with required reporting documents as set forth in 42 CFR 460.190 through 42 CFR 460.196.

(Source: P.A. 94-48, eff. 7-1-05; 95-331, eff. 8-21-07.)

(320 ILCS 40/16 new)

Sec. 16. Rates of payment.

(a) The General Assembly shall make appropriations to the Department to fund services under this Act. The Department shall develop and pay capitation rates to organizations contracted to implement the PACE program as described in Section 15 using actuarial methods.

The Department may develop capitation rates using a standardized rate methodology across managed care plan models for comparable populations. The specific rate methodology applied to PACE organizations shall address features of PACE that distinguishes it from other managed care plan models.

The rate methodology shall be consistent with actuarial rate development principles and shall provide for all reasonable, appropriate, and attainable costs for each PACE organization within a region.

(b) The Department may develop statewide rates and apply geographic adjustments, using available data sources deemed appropriate by the Department. Consistent with actuarial methods, the primary source of data used to develop rates for each PACE organization shall be its cost and utilization data for the Medical Assistance Program or other data sources as deemed necessary by the Department. Rates developed under this Section shall reflect the level of care associated with the specific populations served under the contract.

(c) The rate methodology developed in accordance with this Section shall contain a mechanism to account for the costs of high-cost drugs and treatments. Rates developed shall be actuarially certified prior to implementation.

(d) Consistent with the requirements of federal law, the Department shall calculate an upper payment limit for payments to PACE organizations. In calculating the upper payment limit, the Department shall collect the applicable data as necessary and shall consider the risk of nursing home placement for the comparable population when estimating the level of care and risk of PACE participants.

(e) The Department shall pay organizations contracted to implement the PACE program at a rate within the certified actuarially sound rate range developed with respect to that entity as necessary to mitigate the impact to the entity of the methodology developed in accordance with this Section.

(f) This Section shall apply for rates established no earlier than July 1, 2022.

(320 ILCS 40/20) (from Ch. 23, par. 6920)

Sec. 20. Duties of the Department of Healthcare and Family Services.

(a) The Department of Healthcare and Family Services shall provide a system for reimbursement for services to the PACE program.

(b) The Department of Healthcare and Family Services shall develop and implement ~~contracts~~ ~~contracts~~ with organizations as provided in subsection (d) of Section 15 that set ~~the nonprofit organization~~ ~~providing the PACE program that sets~~ forth contractual obligations for the PACE program, including, but not limited to, reporting and monitoring of utilization of costs of the program as required by the Illinois Department.

(c) The Department of Healthcare and Family Services shall acknowledge that it is participating in the national PACE project as initiated by Congress.

(d) The Department of Healthcare and Family Services or its designee shall be responsible for certifying the eligibility for services of all PACE program participants.

[May 31, 2021]

(Source: P.A. 95-331, eff. 8-21-07.)

(320 ILCS 40/30 rep.)

Section 55-15. The All-Inclusive Care for the Elderly Act is amended by repealing Section 30.

Article 65.

Section 65-5. The Illinois Public Aid Code is amended by changing Section 5-19 as follows:

(305 ILCS 5/5-19) (from Ch. 23, par. 5-19)

Sec. 5-19. Healthy Kids Program.

(a) Any child under the age of 21 eligible to receive Medical Assistance from the Illinois Department under Article V of this Code shall be eligible for Early and Periodic Screening, Diagnosis and Treatment services provided by the Healthy Kids Program of the Illinois Department under the Social Security Act, 42 U.S.C. 1396d(r).

(b) Enrollment of Children in Medicaid. The Illinois Department shall provide for receipt and initial processing of applications for Medical Assistance for all pregnant women and children under the age of 21 at locations in addition to those used for processing applications for cash assistance, including disproportionate share hospitals, federally qualified health centers and other sites as selected by the Illinois Department.

(c) Healthy Kids Examinations. The Illinois Department shall consider any examination of a child eligible for the Healthy Kids services provided by a medical provider meeting the requirements and complying with the rules and regulations of the Illinois Department to be reimbursed as a Healthy Kids examination.

(d) Medical Screening Examinations.

(1) The Illinois Department shall insure Medicaid coverage for periodic health, vision, hearing, and dental screenings for children eligible for Healthy Kids services scheduled from a child's birth up until the child turns 21 years. The Illinois Department shall pay for vision, hearing, dental and health screening examinations for any child eligible for Healthy Kids services by qualified providers at intervals established by Department rules.

(2) The Illinois Department shall pay for an interperiodic health, vision, hearing, or dental screening examination for any child eligible for Healthy Kids services whenever an examination is:

(A) requested by a child's parent, guardian, or custodian, or is determined to be necessary or appropriate by social services, developmental, health, or educational personnel; or

(B) necessary for enrollment in school; or

(C) necessary for enrollment in a licensed day care program, including Head Start; or

(D) necessary for placement in a licensed child welfare facility, including a foster home, group home or child care institution; or

(E) necessary for attendance at a camping program; or

(F) necessary for participation in an organized athletic program; or

(G) necessary for enrollment in an early childhood education program recognized by the Illinois State Board of Education; or

(H) necessary for participation in a Women, Infant, and Children (WIC) program; or

(I) deemed appropriate by the Illinois Department.

(e) Minimum Screening Protocols For Periodic Health Screening Examinations. Health Screening Examinations must include the following services:

(1) Comprehensive Health and Development Assessment including:

(A) Development/Mental Health/Psychosocial Assessment; and

(B) Assessment of nutritional status including tests for iron deficiency and anemia for children at the following ages: 9 months, 2 years, 8 years, and 18 years;

(2) Comprehensive unclothed physical exam;

(3) Appropriate immunizations at a minimum, as required by the Secretary of the U.S. Department of Health and Human Services under 42 U.S.C. 1396d(r).

(4) Appropriate laboratory tests including blood lead levels appropriate for age and risk factors.

(A) Anemia test.

(B) Sickle cell test.

(C) Tuberculin test at 12 months of age and every 1-2 years thereafter unless the treating health care professional determines that testing is medically contraindicated.

(D) Other -- The Illinois Department shall insure that testing for HIV, drug exposure, and sexually transmitted diseases is provided for as clinically indicated.

(5) Health Education. The Illinois Department shall require providers to provide anticipatory guidance as recommended by the American Academy of Pediatrics.

(6) Vision Screening. The Illinois Department shall require providers to provide vision screenings consistent with those set forth in the Department of Public Health's Administrative Rules.

(7) Hearing Screening. The Illinois Department shall require providers to provide hearing screenings consistent with those set forth in the Department of Public Health's Administrative Rules.

(8) Dental Screening. The Illinois Department shall require providers to provide dental screenings consistent with those set forth in the Department of Public Health's Administrative Rules.

(f) Covered Medical Services. The Illinois Department shall provide coverage for all necessary health care, diagnostic services, treatment and other measures to correct or ameliorate defects, physical and mental illnesses, and conditions whether discovered by the screening services or not for all children eligible for Medical Assistance under Article V of this Code.

(g) Notice of Healthy Kids Services.

(1) The Illinois Department shall inform any child eligible for Healthy Kids services and the child's family about the benefits provided under the Healthy Kids Program, including, but not limited to, the following: what services are available under Healthy Kids, including discussion of the periodicity schedules and immunization schedules, that services are provided at no cost to eligible children, the benefits of preventive health care, where the services are available, how to obtain them, and that necessary transportation and scheduling assistance is available.

(2) The Illinois Department shall widely disseminate information regarding the availability of the Healthy Kids Program throughout the State by outreach activities which shall include, but not be limited to, (i) the development of cooperation agreements with local school districts, public health agencies, clinics, hospitals and other health care providers, including developmental disability and mental health providers, and with charities, to notify the constituents of each of the Program and assist individuals, as feasible, with applying for the Program, (ii) using the media for public service announcements and advertisements of the Program, and (iii) developing posters advertising the Program for display in hospital and clinic waiting rooms.

(3) The Illinois Department shall utilize accepted methods for informing persons who are illiterate, blind, deaf, or cannot understand the English language, including but not limited to public services announcements and advertisements in the foreign language media of radio, television and newspapers.

(4) The Illinois Department shall provide notice of the Healthy Kids Program to every child eligible for Healthy Kids services and his or her family at the following times:

(A) orally by the intake worker and in writing at the time of application for Medical Assistance;

(B) at the time the applicant is informed that he or she is eligible for Medical Assistance benefits; and

(C) at least 20 days before the date of any periodic health, vision, hearing, and dental examination for any child eligible for Healthy Kids services. Notice given under this subparagraph (C) must state that a screening examination is due under the periodicity schedules and must advise the eligible child and his or her family that the Illinois Department will provide assistance in scheduling an appointment and arranging medical transportation.

(h) Data Collection. The Illinois Department shall collect data in a usable form to track utilization of Healthy Kids screening examinations by children eligible for Healthy Kids services, including but not limited to data showing screening examinations and immunizations received, a summary of follow-up treatment received by children eligible for Healthy Kids services and the number of children receiving dental, hearing and vision services.

(i) On and after July 1, 2012, the Department shall reduce any rate of reimbursement for services or other payments or alter any methodologies authorized by this Code to reduce any rate of reimbursement for services or other payments in accordance with Section 5-5e.

(j) To ensure full access to the benefits set forth in this Section, on and after January 1, 2022, the Illinois Department shall ensure that provider and hospital reimbursements for immunization as required

under this Section are no lower than 70% of the median regional maximum administration fee for the State of Illinois as established by the U.S. Department of Health and Human Services' Centers for Medicare and Medicaid Services.

(Source: P.A. 97-689, eff. 6-14-12.)

#### Article 70.

Section 70-5. The Illinois Public Aid Code is amended by changing Section 5-5.01a as follows:  
(305 ILCS 5/5-5.01a)

Sec. 5-5.01a. Supportive living facilities program.

(a) The Department shall establish and provide oversight for a program of supportive living facilities that seek to promote resident independence, dignity, respect, and well-being in the most cost-effective manner.

A supportive living facility is (i) a free-standing facility or (ii) a distinct physical and operational entity within a mixed-use building that meets the criteria established in subsection (d). A supportive living facility integrates housing with health, personal care, and supportive services and is a designated setting that offers residents their own separate, private, and distinct living units.

Sites for the operation of the program shall be selected by the Department based upon criteria that may include the need for services in a geographic area, the availability of funding, and the site's ability to meet the standards.

(b) Beginning July 1, 2014, subject to federal approval, the Medicaid rates for supportive living facilities shall be equal to the supportive living facility Medicaid rate effective on June 30, 2014 increased by 8.85%. Once the assessment imposed at Article V-G of this Code is determined to be a permissible tax under Title XIX of the Social Security Act, the Department shall increase the Medicaid rates for supportive living facilities effective on July 1, 2014 by 9.09%. The Department shall apply this increase retroactively to coincide with the imposition of the assessment in Article V-G of this Code in accordance with the approval for federal financial participation by the Centers for Medicare and Medicaid Services.

The Medicaid rates for supportive living facilities effective on July 1, 2017 must be equal to the rates in effect for supportive living facilities on June 30, 2017 increased by 2.8%.

Subject to federal approval, the Medicaid rates for supportive living services on and after July 1, 2019 must be at least 54.3% of the average total nursing facility services per diem for the geographic areas defined by the Department while maintaining the rate differential for dementia care and must be updated whenever the total nursing facility service per diems are updated.

(c) The Department may adopt rules to implement this Section. Rules that establish or modify the services, standards, and conditions for participation in the program shall be adopted by the Department in consultation with the Department on Aging, the Department of Rehabilitation Services, and the Department of Mental Health and Developmental Disabilities (or their successor agencies).

(d) Subject to federal approval by the Centers for Medicare and Medicaid Services, the Department shall accept for consideration of certification under the program any application for a site or building where distinct parts of the site or building are designated for purposes other than the provision of supportive living services, but only if:

(1) those distinct parts of the site or building are not designated for the purpose of providing assisted living services as required under the Assisted Living and Shared Housing Act;

(2) those distinct parts of the site or building are completely separate from the part of the building used for the provision of supportive living program services, including separate entrances;

(3) those distinct parts of the site or building do not share any common spaces with the part of the building used for the provision of supportive living program services; and

(4) those distinct parts of the site or building do not share staffing with the part of the building used for the provision of supportive living program services.

(e) Facilities or distinct parts of facilities which are selected as supportive living facilities and are in good standing with the Department's rules are exempt from the provisions of the Nursing Home Care Act and the Illinois Health Facilities Planning Act.

(f) Section 9817 of the American Rescue Plan Act of 2021 (Public Law 117-2) authorizes a 10% enhanced federal medical assistance percentage for supportive living services for a 12-month period from April 1, 2021 through March 31, 2022. Subject to federal approval, including the approval of any necessary waiver amendments or other federally required documents or assurances, for a 12-month period the

Department must pay a supplemental \$26 per diem rate to all supportive living facilities with the additional federal financial participation funds that result from the enhanced federal medical assistance percentage from April 1, 2021 through March 31, 2022. The Department may issue parameters around how the supplemental payment should be spent, including quality improvement activities. The Department may alter the form, methods, or timeframes concerning the supplemental per diem rate to comply with any subsequent changes to federal law, changes made by guidance issued by the federal Centers for Medicare and Medicaid Services, or other changes necessary to receive the enhanced federal medical assistance percentage.  
(Source: P.A. 100-23, eff. 7-6-17; 100-583, eff. 4-6-18; 100-587, eff. 6-4-18; 101-10, eff. 6-5-19.)

#### Article 75.

Section 75-5. The Illinois Health Information Exchange and Technology Act is amended by adding Section 997 as follows:

(20 ILCS 3860/997 new)

Sec. 997. Repealer. This Act is repealed on January 1, 2027.

#### Article 80.

Section 80-5. The Illinois Public Aid Code is amended by changing Section 5-5f as follows:

(305 ILCS 5/5-5f)

Sec. 5-5f. Elimination and limitations of medical assistance services. Notwithstanding any other provision of this Code to the contrary, on and after July 1, 2012:

(a) The following services shall no longer be a covered service available under this Code: group psychotherapy for residents of any facility licensed under the Nursing Home Care Act or the Specialized Mental Health Rehabilitation Act of 2013; and adult chiropractic services.

(b) The Department shall place the following limitations on services: (i) the Department shall limit adult eyeglasses to one pair every 2 years; however, the limitation does not apply to an individual who needs different eyeglasses following a surgical procedure such as cataract surgery; (ii) the Department shall set an annual limit of a maximum of 20 visits for each of the following services: adult speech, hearing, and language therapy services, adult occupational therapy services, and physical therapy services; on or after October 1, 2014, the annual maximum limit of 20 visits shall expire but the Department may require prior approval for all individuals for speech, hearing, and language therapy services, occupational therapy services, and physical therapy services; (iii) the Department shall limit adult podiatry services to individuals with diabetes; on or after October 1, 2014, podiatry services shall not be limited to individuals with diabetes; (iv) the Department shall pay for caesarean sections at the normal vaginal delivery rate unless a caesarean section was medically necessary; (v) the Department shall limit adult dental services to emergencies; beginning July 1, 2013, the Department shall ensure that the following conditions are recognized as emergencies: (A) dental services necessary for an individual in order for the individual to be cleared for a medical procedure, such as a transplant; (B) extractions and dentures necessary for a diabetic to receive proper nutrition; (C) extractions and dentures necessary as a result of cancer treatment; and (D) dental services necessary for the health of a pregnant woman prior to delivery of her baby; on or after July 1, 2014, adult dental services shall no longer be limited to emergencies, and dental services necessary for the health of a pregnant woman prior to delivery of her baby shall continue to be covered; and (vi) effective July 1, 2012, the Department shall place limitations and require concurrent review on every inpatient detoxification stay to prevent repeat admissions to any hospital for detoxification within 60 days of a previous inpatient detoxification stay. The Department shall convene a workgroup of hospitals, substance abuse providers, care coordination entities, managed care plans, and other stakeholders to develop recommendations for quality standards, diversion to other settings, and admission criteria for patients who need inpatient detoxification, which shall be published on the Department's website no later than September 1, 2013.

(c) The Department shall require prior approval of the following services: wheelchair repairs costing more than \$750 ~~\$400~~, coronary artery bypass graft, and bariatric surgery consistent with Medicare standards concerning patient responsibility. Wheelchair repair prior approval requests shall be adjudicated within one business day of receipt of complete supporting documentation. Providers may not break wheelchair repairs into separate claims for purposes of staying under the \$750 ~~\$400~~

threshold for requiring prior approval. The wholesale price of manual and power wheelchairs, durable medical equipment and supplies, and complex rehabilitation technology products and services shall be defined as actual acquisition cost including all discounts.

(d) The Department shall establish benchmarks for hospitals to measure and align payments to reduce potentially preventable hospital readmissions, inpatient complications, and unnecessary emergency room visits. In doing so, the Department shall consider items, including, but not limited to, historic and current acuity of care and historic and current trends in readmission. The Department shall publish provider-specific historical readmission data and anticipated potentially preventable targets 60 days prior to the start of the program. In the instance of readmissions, the Department shall adopt policies and rates of reimbursement for services and other payments provided under this Code to ensure that, by June 30, 2013, expenditures to hospitals are reduced by, at a minimum, \$40,000,000.

(e) The Department shall establish utilization controls for the hospice program such that it shall not pay for other care services when an individual is in hospice.

(f) For home health services, the Department shall require Medicare certification of providers participating in the program and implement the Medicare face-to-face encounter rule. The Department shall require providers to implement auditable electronic service verification based on global positioning systems or other cost-effective technology.

(g) For the Home Services Program operated by the Department of Human Services and the Community Care Program operated by the Department on Aging, the Department of Human Services, in cooperation with the Department on Aging, shall implement an electronic service verification based on global positioning systems or other cost-effective technology.

(h) Effective with inpatient hospital admissions on or after July 1, 2012, the Department shall reduce the payment for a claim that indicates the occurrence of a provider-preventable condition during the admission as specified by the Department in rules. The Department shall not pay for services related to an other provider-preventable condition.

As used in this subsection (h):

"Provider-preventable condition" means a health care acquired condition as defined under the federal Medicaid regulation found at 42 CFR 447.26 or an other provider-preventable condition.

"Other provider-preventable condition" means a wrong surgical or other invasive procedure performed on a patient, a surgical or other invasive procedure performed on the wrong body part, or a surgical procedure or other invasive procedure performed on the wrong patient.

(i) The Department shall implement cost savings initiatives for advanced imaging services, cardiac imaging services, pain management services, and back surgery. Such initiatives shall be designed to achieve annual costs savings.

(j) The Department shall ensure that beneficiaries with a diagnosis of epilepsy or seizure disorder in Department records will not require prior approval for anticonvulsants.

(Source: P.A. 100-135, eff. 8-18-17; 101-209, eff. 8-5-19.)

#### Article 85.

Section 85-5. The School Code is amended by changing Section 14-15.01 as follows:

(105 ILCS 5/14-15.01) (from Ch. 122, par. 14-15.01)

Sec. 14-15.01. Community and Residential Services Authority.

(a) (1) The Community and Residential Services Authority is hereby created and shall consist of the following members:

A representative of the State Board of Education;

Four representatives of the Department of Human Services appointed by the Secretary of Human Services, with one member from the Division of Community Health and Prevention, one member from the Division of Developmental Disabilities, one member from the Division of Mental Health, and one member from the Division of Rehabilitation Services;

A representative of the Department of Children and Family Services;

A representative of the Department of Juvenile Justice;

A representative of the Department of Healthcare and Family Services;

A representative of the Attorney General's Disability Rights Advocacy Division;

The Chairperson and Minority Spokesperson of the House and Senate Committees on Elementary and Secondary Education or their designees; and

Six persons appointed by the Governor. Five of such appointees shall be experienced or knowledgeable relative to provision of services for individuals with a behavior disorder or a severe emotional disturbance and shall include representatives of both the private and public sectors, except that no more than 2 of those 5 appointees may be from the public sector and at least 2 must be or have been directly involved in provision of services to such individuals. The remaining member appointed by the Governor shall be or shall have been a parent of an individual with a behavior disorder or a severe emotional disturbance, and that appointee may be from either the private or the public sector.

(2) Members appointed by the Governor shall be appointed for terms of 4 years and shall continue to serve until their respective successors are appointed; provided that the terms of the original appointees shall expire on August 1, 1990. Any vacancy in the office of a member appointed by the Governor shall be filled by appointment of the Governor for the remainder of the term.

A vacancy in the office of a member appointed by the Governor exists when one or more of the following events occur:

- (i) An appointee dies;
- (ii) An appointee files a written resignation with the Governor;
- (iii) An appointee ceases to be a legal resident of the State of Illinois; or
- (iv) An appointee fails to attend a majority of regularly scheduled Authority meetings in a fiscal

year.

Members who are representatives of an agency shall serve at the will of the agency head. Membership on the Authority shall cease immediately upon cessation of their affiliation with the agency. If such a vacancy occurs, the appropriate agency head shall appoint another person to represent the agency.

If a legislative member of the Authority ceases to be Chairperson or Minority Spokesperson of the designated Committees, they shall automatically be replaced on the Authority by the person who assumes the position of Chairperson or Minority Spokesperson.

(b) The Community and Residential Services Authority shall have the following powers and duties:

(1) To conduct surveys to determine the extent of need, the degree to which documented need is currently being met and feasible alternatives for matching need with resources.

(2) To develop policy statements for interagency cooperation to cover all aspects of service delivery, including laws, regulations and procedures, and clear guidelines for determining responsibility at all times.

(3) To recommend policy statements and provide information regarding effective programs for delivery of services to all individuals under 22 years of age with a behavior disorder or a severe emotional disturbance in public or private situations.

(4) To review the criteria for service eligibility, provision and availability established by the governmental agencies represented on this Authority, and to recommend changes, additions or deletions to such criteria.

(5) To develop and submit to the Governor, the General Assembly, the Directors of the agencies represented on the Authority, and the State Board of Education a master plan for individuals under 22 years of age with a behavior disorder or a severe emotional disturbance, including detailed plans of service ranging from the least to the most restrictive options; and to assist local communities, upon request, in developing or strengthening collaborative interagency networks.

(6) To develop a process for making determinations in situations where there is a dispute relative to a plan of service for individuals or funding for a plan of service.

(7) To provide technical assistance to parents, service consumers, providers, and member agency personnel regarding statutory responsibilities of human service and educational agencies, and to provide such assistance as deemed necessary to appropriately access needed services.

(8) To establish a pilot program to act as a residential research hub to research and identify appropriate residential settings for youth who are being housed in an emergency room for more than 72 hours or who are deemed beyond medical necessity in a psychiatric hospital. If a child is deemed beyond medical necessity in a psychiatric hospital and is in need of residential placement, the goal of the program is to prevent a lock-out pursuant to the goals of the Custody Relinquishment Prevention Act.

(c) (1) The members of the Authority shall receive no compensation for their services but shall be entitled to reimbursement of reasonable expenses incurred while performing their duties.

(2) The Authority may appoint special study groups to operate under the direction of the Authority and persons appointed to such groups shall receive only reimbursement of reasonable expenses incurred in the performance of their duties.

(3) The Authority shall elect from its membership a chairperson, vice-chairperson and secretary.

(4) The Authority may employ and fix the compensation of such employees and technical assistants as it deems necessary to carry out its powers and duties under this Act. Staff assistance for the Authority shall be provided by the State Board of Education.

(5) Funds for the ordinary and contingent expenses of the Authority shall be appropriated to the State Board of Education in a separate line item.

(d) (1) The Authority shall have power to promulgate rules and regulations to carry out its powers and duties under this Act.

(2) The Authority may accept monetary gifts or grants from the federal government or any agency thereof, from any charitable foundation or professional association or from any other reputable source for implementation of any program necessary or desirable to the carrying out of the general purposes of the Authority. Such gifts and grants may be held in trust by the Authority and expended in the exercise of its powers and performance of its duties as prescribed by law.

(3) The Authority shall submit an annual report of its activities and expenditures to the Governor, the General Assembly, the directors of agencies represented on the Authority, and the State Superintendent of Education.

(e) The Executive Director of the Authority or his or her designee shall be added as a participant on the Interagency Clinical Team established in the intergovernmental agreement among the Department of Healthcare and Family Services, the Department of Children and Family Services, the Department of Human Services, the State Board of Education, the Department of Juvenile Justice, and the Department of Public Health, with consent of the youth or the youth's guardian or family pursuant to the Custody Relinquishment Prevention Act.

(Source: P.A. 95-331, eff. 8-21-07; 95-793, eff. 1-1-09.)

#### Article 90.

Section 90-5. The Illinois Public Aid Code is amended by adding Section 5-43 as follows:

(305 ILCS 5/5-43 new)

Sec. 5-43. Supports Waiver Program for Young Adults with Developmental Disabilities.

(a) The Department of Human Services' Division of Developmental Disabilities, in partnership with the Department of Healthcare and Family Services and stakeholders, shall study the development and implementation of a supports waiver program for young adults with developmental disabilities. The Division shall explore the following components of a supports waiver program to determine what is most appropriate:

(1) The age of individuals to be provided services in a waiver program.

(2) The number of individuals to be provided services in a waiver program.

(3) The services to be provided in a waiver program.

(4) The funding to be provided to individuals within a waiver program.

(5) The transition process to the Waiver for Adults with Developmental Disabilities.

(6) The type of home and community-based services waiver to be utilized.

(b) The Department of Human Services and the Department of Healthcare and Family Services are authorized to adopt and implement any rules necessary to study the supports waiver program.

(c) Subject to appropriation, no later than January 1, 2024, the Department of Healthcare and Family Services shall apply to the federal Centers for Medicare and Medicaid Services for a supports waiver for young adults with developmental disabilities utilizing the information learned from the study under subsection (a).

#### Article 95.

Section 95-5. The Illinois Public Aid Code is amended by adding Section 5-5.06a as follows:

(305 ILCS 5/5-5.06a new)

Sec. 5-5.06a. Increased funding for dental services. Beginning January 1, 2022, the amount allocated to fund rates for dental services provided to adults and children under the medical assistance program shall be increased by an approximate amount of \$10,000,000.

Article 100.

Section 100-5. The Illinois Public Aid Code is amended by changing Section 5-5 as follows:  
(305 ILCS 5/5-5) (from Ch. 23, par. 5-5)

Sec. 5-5. Medical services. The Illinois Department, by rule, shall determine the quantity and quality of and the rate of reimbursement for the medical assistance for which payment will be authorized, and the medical services to be provided, which may include all or part of the following: (1) inpatient hospital services; (2) outpatient hospital services; (3) other laboratory and X-ray services; (4) skilled nursing home services; (5) physicians' services whether furnished in the office, the patient's home, a hospital, a skilled nursing home, or elsewhere; (6) medical care, or any other type of remedial care furnished by licensed practitioners; (7) home health care services; (8) private duty nursing service; (9) clinic services; (10) dental services, including prevention and treatment of periodontal disease and dental caries disease for pregnant women, provided by an individual licensed to practice dentistry or dental surgery; for purposes of this item (10), "dental services" means diagnostic, preventive, or corrective procedures provided by or under the supervision of a dentist in the practice of his or her profession; (11) physical therapy and related services; (12) prescribed drugs, dentures, and prosthetic devices; and eyeglasses prescribed by a physician skilled in the diseases of the eye, or by an optometrist, whichever the person may select; (13) other diagnostic, screening, preventive, and rehabilitative services, including to ensure that the individual's need for intervention or treatment of mental disorders or substance use disorders or co-occurring mental health and substance use disorders is determined using a uniform screening, assessment, and evaluation process inclusive of criteria, for children and adults; for purposes of this item (13), a uniform screening, assessment, and evaluation process refers to a process that includes an appropriate evaluation and, as warranted, a referral; "uniform" does not mean the use of a singular instrument, tool, or process that all must utilize; (14) transportation and such other expenses as may be necessary; (15) medical treatment of sexual assault survivors, as defined in Section 1a of the Sexual Assault Survivors Emergency Treatment Act, for injuries sustained as a result of the sexual assault, including examinations and laboratory tests to discover evidence which may be used in criminal proceedings arising from the sexual assault; (16) the diagnosis and treatment of sickle cell anemia; and (17) any other medical care, and any other type of remedial care recognized under the laws of this State. The term "any other type of remedial care" shall include nursing care and nursing home service for persons who rely on treatment by spiritual means alone through prayer for healing.

Notwithstanding any other provision of this Section, a comprehensive tobacco use cessation program that includes purchasing prescription drugs or prescription medical devices approved by the Food and Drug Administration shall be covered under the medical assistance program under this Article for persons who are otherwise eligible for assistance under this Article.

Notwithstanding any other provision of this Code, reproductive health care that is otherwise legal in Illinois shall be covered under the medical assistance program for persons who are otherwise eligible for medical assistance under this Article.

Notwithstanding any other provision of this Code, the Illinois Department may not require, as a condition of payment for any laboratory test authorized under this Article, that a physician's handwritten signature appear on the laboratory test order form. The Illinois Department may, however, impose other appropriate requirements regarding laboratory test order documentation.

Upon receipt of federal approval of an amendment to the Illinois Title XIX State Plan for this purpose, the Department shall authorize the Chicago Public Schools (CPS) to procure a vendor or vendors to manufacture eyeglasses for individuals enrolled in a school within the CPS system. CPS shall ensure that its vendor or vendors are enrolled as providers in the medical assistance program and in any capitated Medicaid managed care entity (MCE) serving individuals enrolled in a school within the CPS system. Under any contract procured under this provision, the vendor or vendors must serve only individuals enrolled in a school within the CPS system. Claims for services provided by CPS's vendor or vendors to recipients of benefits in the medical assistance program under this Code, the Children's Health Insurance Program, or the Covering ALL KIDS Health Insurance Program shall be submitted to the Department or the MCE in which the individual is enrolled for payment and shall be reimbursed at the Department's or the MCE's established rates or rate methodologies for eyeglasses.

[May 31, 2021]

On and after July 1, 2012, the Department of Healthcare and Family Services may provide the following services to persons eligible for assistance under this Article who are participating in education, training or employment programs operated by the Department of Human Services as successor to the Department of Public Aid:

(1) dental services provided by or under the supervision of a dentist; and

(2) eyeglasses prescribed by a physician skilled in the diseases of the eye, or by an optometrist, whichever the person may select.

On and after July 1, 2018, the Department of Healthcare and Family Services shall provide dental services to any adult who is otherwise eligible for assistance under the medical assistance program. As used in this paragraph, "dental services" means diagnostic, preventative, restorative, or corrective procedures, including procedures and services for the prevention and treatment of periodontal disease and dental caries disease, provided by an individual who is licensed to practice dentistry or dental surgery or who is under the supervision of a dentist in the practice of his or her profession.

On and after July 1, 2018, targeted dental services, as set forth in Exhibit D of the Consent Decree entered by the United States District Court for the Northern District of Illinois, Eastern Division, in the matter of *Memisovski v. Maram*, Case No. 92 C 1982, that are provided to adults under the medical assistance program shall be established at no less than the rates set forth in the "New Rate" column in Exhibit D of the Consent Decree for targeted dental services that are provided to persons under the age of 18 under the medical assistance program.

Notwithstanding any other provision of this Code and subject to federal approval, the Department may adopt rules to allow a dentist who is volunteering his or her service at no cost to render dental services through an enrolled not-for-profit health clinic without the dentist personally enrolling as a participating provider in the medical assistance program. A not-for-profit health clinic shall include a public health clinic or Federally Qualified Health Center or other enrolled provider, as determined by the Department, through which dental services covered under this Section are performed. The Department shall establish a process for payment of claims for reimbursement for covered dental services rendered under this provision.

The Illinois Department, by rule, may distinguish and classify the medical services to be provided only in accordance with the classes of persons designated in Section 5-2.

The Department of Healthcare and Family Services must provide coverage and reimbursement for amino acid-based elemental formulas, regardless of delivery method, for the diagnosis and treatment of (i) eosinophilic disorders and (ii) short bowel syndrome when the prescribing physician has issued a written order stating that the amino acid-based elemental formula is medically necessary.

The Illinois Department shall authorize the provision of, and shall authorize payment for, screening by low-dose mammography for the presence of occult breast cancer for women 35 years of age or older who are eligible for medical assistance under this Article, as follows:

(A) A baseline mammogram for women 35 to 39 years of age.

(B) An annual mammogram for women 40 years of age or older.

(C) A mammogram at the age and intervals considered medically necessary by the woman's health care provider for women under 40 years of age and having a family history of breast cancer, prior personal history of breast cancer, positive genetic testing, or other risk factors.

(D) A comprehensive ultrasound screening and MRI of an entire breast or breasts if a mammogram demonstrates heterogeneous or dense breast tissue or when medically necessary as determined by a physician licensed to practice medicine in all of its branches.

(E) A screening MRI when medically necessary, as determined by a physician licensed to practice medicine in all of its branches.

(F) A diagnostic mammogram when medically necessary, as determined by a physician licensed to practice medicine in all its branches, advanced practice registered nurse, or physician assistant.

The Department shall not impose a deductible, coinsurance, copayment, or any other cost-sharing requirement on the coverage provided under this paragraph; except that this sentence does not apply to coverage of diagnostic mammograms to the extent such coverage would disqualify a high-deductible health plan from eligibility for a health savings account pursuant to Section 223 of the Internal Revenue Code (26 U.S.C. 223).

All screenings shall include a physical breast exam, instruction on self-examination and information regarding the frequency of self-examination and its value as a preventative tool.

For purposes of this Section:

"Diagnostic mammogram" means a mammogram obtained using diagnostic mammography.

"Diagnostic mammography" means a method of screening that is designed to evaluate an abnormality in a breast, including an abnormality seen or suspected on a screening mammogram or a subjective or objective abnormality otherwise detected in the breast.

"Low-dose mammography" means the x-ray examination of the breast using equipment dedicated specifically for mammography, including the x-ray tube, filter, compression device, and image receptor, with an average radiation exposure delivery of less than one rad per breast for 2 views of an average size breast. The term also includes digital mammography and includes breast tomosynthesis.

"Breast tomosynthesis" means a radiologic procedure that involves the acquisition of projection images over the stationary breast to produce cross-sectional digital three-dimensional images of the breast.

If, at any time, the Secretary of the United States Department of Health and Human Services, or its successor agency, promulgates rules or regulations to be published in the Federal Register or publishes a comment in the Federal Register or issues an opinion, guidance, or other action that would require the State, pursuant to any provision of the Patient Protection and Affordable Care Act (Public Law 111-148), including, but not limited to, 42 U.S.C. 18031(d)(3)(B) or any successor provision, to defray the cost of any coverage for breast tomosynthesis outlined in this paragraph, then the requirement that an insurer cover breast tomosynthesis is inoperative other than any such coverage authorized under Section 1902 of the Social Security Act, 42 U.S.C. 1396a, and the State shall not assume any obligation for the cost of coverage for breast tomosynthesis set forth in this paragraph.

On and after January 1, 2016, the Department shall ensure that all networks of care for adult clients of the Department include access to at least one breast imaging Center of Imaging Excellence as certified by the American College of Radiology.

On and after January 1, 2012, providers participating in a quality improvement program approved by the Department shall be reimbursed for screening and diagnostic mammography at the same rate as the Medicare program's rates, including the increased reimbursement for digital mammography.

The Department shall convene an expert panel including representatives of hospitals, free-standing mammography facilities, and doctors, including radiologists, to establish quality standards for mammography.

On and after January 1, 2017, providers participating in a breast cancer treatment quality improvement program approved by the Department shall be reimbursed for breast cancer treatment at a rate that is no lower than 95% of the Medicare program's rates for the data elements included in the breast cancer treatment quality program.

The Department shall convene an expert panel, including representatives of hospitals, free-standing breast cancer treatment centers, breast cancer quality organizations, and doctors, including breast surgeons, reconstructive breast surgeons, oncologists, and primary care providers to establish quality standards for breast cancer treatment.

Subject to federal approval, the Department shall establish a rate methodology for mammography at federally qualified health centers and other encounter-rate clinics. These clinics or centers may also collaborate with other hospital-based mammography facilities. By January 1, 2016, the Department shall report to the General Assembly on the status of the provision set forth in this paragraph.

The Department shall establish a methodology to remind women who are age-appropriate for screening mammography, but who have not received a mammogram within the previous 18 months, of the importance and benefit of screening mammography. The Department shall work with experts in breast cancer outreach and patient navigation to optimize these reminders and shall establish a methodology for evaluating their effectiveness and modifying the methodology based on the evaluation.

The Department shall establish a performance goal for primary care providers with respect to their female patients over age 40 receiving an annual mammogram. This performance goal shall be used to provide additional reimbursement in the form of a quality performance bonus to primary care providers who meet that goal.

The Department shall devise a means of case-managing or patient navigation for beneficiaries diagnosed with breast cancer. This program shall initially operate as a pilot program in areas of the State with the highest incidence of mortality related to breast cancer. At least one pilot program site shall be in the metropolitan Chicago area and at least one site shall be outside the metropolitan Chicago area. On or after July 1, 2016, the pilot program shall be expanded to include one site in western Illinois, one site in southern Illinois, one site in central Illinois, and 4 sites within metropolitan Chicago. An evaluation of the pilot program shall be carried out measuring health outcomes and cost of care for those served by the pilot program compared to similarly situated patients who are not served by the pilot program.

The Department shall require all networks of care to develop a means either internally or by contract with experts in navigation and community outreach to navigate cancer patients to comprehensive care in a timely fashion. The Department shall require all networks of care to include access for patients diagnosed with cancer to at least one academic commission on cancer-accredited cancer program as an in-network covered benefit.

Any medical or health care provider shall immediately recommend, to any pregnant woman who is being provided prenatal services and is suspected of having a substance use disorder as defined in the Substance Use Disorder Act, referral to a local substance use disorder treatment program licensed by the Department of Human Services or to a licensed hospital which provides substance abuse treatment services. The Department of Healthcare and Family Services shall assure coverage for the cost of treatment of the drug abuse or addiction for pregnant recipients in accordance with the Illinois Medicaid Program in conjunction with the Department of Human Services.

All medical providers providing medical assistance to pregnant women under this Code shall receive information from the Department on the availability of services under any program providing case management services for addicted women, including information on appropriate referrals for other social services that may be needed by addicted women in addition to treatment for addiction.

The Illinois Department, in cooperation with the Departments of Human Services (as successor to the Department of Alcoholism and Substance Abuse) and Public Health, through a public awareness campaign, may provide information concerning treatment for alcoholism and drug abuse and addiction, prenatal health care, and other pertinent programs directed at reducing the number of drug-affected infants born to recipients of medical assistance.

Neither the Department of Healthcare and Family Services nor the Department of Human Services shall sanction the recipient solely on the basis of her substance abuse.

The Illinois Department shall establish such regulations governing the dispensing of health services under this Article as it shall deem appropriate. The Department should seek the advice of formal professional advisory committees appointed by the Director of the Illinois Department for the purpose of providing regular advice on policy and administrative matters, information dissemination and educational activities for medical and health care providers, and consistency in procedures to the Illinois Department.

The Illinois Department may develop and contract with Partnerships of medical providers to arrange medical services for persons eligible under Section 5-2 of this Code. Implementation of this Section may be by demonstration projects in certain geographic areas. The Partnership shall be represented by a sponsor organization. The Department, by rule, shall develop qualifications for sponsors of Partnerships. Nothing in this Section shall be construed to require that the sponsor organization be a medical organization.

The sponsor must negotiate formal written contracts with medical providers for physician services, inpatient and outpatient hospital care, home health services, treatment for alcoholism and substance abuse, and other services determined necessary by the Illinois Department by rule for delivery by Partnerships. Physician services must include prenatal and obstetrical care. The Illinois Department shall reimburse medical services delivered by Partnership providers to clients in target areas according to provisions of this Article and the Illinois Health Finance Reform Act, except that:

(1) Physicians participating in a Partnership and providing certain services, which shall be determined by the Illinois Department, to persons in areas covered by the Partnership may receive an additional surcharge for such services.

(2) The Department may elect to consider and negotiate financial incentives to encourage the development of Partnerships and the efficient delivery of medical care.

(3) Persons receiving medical services through Partnerships may receive medical and case management services above the level usually offered through the medical assistance program.

Medical providers shall be required to meet certain qualifications to participate in Partnerships to ensure the delivery of high quality medical services. These qualifications shall be determined by rule of the Illinois Department and may be higher than qualifications for participation in the medical assistance program. Partnership sponsors may prescribe reasonable additional qualifications for participation by medical providers, only with the prior written approval of the Illinois Department.

Nothing in this Section shall limit the free choice of practitioners, hospitals, and other providers of medical services by clients. In order to ensure patient freedom of choice, the Illinois Department shall immediately promulgate all rules and take all other necessary actions so that provided services may be accessed from therapeutically certified optometrists to the full extent of the Illinois Optometric Practice Act of 1987 without discriminating between service providers.

The Department shall apply for a waiver from the United States Health Care Financing Administration to allow for the implementation of Partnerships under this Section.

The Illinois Department shall require health care providers to maintain records that document the medical care and services provided to recipients of Medical Assistance under this Article. Such records must be retained for a period of not less than 6 years from the date of service or as provided by applicable State law, whichever period is longer, except that if an audit is initiated within the required retention period then the records must be retained until the audit is completed and every exception is resolved. The Illinois Department shall require health care providers to make available, when authorized by the patient, in writing, the medical records in a timely fashion to other health care providers who are treating or serving persons eligible for Medical Assistance under this Article. All dispensers of medical services shall be required to maintain and retain business and professional records sufficient to fully and accurately document the nature, scope, details and receipt of the health care provided to persons eligible for medical assistance under this Code, in accordance with regulations promulgated by the Illinois Department. The rules and regulations shall require that proof of the receipt of prescription drugs, dentures, prosthetic devices and eyeglasses by eligible persons under this Section accompany each claim for reimbursement submitted by the dispenser of such medical services. No such claims for reimbursement shall be approved for payment by the Illinois Department without such proof of receipt, unless the Illinois Department shall have put into effect and shall be operating a system of post-payment audit and review which shall, on a sampling basis, be deemed adequate by the Illinois Department to assure that such drugs, dentures, prosthetic devices and eyeglasses for which payment is being made are actually being received by eligible recipients. Within 90 days after September 16, 1984 (the effective date of Public Act 83-1439), the Illinois Department shall establish a current list of acquisition costs for all prosthetic devices and any other items recognized as medical equipment and supplies reimbursable under this Article and shall update such list on a quarterly basis, except that the acquisition costs of all prescription drugs shall be updated no less frequently than every 30 days as required by Section 5-5.12.

Notwithstanding any other law to the contrary, the Illinois Department shall, within 365 days after July 22, 2013 (the effective date of Public Act 98-104), establish procedures to permit skilled care facilities licensed under the Nursing Home Care Act to submit monthly billing claims for reimbursement purposes. Following development of these procedures, the Department shall, by July 1, 2016, test the viability of the new system and implement any necessary operational or structural changes to its information technology platforms in order to allow for the direct acceptance and payment of nursing home claims.

Notwithstanding any other law to the contrary, the Illinois Department shall, within 365 days after August 15, 2014 (the effective date of Public Act 98-963), establish procedures to permit ID/DD facilities licensed under the ID/DD Community Care Act and MC/DD facilities licensed under the MC/DD Act to submit monthly billing claims for reimbursement purposes. Following development of these procedures, the Department shall have an additional 365 days to test the viability of the new system and to ensure that any necessary operational or structural changes to its information technology platforms are implemented.

The Illinois Department shall require all dispensers of medical services, other than an individual practitioner or group of practitioners, desiring to participate in the Medical Assistance program established under this Article to disclose all financial, beneficial, ownership, equity, surety or other interests in any and all firms, corporations, partnerships, associations, business enterprises, joint ventures, agencies, institutions or other legal entities providing any form of health care services in this State under this Article.

The Illinois Department may require that all dispensers of medical services desiring to participate in the medical assistance program established under this Article disclose, under such terms and conditions as the Illinois Department may by rule establish, all inquiries from clients and attorneys regarding medical bills paid by the Illinois Department, which inquiries could indicate potential existence of claims or liens for the Illinois Department.

Enrollment of a vendor shall be subject to a provisional period and shall be conditional for one year. During the period of conditional enrollment, the Department may terminate the vendor's eligibility to participate in, or may disenroll the vendor from, the medical assistance program without cause. Unless otherwise specified, such termination of eligibility or disenrollment is not subject to the Department's hearing process. However, a disenrolled vendor may reapply without penalty.

The Department has the discretion to limit the conditional enrollment period for vendors based upon category of risk of the vendor.

Prior to enrollment and during the conditional enrollment period in the medical assistance program, all vendors shall be subject to enhanced oversight, screening, and review based on the risk of fraud, waste,

and abuse that is posed by the category of risk of the vendor. The Illinois Department shall establish the procedures for oversight, screening, and review, which may include, but need not be limited to: criminal and financial background checks; fingerprinting; license, certification, and authorization verifications; unscheduled or unannounced site visits; database checks; prepayment audit reviews; audits; payment caps; payment suspensions; and other screening as required by federal or State law.

The Department shall define or specify the following: (i) by provider notice, the "category of risk of the vendor" for each type of vendor, which shall take into account the level of screening applicable to a particular category of vendor under federal law and regulations; (ii) by rule or provider notice, the maximum length of the conditional enrollment period for each category of risk of the vendor; and (iii) by rule, the hearing rights, if any, afforded to a vendor in each category of risk of the vendor that is terminated or disenrolled during the conditional enrollment period.

To be eligible for payment consideration, a vendor's payment claim or bill, either as an initial claim or as a resubmitted claim following prior rejection, must be received by the Illinois Department, or its fiscal intermediary, no later than 180 days after the latest date on the claim on which medical goods or services were provided, with the following exceptions:

(1) In the case of a provider whose enrollment is in process by the Illinois Department, the 180-day period shall not begin until the date on the written notice from the Illinois Department that the provider enrollment is complete.

(2) In the case of errors attributable to the Illinois Department or any of its claims processing intermediaries which result in an inability to receive, process, or adjudicate a claim, the 180-day period shall not begin until the provider has been notified of the error.

(3) In the case of a provider for whom the Illinois Department initiates the monthly billing process.

(4) In the case of a provider operated by a unit of local government with a population exceeding 3,000,000 when local government funds finance federal participation for claims payments.

(5) In cases established by Department rule.

For claims for services rendered during a period for which a recipient received retroactive eligibility, claims must be filed within 180 days after the Department determines the applicant is eligible. For claims for which the Illinois Department is not the primary payer, claims must be submitted to the Illinois Department within 180 days after the final adjudication by the primary payer.

In the case of long term care facilities, within 45 calendar days of receipt by the facility of required prescreening information, new admissions with associated admission documents shall be submitted through the Medical Electronic Data Interchange (MEDI) or the Recipient Eligibility Verification (REV) System or shall be submitted directly to the Department of Human Services using required admission forms. Effective September 1, 2014, admission documents, including all prescreening information, must be submitted through MEDI or REV. Confirmation numbers assigned to an accepted transaction shall be retained by a facility to verify timely submittal. Once an admission transaction has been completed, all resubmitted claims following prior rejection are subject to receipt no later than 180 days after the admission transaction has been completed.

Claims that are not submitted and received in compliance with the foregoing requirements shall not be eligible for payment under the medical assistance program, and the State shall have no liability for payment of those claims.

To the extent consistent with applicable information and privacy, security, and disclosure laws, State and federal agencies and departments shall provide the Illinois Department access to confidential and other information and data necessary to perform eligibility and payment verifications and other Illinois Department functions. This includes, but is not limited to: information pertaining to licensure; certification; earnings; immigration status; citizenship; wage reporting; unearned and earned income; pension income; employment; supplemental security income; social security numbers; National Provider Identifier (NPI) numbers; the National Practitioner Data Bank (NPDB); program and agency exclusions; taxpayer identification numbers; tax delinquency; corporate information; and death records.

The Illinois Department shall enter into agreements with State agencies and departments, and is authorized to enter into agreements with federal agencies and departments, under which such agencies and departments shall share data necessary for medical assistance program integrity functions and oversight. The Illinois Department shall develop, in cooperation with other State departments and agencies, and in compliance with applicable federal laws and regulations, appropriate and effective methods to share such data. At a minimum, and to the extent necessary to provide data sharing, the Illinois Department shall enter

into agreements with State agencies and departments, and is authorized to enter into agreements with federal agencies and departments, including, but not limited to: the Secretary of State; the Department of Revenue; the Department of Public Health; the Department of Human Services; and the Department of Financial and Professional Regulation.

Beginning in fiscal year 2013, the Illinois Department shall set forth a request for information to identify the benefits of a pre-payment, post-adjudication, and post-edit claims system with the goals of streamlining claims processing and provider reimbursement, reducing the number of pending or rejected claims, and helping to ensure a more transparent adjudication process through the utilization of: (i) provider data verification and provider screening technology; and (ii) clinical code editing; and (iii) pre-pay, pre- or post-adjudicated predictive modeling with an integrated case management system with link analysis. Such a request for information shall not be considered as a request for proposal or as an obligation on the part of the Illinois Department to take any action or acquire any products or services.

The Illinois Department shall establish policies, procedures, standards and criteria by rule for the acquisition, repair and replacement of orthotic and prosthetic devices and durable medical equipment. Such rules shall provide, but not be limited to, the following services: (1) immediate repair or replacement of such devices by recipients; and (2) rental, lease, purchase or lease-purchase of durable medical equipment in a cost-effective manner, taking into consideration the recipient's medical prognosis, the extent of the recipient's needs, and the requirements and costs for maintaining such equipment. Subject to prior approval, such rules shall enable a recipient to temporarily acquire and use alternative or substitute devices or equipment pending repairs or replacements of any device or equipment previously authorized for such recipient by the Department. Notwithstanding any provision of Section 5-5f to the contrary, the Department may, by rule, exempt certain replacement wheelchair parts from prior approval and, for wheelchairs, wheelchair parts, wheelchair accessories, and related seating and positioning items, determine the wholesale price by methods other than actual acquisition costs.

The Department shall require, by rule, all providers of durable medical equipment to be accredited by an accreditation organization approved by the federal Centers for Medicare and Medicaid Services and recognized by the Department in order to bill the Department for providing durable medical equipment to recipients. No later than 15 months after the effective date of the rule adopted pursuant to this paragraph, all providers must meet the accreditation requirement.

In order to promote environmental responsibility, meet the needs of recipients and enrollees, and achieve significant cost savings, the Department, or a managed care organization under contract with the Department, may provide recipients or managed care enrollees who have a prescription or Certificate of Medical Necessity access to refurbished durable medical equipment under this Section (excluding prosthetic and orthotic devices as defined in the Orthotics, Prosthetics, and Pedorthics Practice Act and complex rehabilitation technology products and associated services) through the State's assistive technology program's reutilization program, using staff with the Assistive Technology Professional (ATP) Certification if the refurbished durable medical equipment: (i) is available; (ii) is less expensive, including shipping costs, than new durable medical equipment of the same type; (iii) is able to withstand at least 3 years of use; (iv) is cleaned, disinfected, sterilized, and safe in accordance with federal Food and Drug Administration regulations and guidance governing the reprocessing of medical devices in health care settings; and (v) equally meets the needs of the recipient or enrollee. The reutilization program shall confirm that the recipient or enrollee is not already in receipt of same or similar equipment from another service provider, and that the refurbished durable medical equipment equally meets the needs of the recipient or enrollee. Nothing in this paragraph shall be construed to limit recipient or enrollee choice to obtain new durable medical equipment or place any additional prior authorization conditions on enrollees of managed care organizations.

The Department shall execute, relative to the nursing home prescreening project, written inter-agency agreements with the Department of Human Services and the Department on Aging, to effect the following: (i) intake procedures and common eligibility criteria for those persons who are receiving non-institutional services; and (ii) the establishment and development of non-institutional services in areas of the State where they are not currently available or are undeveloped; and (iii) notwithstanding any other provision of law, subject to federal approval, on and after July 1, 2012, an increase in the determination of need (DON) scores from 29 to 37 for applicants for institutional and home and community-based long term care; if and only if federal approval is not granted, the Department may, in conjunction with other affected agencies, implement utilization controls or changes in benefit packages to effectuate a similar savings amount for this population; and (iv) no later than July 1, 2013, minimum level of care eligibility criteria for institutional and home and

community-based long term care; and (v) no later than October 1, 2013, establish procedures to permit long term care providers access to eligibility scores for individuals with an admission date who are seeking or receiving services from the long term care provider. In order to select the minimum level of care eligibility criteria, the Governor shall establish a workgroup that includes affected agency representatives and stakeholders representing the institutional and home and community-based long term care interests. This Section shall not restrict the Department from implementing lower level of care eligibility criteria for community-based services in circumstances where federal approval has been granted.

The Illinois Department shall develop and operate, in cooperation with other State Departments and agencies and in compliance with applicable federal laws and regulations, appropriate and effective systems of health care evaluation and programs for monitoring of utilization of health care services and facilities, as it affects persons eligible for medical assistance under this Code.

The Illinois Department shall report annually to the General Assembly, no later than the second Friday in April of 1979 and each year thereafter, in regard to:

- (a) actual statistics and trends in utilization of medical services by public aid recipients;
- (b) actual statistics and trends in the provision of the various medical services by medical vendors;
- (c) current rate structures and proposed changes in those rate structures for the various medical vendors; and
- (d) efforts at utilization review and control by the Illinois Department.

The period covered by each report shall be the 3 years ending on the June 30 prior to the report. The report shall include suggested legislation for consideration by the General Assembly. The requirement for reporting to the General Assembly shall be satisfied by filing copies of the report as required by Section 3.1 of the General Assembly Organization Act, and filing such additional copies with the State Government Report Distribution Center for the General Assembly as is required under paragraph (t) of Section 7 of the State Library Act.

Rulemaking authority to implement Public Act 95-1045, if any, is conditioned on the rules being adopted in accordance with all provisions of the Illinois Administrative Procedure Act and all rules and procedures of the Joint Committee on Administrative Rules; any purported rule not so adopted, for whatever reason, is unauthorized.

On and after July 1, 2012, the Department shall reduce any rate of reimbursement for services or other payments or alter any methodologies authorized by this Code to reduce any rate of reimbursement for services or other payments in accordance with Section 5-5e.

Because kidney transplantation can be an appropriate, cost-effective alternative to renal dialysis when medically necessary and notwithstanding the provisions of Section 1-11 of this Code, beginning October 1, 2014, the Department shall cover kidney transplantation for noncitizens with end-stage renal disease who are not eligible for comprehensive medical benefits, who meet the residency requirements of Section 5-3 of this Code, and who would otherwise meet the financial requirements of the appropriate class of eligible persons under Section 5-2 of this Code. To qualify for coverage of kidney transplantation, such person must be receiving emergency renal dialysis services covered by the Department. Providers under this Section shall be prior approved and certified by the Department to perform kidney transplantation and the services under this Section shall be limited to services associated with kidney transplantation.

Notwithstanding any other provision of this Code to the contrary, on or after July 1, 2015, all FDA approved forms of medication assisted treatment prescribed for the treatment of alcohol dependence or treatment of opioid dependence shall be covered under both fee for service and managed care medical assistance programs for persons who are otherwise eligible for medical assistance under this Article and shall not be subject to any (1) utilization control, other than those established under the American Society of Addiction Medicine patient placement criteria, (2) prior authorization mandate, or (3) lifetime restriction limit mandate.

On or after July 1, 2015, opioid antagonists prescribed for the treatment of an opioid overdose, including the medication product, administration devices, and any pharmacy fees related to the dispensing and administration of the opioid antagonist, shall be covered under the medical assistance program for persons who are otherwise eligible for medical assistance under this Article. As used in this Section, "opioid antagonist" means a drug that binds to opioid receptors and blocks or inhibits the effect of opioids acting on those receptors, including, but not limited to, naloxone hydrochloride or any other similarly acting drug approved by the U.S. Food and Drug Administration.

Upon federal approval, the Department shall provide coverage and reimbursement for all drugs that are approved for marketing by the federal Food and Drug Administration and that are recommended by the federal Public Health Service or the United States Centers for Disease Control and Prevention for pre-exposure prophylaxis and related pre-exposure prophylaxis services, including, but not limited to, HIV and sexually transmitted infection screening, treatment for sexually transmitted infections, medical monitoring, assorted labs, and counseling to reduce the likelihood of HIV infection among individuals who are not infected with HIV but who are at high risk of HIV infection.

A federally qualified health center, as defined in Section 1905(l)(2)(B) of the federal Social Security Act, shall be reimbursed by the Department in accordance with the federally qualified health center's encounter rate for services provided to medical assistance recipients that are performed by a dental hygienist, as defined under the Illinois Dental Practice Act, working under the general supervision of a dentist and employed by a federally qualified health center.

(Source: P.A. 100-201, eff. 8-18-17; 100-395, eff. 1-1-18; 100-449, eff. 1-1-18; 100-538, eff. 1-1-18; 100-587, eff. 6-4-18; 100-759, eff. 1-1-19; 100-863, eff. 8-14-18; 100-974, eff. 8-19-18; 100-1009, eff. 1-1-19; 100-1018, eff. 1-1-19; 100-1148, eff. 12-10-18; 101-209, eff. 8-5-19; 101-580, eff. 1-1-20; revised 9-18-19.)

#### Article 105.

Section 105-5. The Illinois Public Aid Code is amended by changing Section 5-30.1 as follows:

(305 ILCS 5/5-30.1)

Sec. 5-30.1. Managed care protections.

(a) As used in this Section:

"Managed care organization" or "MCO" means any entity which contracts with the Department to provide services where payment for medical services is made on a capitated basis.

"Emergency services" include:

(1) emergency services, as defined by Section 10 of the Managed Care Reform and Patient Rights Act;

(2) emergency medical screening examinations, as defined by Section 10 of the Managed Care Reform and Patient Rights Act;

(3) post-stabilization medical services, as defined by Section 10 of the Managed Care Reform and Patient Rights Act; and

(4) emergency medical conditions, as defined by Section 10 of the Managed Care Reform and Patient Rights Act.

(b) As provided by Section 5-16.12, managed care organizations are subject to the provisions of the Managed Care Reform and Patient Rights Act.

(c) An MCO shall pay any provider of emergency services that does not have in effect a contract with the contracted Medicaid MCO. The default rate of reimbursement shall be the rate paid under Illinois Medicaid fee-for-service program methodology, including all policy adjusters, including but not limited to Medicaid High Volume Adjustments, Medicaid Percentage Adjustments, Outpatient High Volume Adjustments, and all outlier add-on adjustments to the extent such adjustments are incorporated in the development of the applicable MCO capitated rates.

(d) An MCO shall pay for all post-stabilization services as a covered service in any of the following situations:

(1) the MCO authorized such services;

(2) such services were administered to maintain the enrollee's stabilized condition within one hour after a request to the MCO for authorization of further post-stabilization services;

(3) the MCO did not respond to a request to authorize such services within one hour;

(4) the MCO could not be contacted; or

(5) the MCO and the treating provider, if the treating provider is a non-affiliated provider, could not reach an agreement concerning the enrollee's care and an affiliated provider was unavailable for a consultation, in which case the MCO must pay for such services rendered by the treating non-affiliated provider until an affiliated provider was reached and either concurred with the treating non-affiliated provider's plan of care or assumed responsibility for the enrollee's care. Such payment shall be made at the default rate of reimbursement paid under Illinois Medicaid fee-for-service program methodology, including all policy adjusters, including but not limited to Medicaid High

Volume Adjustments, Medicaid Percentage Adjustments, Outpatient High Volume Adjustments and all outlier add-on adjustments to the extent that such adjustments are incorporated in the development of the applicable MCO capitated rates.

(e) The following requirements apply to MCOs in determining payment for all emergency services:

(1) MCOs shall not impose any requirements for prior approval of emergency services.

(2) The MCO shall cover emergency services provided to enrollees who are temporarily away from their residence and outside the contracting area to the extent that the enrollees would be entitled to the emergency services if they still were within the contracting area.

(3) The MCO shall have no obligation to cover medical services provided on an emergency basis that are not covered services under the contract.

(4) The MCO shall not condition coverage for emergency services on the treating provider notifying the MCO of the enrollee's screening and treatment within 10 days after presentation for emergency services.

(5) The determination of the attending emergency physician, or the provider actually treating the enrollee, of whether an enrollee is sufficiently stabilized for discharge or transfer to another facility, shall be binding on the MCO. The MCO shall cover emergency services for all enrollees whether the emergency services are provided by an affiliated or non-affiliated provider.

(6) The MCO's financial responsibility for post-stabilization care services it has not pre-approved ends when:

(A) a plan physician with privileges at the treating hospital assumes responsibility for the enrollee's care;

(B) a plan physician assumes responsibility for the enrollee's care through transfer;

(C) a contracting entity representative and the treating physician reach an agreement concerning the enrollee's care; or

(D) the enrollee is discharged.

(f) Network adequacy and transparency.

(1) The Department shall:

(A) ensure that an adequate provider network is in place, taking into consideration health professional shortage areas and medically underserved areas;

(B) publicly release an explanation of its process for analyzing network adequacy;

(C) periodically ensure that an MCO continues to have an adequate network in place;

(D) require MCOs, including Medicaid Managed Care Entities as defined in Section 5-30.2, to meet provider directory requirements under Section 5-30.3; and

(E) require MCOs to ensure that any Medicaid-certified provider under contract with an MCO and previously submitted on a roster on the date of service is paid for any medically necessary, Medicaid-covered, and authorized service rendered to any of the MCO's enrollees, regardless of inclusion on the MCO's published and publicly available directory of available providers.

(2) Each MCO shall confirm its receipt of information submitted specific to physician or dentist additions or physician or dentist deletions from the MCO's provider network within 3 days after receiving all required information from contracted physicians or dentists, and electronic physician and dental directories must be updated consistent with current rules as published by the Centers for Medicare and Medicaid Services or its successor agency.

(g) Timely payment of claims.

(1) The MCO shall pay a claim within 30 days of receiving a claim that contains all the essential information needed to adjudicate the claim.

(2) The MCO shall notify the billing party of its inability to adjudicate a claim within 30 days of receiving that claim.

(3) The MCO shall pay a penalty that is at least equal to the timely payment interest penalty imposed under Section 368a of the Illinois Insurance Code for any claims not timely paid.

(A) When an MCO is required to pay a timely payment interest penalty to a provider, the MCO must calculate and pay the timely payment interest penalty that is due to the provider within 30 days after the payment of the claim. In no event shall a provider be required to request or apply for payment of any owed timely payment interest penalties.

(B) Such payments shall be reported separately from the claim payment for services rendered to the MCO's enrollee and clearly identified as interest payments.

(4)(A) The Department shall require MCOs to expedite payments to providers identified on the Department's expedited provider list, determined in accordance with 89 Ill. Adm. Code 140.71(b), on a schedule at least as frequently as the providers are paid under the Department's fee-for-service expedited provider schedule.

(B) Compliance with the expedited provider requirement may be satisfied by an MCO through the use of a Periodic Interim Payment (PIP) program that has been mutually agreed to and documented between the MCO and the provider, if the PIP program ensures that any expedited provider receives regular and periodic payments based on prior period payment experience from that MCO. Total payments under the PIP program may be reconciled against future PIP payments on a schedule mutually agreed to between the MCO and the provider.

(C) The Department shall share at least monthly its expedited provider list and the frequency with which it pays providers on the expedited list.

(g-5) Recognizing that the rapid transformation of the Illinois Medicaid program may have unintended operational challenges for both payers and providers:

(1) in no instance shall a medically necessary covered service rendered in good faith, based upon eligibility information documented by the provider, be denied coverage or diminished in payment amount if the eligibility or coverage information available at the time the service was rendered is later found to be inaccurate in the assignment of coverage responsibility between MCOs or the fee-for-service system, except for instances when an individual is deemed to have not been eligible for coverage under the Illinois Medicaid program; and

(2) the Department shall, by December 31, 2016, adopt rules establishing policies that shall be included in the Medicaid managed care policy and procedures manual addressing payment resolutions in situations in which a provider renders services based upon information obtained after verifying a patient's eligibility and coverage plan through either the Department's current enrollment system or a system operated by the coverage plan identified by the patient presenting for services:

(A) such medically necessary covered services shall be considered rendered in good faith;

(B) such policies and procedures shall be developed in consultation with industry representatives of the Medicaid managed care health plans and representatives of provider associations representing the majority of providers within the identified provider industry; and

(C) such rules shall be published for a review and comment period of no less than 30 days on the Department's website with final rules remaining available on the Department's website.

The rules on payment resolutions shall include, but not be limited to:

(A) the extension of the timely filing period;

(B) retroactive prior authorizations; and

(C) guaranteed minimum payment rate of no less than the current, as of the date of service, fee-for-service rate, plus all applicable add-ons, when the resulting service relationship is out of network.

The rules shall be applicable for both MCO coverage and fee-for-service coverage.

If the fee-for-service system is ultimately determined to have been responsible for coverage on the date of service, the Department shall provide for an extended period for claims submission outside the standard timely filing requirements.

(g-6) MCO Performance Metrics Report.

(1) The Department shall publish, on at least a quarterly basis, each MCO's operational performance, including, but not limited to, the following categories of metrics:

(A) claims payment, including timeliness and accuracy;

(B) prior authorizations;

(C) grievance and appeals;

(D) utilization statistics;

(E) provider disputes;

(F) provider credentialing; and

(G) member and provider customer service.

(2) The Department shall ensure that the metrics report is accessible to providers online by January 1, 2017.

(3) The metrics shall be developed in consultation with industry representatives of the Medicaid managed care health plans and representatives of associations representing the majority of providers within the identified industry.

(4) Metrics shall be defined and incorporated into the applicable Managed Care Policy Manual issued by the Department.

(g-7) MCO claims processing and performance analysis. In order to monitor MCO payments to hospital providers, pursuant to this amendatory Act of the 100th General Assembly, the Department shall post an analysis of MCO claims processing and payment performance on its website every 6 months. Such analysis shall include a review and evaluation of a representative sample of hospital claims that are rejected and denied for clean and unclear claims and the top 5 reasons for such actions and timeliness of claims adjudication, which identifies the percentage of claims adjudicated within 30, 60, 90, and over 90 days, and the dollar amounts associated with those claims. ~~The Department shall post the contracted claims report required by HealthChoice Illinois on its website every 3 months.~~

(g-8) Dispute resolution process. The Department shall maintain a provider complaint portal through which a provider can submit to the Department unresolved disputes with an MCO. An unresolved dispute means an MCO's decision that denies in whole or in part a claim for reimbursement to a provider for health care services rendered by the provider to an enrollee of the MCO with which the provider disagrees. Disputes shall not be submitted to the portal until the provider has availed itself of the MCO's internal dispute resolution process. Disputes that are submitted to the MCO internal dispute resolution process may be submitted to the Department of Healthcare and Family Services' complaint portal no sooner than 30 days after submitting to the MCO's internal process and not later than 30 days after the unsatisfactory resolution of the internal MCO process or 60 days after submitting the dispute to the MCO internal process. Multiple claim disputes involving the same MCO may be submitted in one complaint, regardless of whether the claims are for different enrollees, when the specific reason for non-payment of the claims involves a common question of fact or policy. Within 10 business days of receipt of a complaint, the Department shall present such disputes to the appropriate MCO, which shall then have 30 days to issue its written proposal to resolve the dispute. The Department may grant one 30-day extension of this time frame to one of the parties to resolve the dispute. If the dispute remains unresolved at the end of this time frame or the provider is not satisfied with the MCO's written proposal to resolve the dispute, the provider may, within 30 days, request the Department to review the dispute and make a final determination. Within 30 days of the request for Department review of the dispute, both the provider and the MCO shall present all relevant information to the Department for resolution and make individuals with knowledge of the issues available to the Department for further inquiry if needed. Within 30 days of receiving the relevant information on the dispute, or the lapse of the period for submitting such information, the Department shall issue a written decision on the dispute based on contractual terms between the provider and the MCO, contractual terms between the MCO and the Department of Healthcare and Family Services and applicable Medicaid policy. The decision of the Department shall be final. By January 1, 2020, the Department shall establish by rule further details of this dispute resolution process. Disputes between MCOs and providers presented to the Department for resolution are not contested cases, as defined in Section 1-30 of the Illinois Administrative Procedure Act, conferring any right to an administrative hearing.

(g-9)(1) The Department shall publish annually on its website a report on the calculation of each managed care organization's medical loss ratio showing the following:

- (A) Premium revenue, with appropriate adjustments.
- (B) Benefit expense, setting forth the aggregate amount spent for the following:
  - (i) Direct paid claims.
  - (ii) Subcapitation payments.
  - (iii) Other claim payments.
  - (iv) Direct reserves.
  - (v) Gross recoveries.
  - (vi) Expenses for activities that improve health care quality as allowed by the Department.

(2) The medical loss ratio shall be calculated consistent with federal law and regulation following a claims runout period determined by the Department.

(g-10)(1) "Liability effective date" means the date on which an MCO becomes responsible for payment for medically necessary and covered services rendered by a provider to one of its enrollees in accordance with the contract terms between the MCO and the provider. The liability effective date shall be the later of:

- (A) The execution date of a network participation contract agreement.

(B) The date the provider or its representative submits to the MCO the complete and accurate standardized roster form for the provider in the format approved by the Department.

(C) The provider effective date contained within the Department's provider enrollment subsystem within the Illinois Medicaid Program Advanced Cloud Technology (IMPACT) System.

(2) The standardized roster form may be submitted to the MCO at the same time that the provider submits an enrollment application to the Department through IMPACT.

(3) By October 1, 2019, the Department shall require all MCOs to update their provider directory with information for new practitioners of existing contracted providers within 30 days of receipt of a complete and accurate standardized roster template in the format approved by the Department provided that the provider is effective in the Department's provider enrollment subsystem within the IMPACT system. Such provider directory shall be readily accessible for purposes of selecting an approved health care provider and comply with all other federal and State requirements.

(g-11) The Department shall work with relevant stakeholders on the development of operational guidelines to enhance and improve operational performance of Illinois' Medicaid managed care program, including, but not limited to, improving provider billing practices, reducing claim rejections and inappropriate payment denials, and standardizing processes, procedures, definitions, and response timelines, with the goal of reducing provider and MCO administrative burdens and conflict. The Department shall include a report on the progress of these program improvements and other topics in its Fiscal Year 2020 annual report to the General Assembly.

(g-12) Notwithstanding any other provision of law, if the Department or an MCO requires submission of a claim for payment in a non-electronic format, a provider shall always be afforded a period of no less than 90 business days, as a correction period, following any notification of rejection by either the Department or the MCO to correct errors or omissions in the original submission.

Under no circumstances, either by an MCO or under the State's fee-for-service system, shall a provider be denied payment for failure to comply with any timely submission requirements under this Code or under any existing contract, unless the non-electronic format claim submission occurs after the initial 180 days following the latest date of service on the claim, or after the 90 business days correction period following notification to the provider of rejection or denial of payment.

(h) The Department shall not expand mandatory MCO enrollment into new counties beyond those counties already designated by the Department as of June 1, 2014 for the individuals whose eligibility for medical assistance is not the seniors or people with disabilities population until the Department provides an opportunity for accountable care entities and MCOs to participate in such newly designated counties.

(i) The requirements of this Section apply to contracts with accountable care entities and MCOs entered into, amended, or renewed after June 16, 2014 (the effective date of Public Act 98-651).

(j) Health care information released to managed care organizations. A health care provider shall release to a Medicaid managed care organization, upon request, and subject to the Health Insurance Portability and Accountability Act of 1996 and any other law applicable to the release of health information, the health care information of the MCO's enrollee, if the enrollee has completed and signed a general release form that grants to the health care provider permission to release the recipient's health care information to the recipient's insurance carrier.

(k) The Department of Healthcare and Family Services, managed care organizations, a statewide organization representing hospitals, and a statewide organization representing safety-net hospitals shall explore ways to support billing departments in safety-net hospitals.

(l) The requirements of this Section added by this amendatory Act of the 102nd General Assembly shall apply to services provided on or after the first day of the month that begins 60 days after the effective date of this amendatory Act of the 102nd General Assembly.

(Source: P.A. 101-209, eff. 8-5-19; 102-4, eff. 4-27-21.)

#### Article 999.

Section 999-99. Effective date. This Act takes effect upon becoming law."

#### AMENDMENT NO. 3 TO SENATE BILL 2294

AMENDMENT NO. 3 . Amend Senate Bill 2294, AS AMENDED, with reference to page and line numbers of House Amendment No. 2, on page 8, by replacing lines 16 through 25 with the following:

[May 31, 2021]

"(305 ILCS 5/5-41 new)

Sec. 5-41. Inpatient hospitalization for opioid-related overdose or withdrawal patients. Due to the disproportionately high opioid-related fatality rates among African Americans in under-resourced communities in Illinois, the lack of community resources, the comorbidities experienced by these patients, and the high rate of hospital inpatient recidivism associated with this population when improperly treated, the Department shall ensure that patients, whether enrolled under the Medical Assistance Fee For Service program or enrolled with a Medicaid Managed Care Organization, experiencing opioid-related overdose or withdrawal are admitted on an inpatient status and the provider shall be reimbursed accordingly, when deemed medically necessary, as determined by either the patient's primary care physician, or the physician or other practitioner responsible for the patient's care at the hospital to which the patient presents, using criteria established by the American Society of Addiction Medicine. If it is determined by the physician or other practitioner responsible for the patient's care at the hospital to which the patient presents, that a patient does not meet medical necessity criteria for the admission, then the patient may be treated via observation and the provider shall seek reimbursement accordingly. Nothing in this Section shall diminish the requirements of a provider to document medical necessity in the patient's record."; and

on page 9, by deleting lines 1 through 19; and

on page 12, by replacing lines 1 through 16 with the following:

"(305 ILCS 5/5-5.4k new)

Sec. 5-5.4k. Payments for long-acting injectable medications for mental health or substance use disorders. Notwithstanding any other provision of this Code, effective for dates of service on and after January 1, 2022, the medical assistance program shall separately reimburse at the prevailing fee schedule, for long-acting injectable medications administered for mental health or substance use disorder in the hospital inpatient setting, and which are compliant with the prior authorization requirements of this Section. The Department, in consultation with a statewide association representing a majority of hospitals and Managed Care Organizations shall implement, by rule, reimbursement policy and prior authorization criteria for the use of long-acting injectable medications administered in the hospital inpatient setting for the treatment of mental health disorders."; and

on page 169, by deleting lines 4 through 23; and

by deleting pages 170 through 198; and

on page 199, by deleting lines 1 through 7.

Under the rules, the foregoing **Senate Bill No. 2294**, with House Amendments numbered 1, 2 and 3, was referred to the Secretary's Desk.

#### JOINT ACTION MOTIONS FILED

The following Joint Action Motions to the Senate Bills listed below have been filed with the Secretary and referred to the Committee on Assignments:

Motion to Concur in House Amendment No. 2 to Senate Bill 508  
 Motion to Concur in House Amendment No. 5 to Senate Bill 508  
 Motion to Concur in House Amendment No. 2 to Senate Bill 825  
 Motion to Concur in House Amendment No. 1 to Senate Bill 2294  
 Motion to Concur in House Amendment No. 2 to Senate Bill 2294  
 Motion to Concur in House Amendment No. 3 to Senate Bill 2294  
 Motion to Concur in House Amendment No. 1 to Senate Bill 2406  
 Motion to Concur in House Amendment No. 2 to Senate Bill 2406

### LEGISLATIVE MEASURES FILED

The following Floor amendment to the House Bill listed below has been filed with the Secretary and referred to the Committee on Assignments:

Amendment No. 2 to House Bill 562

The following Floor amendment to the Senate Bill listed below has been filed with the Secretary and referred to the Committee on Assignments:

Amendment No. 3 to Senate Bill 2042

### REPORTS FROM COMMITTEE ON ASSIGNMENTS

Senator Lightford, Chair of the Committee on Assignments, during its May 31, 2021 meeting, reported that the following Legislative Measure has been approved for consideration:

#### **Floor Amendment No. 2 to House Bill 562**

The foregoing floor amendment was placed on the Secretary's Desk.

Senator Lightford, Chair of the Committee on Assignments, during its May 31, 2021 meeting, reported that the following Legislative Measure has been approved for consideration:

**Motion to Concur in House Amendment No. 2 to Senate Bill 508**  
**Motion to Concur in House Amendment No. 5 to Senate Bill 508**  
**Motion to Concur in House Amendment No. 2 to Senate Bill 825**  
**Motion to Concur in House Amendment No. 1 to Senate Bill 2294**  
**Motion to Concur in House Amendment No. 2 to Senate Bill 2294**  
**Motion to Concur in House Amendment No. 3 to Senate Bill 2294**  
**Motion to Concur in House Amendment No. 1 to Senate Bill 2406**  
**Motion to Concur in House Amendment No. 2 to Senate Bill 2406**

The foregoing concurrences were placed on the Senate Calendar.

At the hour of 7:57 o'clock p.m., Senator Cunningham, presiding.

At the hour of 7:59 o'clock p.m., Senator Muñoz, presiding.

### HOUSE BILL RECALLED

On motion of Senator Koehler, **House Bill No. 562** was recalled from the order of third reading to the order of second reading.

Senator Koehler offered the following amendment and moved its adoption:

#### **AMENDMENT NO. 1 TO HOUSE BILL 562**

AMENDMENT NO. 1. Amend House Bill 562 by replacing everything after the enacting clause with the following:

"Section 3. The Open Meetings Act is amended by changing Section 2 as follows:  
 (5 ILCS 120/2) (from Ch. 102, par. 42)  
 (Text of Section before amendment by P.A. 101-652)  
 Sec. 2. Open meetings.

[May 31, 2021]

(a) Openness required. All meetings of public bodies shall be open to the public unless excepted in subsection (c) and closed in accordance with Section 2a.

(b) Construction of exceptions. The exceptions contained in subsection (c) are in derogation of the requirement that public bodies meet in the open, and therefore, the exceptions are to be strictly construed, extending only to subjects clearly within their scope. The exceptions authorize but do not require the holding of a closed meeting to discuss a subject included within an enumerated exception.

(c) Exceptions. A public body may hold closed meetings to consider the following subjects:

(1) The appointment, employment, compensation, discipline, performance, or dismissal of specific employees, specific individuals who serve as independent contractors in a park, recreational, or educational setting, or specific volunteers of the public body or legal counsel for the public body, including hearing testimony on a complaint lodged against an employee, a specific individual who serves as an independent contractor in a park, recreational, or educational setting, or a volunteer of the public body or against legal counsel for the public body to determine its validity. However, a meeting to consider an increase in compensation to a specific employee of a public body that is subject to the Local Government Wage Increase Transparency Act may not be closed and shall be open to the public and posted and held in accordance with this Act.

(2) Collective negotiating matters between the public body and its employees or their representatives, or deliberations concerning salary schedules for one or more classes of employees.

(3) The selection of a person to fill a public office, as defined in this Act, including a vacancy in a public office, when the public body is given power to appoint under law or ordinance, or the discipline, performance or removal of the occupant of a public office, when the public body is given power to remove the occupant under law or ordinance.

(4) Evidence or testimony presented in open hearing, or in closed hearing where specifically authorized by law, to a quasi-adjudicative body, as defined in this Act, provided that the body prepares and makes available for public inspection a written decision setting forth its determinative reasoning.

(5) The purchase or lease of real property for the use of the public body, including meetings held for the purpose of discussing whether a particular parcel should be acquired.

(6) The setting of a price for sale or lease of property owned by the public body.

(7) The sale or purchase of securities, investments, or investment contracts. This exception shall not apply to the investment of assets or income of funds deposited into the Illinois Prepaid Tuition Trust Fund.

(8) Security procedures, school building safety and security, and the use of personnel and equipment to respond to an actual, a threatened, or a reasonably potential danger to the safety of employees, students, staff, the public, or public property.

(9) Student disciplinary cases.

(10) The placement of individual students in special education programs and other matters relating to individual students.

(11) Litigation, when an action against, affecting or on behalf of the particular public body has been filed and is pending before a court or administrative tribunal, or when the public body finds that an action is probable or imminent, in which case the basis for the finding shall be recorded and entered into the minutes of the closed meeting.

(12) The establishment of reserves or settlement of claims as provided in the Local Governmental and Governmental Employees Tort Immunity Act, if otherwise the disposition of a claim or potential claim might be prejudiced, or the review or discussion of claims, loss or risk management information, records, data, advice or communications from or with respect to any insurer of the public body or any intergovernmental risk management association or self insurance pool of which the public body is a member.

(13) Conciliation of complaints of discrimination in the sale or rental of housing, when closed meetings are authorized by the law or ordinance prescribing fair housing practices and creating a commission or administrative agency for their enforcement.

(14) Informant sources, the hiring or assignment of undercover personnel or equipment, or ongoing, prior or future criminal investigations, when discussed by a public body with criminal investigatory responsibilities.

(15) Professional ethics or performance when considered by an advisory body appointed to advise a licensing or regulatory agency on matters germane to the advisory body's field of competence.

(16) Self evaluation, practices and procedures or professional ethics, when meeting with a representative of a statewide association of which the public body is a member.

(17) The recruitment, credentialing, discipline or formal peer review of physicians or other health care professionals, or for the discussion of matters protected under the federal Patient Safety and Quality Improvement Act of 2005, and the regulations promulgated thereunder, including 42 C.F.R. Part 3 (73 FR 70732), or the federal Health Insurance Portability and Accountability Act of 1996, and the regulations promulgated thereunder, including 45 C.F.R. Parts 160, 162, and 164, by a hospital, or other institution providing medical care, that is operated by the public body.

(18) Deliberations for decisions of the Prisoner Review Board.

(19) Review or discussion of applications received under the Experimental Organ Transplantation Procedures Act.

(20) The classification and discussion of matters classified as confidential or continued confidential by the State Government Suggestion Award Board.

(21) Discussion of minutes of meetings lawfully closed under this Act, whether for purposes of approval by the body of the minutes or semi-annual review of the minutes as mandated by Section 2.06.

(22) Deliberations for decisions of the State Emergency Medical Services Disciplinary Review Board.

(23) The operation by a municipality of a municipal utility or the operation of a municipal power agency or municipal natural gas agency when the discussion involves (i) contracts relating to the purchase, sale, or delivery of electricity or natural gas or (ii) the results or conclusions of load forecast studies.

(24) Meetings of a residential health care facility resident sexual assault and death review team or the Executive Council under the Abuse Prevention Review Team Act.

(25) Meetings of an independent team of experts under Brian's Law.

(26) Meetings of a mortality review team appointed under the Department of Juvenile Justice Mortality Review Team Act.

(27) (Blank).

(28) Correspondence and records (i) that may not be disclosed under Section 11-9 of the Illinois Public Aid Code or (ii) that pertain to appeals under Section 11-8 of the Illinois Public Aid Code.

(29) Meetings between internal or external auditors and governmental audit committees, finance committees, and their equivalents, when the discussion involves internal control weaknesses, identification of potential fraud risk areas, known or suspected frauds, and fraud interviews conducted in accordance with generally accepted auditing standards of the United States of America.

(30) Those meetings or portions of meetings of a fatality review team or the Illinois Fatality Review Team Advisory Council during which a review of the death of an eligible adult in which abuse or neglect is suspected, alleged, or substantiated is conducted pursuant to Section 15 of the Adult Protective Services Act.

(31) Meetings and deliberations for decisions of the Concealed Carry Licensing Review Board under the Firearm Concealed Carry Act.

(32) Meetings between the Regional Transportation Authority Board and its Service Boards when the discussion involves review by the Regional Transportation Authority Board of employment contracts under Section 28d of the Metropolitan Transit Authority Act and Sections 3A.18 and 3B.26 of the Regional Transportation Authority Act.

(33) Those meetings or portions of meetings of the advisory committee and peer review subcommittee created under Section 320 of the Illinois Controlled Substances Act during which specific controlled substance prescriber, dispenser, or patient information is discussed.

(34) Meetings of the Tax Increment Financing Reform Task Force under Section 2505-800 of the Department of Revenue Law of the Civil Administrative Code of Illinois.

(35) Meetings of the group established to discuss Medicaid capitation rates under Section 5-30.8 of the Illinois Public Aid Code.

(36) Those deliberations or portions of deliberations for decisions of the Illinois Gaming Board in which there is discussed any of the following: (i) personal, commercial, financial, or other information obtained from any source that is privileged, proprietary, confidential, or a trade secret; or (ii) information specifically exempted from the disclosure by federal or State law.

(d) Definitions. For purposes of this Section:

"Employee" means a person employed by a public body whose relationship with the public body constitutes an employer-employee relationship under the usual common law rules, and who is not an independent contractor.

"Public office" means a position created by or under the Constitution or laws of this State, the occupant of which is charged with the exercise of some portion of the sovereign power of this State. The term "public office" shall include members of the public body, but it shall not include organizational positions filled by members thereof, whether established by law or by a public body itself, that exist to assist the body in the conduct of its business.

"Quasi-adjudicative body" means an administrative body charged by law or ordinance with the responsibility to conduct hearings, receive evidence or testimony and make determinations based thereon, but does not include local electoral boards when such bodies are considering petition challenges.

(e) Final action. No final action may be taken at a closed meeting. Final action shall be preceded by a public recital of the nature of the matter being considered and other information that will inform the public of the business being conducted.

(Source: P.A. 100-201, eff. 8-18-17; 100-465, eff. 8-31-17; 100-646, eff. 7-27-18; 101-31, eff. 6-28-19; 101-459, eff. 8-23-19; revised 9-27-19.)

(Text of Section after amendment by P.A. 101-652)

Sec. 2. Open meetings.

(a) Openness required. All meetings of public bodies shall be open to the public unless excepted in subsection (c) and closed in accordance with Section 2a.

(b) Construction of exceptions. The exceptions contained in subsection (c) are in derogation of the requirement that public bodies meet in the open, and therefore, the exceptions are to be strictly construed, extending only to subjects clearly within their scope. The exceptions authorize but do not require the holding of a closed meeting to discuss a subject included within an enumerated exception.

(c) Exceptions. A public body may hold closed meetings to consider the following subjects:

(1) The appointment, employment, compensation, discipline, performance, or dismissal of specific employees, specific individuals who serve as independent contractors in a park, recreational, or educational setting, or specific volunteers of the public body or legal counsel for the public body, including hearing testimony on a complaint lodged against an employee, a specific individual who serves as an independent contractor in a park, recreational, or educational setting, or a volunteer of the public body or against legal counsel for the public body to determine its validity. However, a meeting to consider an increase in compensation to a specific employee of a public body that is subject to the Local Government Wage Increase Transparency Act may not be closed and shall be open to the public and posted and held in accordance with this Act.

(2) Collective negotiating matters between the public body and its employees or their representatives, or deliberations concerning salary schedules for one or more classes of employees.

(3) The selection of a person to fill a public office, as defined in this Act, including a vacancy in a public office, when the public body is given power to appoint under law or ordinance, or the discipline, performance or removal of the occupant of a public office, when the public body is given power to remove the occupant under law or ordinance.

(4) Evidence or testimony presented in open hearing, or in closed hearing where specifically authorized by law, to a quasi-adjudicative body, as defined in this Act, provided that the body prepares and makes available for public inspection a written decision setting forth its determinative reasoning.

(5) The purchase or lease of real property for the use of the public body, including meetings held for the purpose of discussing whether a particular parcel should be acquired.

(6) The setting of a price for sale or lease of property owned by the public body.

(7) The sale or purchase of securities, investments, or investment contracts. This exception shall not apply to the investment of assets or income of funds deposited into the Illinois Prepaid Tuition Trust Fund.

(8) Security procedures, school building safety and security, and the use of personnel and equipment to respond to an actual, a threatened, or a reasonably potential danger to the safety of employees, students, staff, the public, or public property.

(9) Student disciplinary cases.

(10) The placement of individual students in special education programs and other matters relating to individual students.

(11) Litigation, when an action against, affecting or on behalf of the particular public body has been filed and is pending before a court or administrative tribunal, or when the public body finds that an action is probable or imminent, in which case the basis for the finding shall be recorded and entered into the minutes of the closed meeting.

(12) The establishment of reserves or settlement of claims as provided in the Local Governmental and Governmental Employees Tort Immunity Act, if otherwise the disposition of a claim or potential claim might be prejudiced, or the review or discussion of claims, loss or risk management information, records, data, advice or communications from or with respect to any insurer of the public body or any intergovernmental risk management association or self insurance pool of which the public body is a member.

(13) Conciliation of complaints of discrimination in the sale or rental of housing, when closed meetings are authorized by the law or ordinance prescribing fair housing practices and creating a commission or administrative agency for their enforcement.

(14) Informant sources, the hiring or assignment of undercover personnel or equipment, or ongoing, prior or future criminal investigations, when discussed by a public body with criminal investigatory responsibilities.

(15) Professional ethics or performance when considered by an advisory body appointed to advise a licensing or regulatory agency on matters germane to the advisory body's field of competence.

(16) Self evaluation, practices and procedures or professional ethics, when meeting with a representative of a statewide association of which the public body is a member.

(17) The recruitment, credentialing, discipline or formal peer review of physicians or other health care professionals, or for the discussion of matters protected under the federal Patient Safety and Quality Improvement Act of 2005, and the regulations promulgated thereunder, including 42 C.F.R. Part 3 (73 FR 70732), or the federal Health Insurance Portability and Accountability Act of 1996, and the regulations promulgated thereunder, including 45 C.F.R. Parts 160, 162, and 164, by a hospital, or other institution providing medical care, that is operated by the public body.

(18) Deliberations for decisions of the Prisoner Review Board.

(19) Review or discussion of applications received under the Experimental Organ Transplantation Procedures Act.

(20) The classification and discussion of matters classified as confidential or continued confidential by the State Government Suggestion Award Board.

(21) Discussion of minutes of meetings lawfully closed under this Act, whether for purposes of approval by the body of the minutes or semi-annual review of the minutes as mandated by Section 2.06.

(22) Deliberations for decisions of the State Emergency Medical Services Disciplinary Review Board.

(23) The operation by a municipality of a municipal utility or the operation of a municipal power agency or municipal natural gas agency when the discussion involves (i) contracts relating to the purchase, sale, or delivery of electricity or natural gas or (ii) the results or conclusions of load forecast studies.

(24) Meetings of a residential health care facility resident sexual assault and death review team or the Executive Council under the Abuse Prevention Review Team Act.

(25) Meetings of an independent team of experts under Brian's Law.

(26) Meetings of a mortality review team appointed under the Department of Juvenile Justice Mortality Review Team Act.

(27) (Blank).

(28) Correspondence and records (i) that may not be disclosed under Section 11-9 of the Illinois Public Aid Code or (ii) that pertain to appeals under Section 11-8 of the Illinois Public Aid Code.

(29) Meetings between internal or external auditors and governmental audit committees, finance committees, and their equivalents, when the discussion involves internal control weaknesses, identification of potential fraud risk areas, known or suspected frauds, and fraud interviews conducted in accordance with generally accepted auditing standards of the United States of America.

(30) Those meetings or portions of meetings of a fatality review team or the Illinois Fatality Review Team Advisory Council during which a review of the death of an eligible adult in which

abuse or neglect is suspected, alleged, or substantiated is conducted pursuant to Section 15 of the Adult Protective Services Act.

(31) Meetings and deliberations for decisions of the Concealed Carry Licensing Review Board under the Firearm Concealed Carry Act.

(32) Meetings between the Regional Transportation Authority Board and its Service Boards when the discussion involves review by the Regional Transportation Authority Board of employment contracts under Section 28d of the Metropolitan Transit Authority Act and Sections 3A.18 and 3B.26 of the Regional Transportation Authority Act.

(33) Those meetings or portions of meetings of the advisory committee and peer review subcommittee created under Section 320 of the Illinois Controlled Substances Act during which specific controlled substance prescriber, dispenser, or patient information is discussed.

(34) Meetings of the Tax Increment Financing Reform Task Force under Section 2505-800 of the Department of Revenue Law of the Civil Administrative Code of Illinois.

(35) Meetings of the group established to discuss Medicaid capitation rates under Section 5-30.8 of the Illinois Public Aid Code.

(36) Those deliberations or portions of deliberations for decisions of the Illinois Gaming Board in which there is discussed any of the following: (i) personal, commercial, financial, or other information obtained from any source that is privileged, proprietary, confidential, or a trade secret; or (ii) information specifically exempted from the disclosure by federal or State law.

(37) Deliberations for decisions of the Illinois Law Enforcement Training Standards Board, the Certification Review Panel, and the Illinois State Police Merit Board regarding certification and decertification.

(38) Meetings of the Firearm Owner's Identification Card Review Board under Section 10 of the Firearm Owners Identification Card Act.

(d) Definitions. For purposes of this Section:

"Employee" means a person employed by a public body whose relationship with the public body constitutes an employer-employee relationship under the usual common law rules, and who is not an independent contractor.

"Public office" means a position created by or under the Constitution or laws of this State, the occupant of which is charged with the exercise of some portion of the sovereign power of this State. The term "public office" shall include members of the public body, but it shall not include organizational positions filled by members thereof, whether established by law or by a public body itself, that exist to assist the body in the conduct of its business.

"Quasi-judicative body" means an administrative body charged by law or ordinance with the responsibility to conduct hearings, receive evidence or testimony and make determinations based thereon, but does not include local electoral boards when such bodies are considering petition challenges.

(e) Final action. No final action may be taken at a closed meeting. Final action shall be preceded by a public recital of the nature of the matter being considered and other information that will inform the public of the business being conducted.

(Source: P.A. 100-201, eff. 8-18-17; 100-465, eff. 8-31-17; 100-646, eff. 7-27-18; 101-31, eff. 6-28-19; 101-459, eff. 8-23-19; 101-652, eff. 1-1-22.)

Section 5. The Freedom of Information Act is amended by changing Section 7.5 as follows:

(5 ILCS 140/7.5)

(Text of Section before amendment by P.A. 101-652)

Sec. 7.5. Statutory exemptions. To the extent provided for by the statutes referenced below, the following shall be exempt from inspection and copying:

(a) All information determined to be confidential under Section 4002 of the Technology Advancement and Development Act.

(b) Library circulation and order records identifying library users with specific materials under the Library Records Confidentiality Act.

(c) Applications, related documents, and medical records received by the Experimental Organ Transplantation Procedures Board and any and all documents or other records prepared by the Experimental Organ Transplantation Procedures Board or its staff relating to applications it has received.

(d) Information and records held by the Department of Public Health and its authorized representatives relating to known or suspected cases of sexually transmissible disease or any information the disclosure of which is restricted under the Illinois Sexually Transmissible Disease Control Act.

(e) Information the disclosure of which is exempted under Section 30 of the Radon Industry Licensing Act.

(f) Firm performance evaluations under Section 55 of the Architectural, Engineering, and Land Surveying Qualifications Based Selection Act.

(g) Information the disclosure of which is restricted and exempted under Section 50 of the Illinois Prepaid Tuition Act.

(h) Information the disclosure of which is exempted under the State Officials and Employees Ethics Act, and records of any lawfully created State or local inspector general's office that would be exempt if created or obtained by an Executive Inspector General's office under that Act.

(i) Information contained in a local emergency energy plan submitted to a municipality in accordance with a local emergency energy plan ordinance that is adopted under Section 11-21.5-5 of the Illinois Municipal Code.

(j) Information and data concerning the distribution of surcharge moneys collected and remitted by carriers under the Emergency Telephone System Act.

(k) Law enforcement officer identification information or driver identification information compiled by a law enforcement agency or the Department of Transportation under Section 11-212 of the Illinois Vehicle Code.

(l) Records and information provided to a residential health care facility resident sexual assault and death review team or the Executive Council under the Abuse Prevention Review Team Act.

(m) Information provided to the predatory lending database created pursuant to Article 3 of the Residential Real Property Disclosure Act, except to the extent authorized under that Article.

(n) Defense budgets and petitions for certification of compensation and expenses for court appointed trial counsel as provided under Sections 10 and 15 of the Capital Crimes Litigation Act. This subsection (n) shall apply until the conclusion of the trial of the case, even if the prosecution chooses not to pursue the death penalty prior to trial or sentencing.

(o) Information that is prohibited from being disclosed under Section 4 of the Illinois Health and Hazardous Substances Registry Act.

(p) Security portions of system safety program plans, investigation reports, surveys, schedules, lists, data, or information compiled, collected, or prepared by or for the Regional Transportation Authority under Section 2.11 of the Regional Transportation Authority Act or the St. Clair County Transit District under the Bi-State Transit Safety Act.

(q) Information prohibited from being disclosed by the Personnel Record Review Act.

(r) Information prohibited from being disclosed by the Illinois School Student Records Act.

(s) Information the disclosure of which is restricted under Section 5-108 of the Public Utilities Act.

(t) All identified or deidentified health information in the form of health data or medical records contained in, stored in, submitted to, transferred by, or released from the Illinois Health Information Exchange, and identified or deidentified health information in the form of health data and medical records of the Illinois Health Information Exchange in the possession of the Illinois Health Information Exchange Office due to its administration of the Illinois Health Information Exchange. The terms "identified" and "deidentified" shall be given the same meaning as in the Health Insurance Portability and Accountability Act of 1996, Public Law 104-191, or any subsequent amendments thereto, and any regulations promulgated thereunder.

(u) Records and information provided to an independent team of experts under the Developmental Disability and Mental Health Safety Act (also known as Brian's Law).

(v) Names and information of people who have applied for or received Firearm Owner's Identification Cards under the Firearm Owners Identification Card Act or applied for or received a concealed carry license under the Firearm Concealed Carry Act, unless otherwise authorized by the Firearm Concealed Carry Act; and databases under the Firearm Concealed Carry Act, records of the Concealed Carry Licensing Review Board under the Firearm Concealed Carry Act, and law enforcement agency objections under the Firearm Concealed Carry Act.

- (w) Personally identifiable information which is exempted from disclosure under subsection (g) of Section 19.1 of the Toll Highway Act.
- (x) Information which is exempted from disclosure under Section 5-1014.3 of the Counties Code or Section 8-11-21 of the Illinois Municipal Code.
- (y) Confidential information under the Adult Protective Services Act and its predecessor enabling statute, the Elder Abuse and Neglect Act, including information about the identity and administrative finding against any caregiver of a verified and substantiated decision of abuse, neglect, or financial exploitation of an eligible adult maintained in the Registry established under Section 7.5 of the Adult Protective Services Act.
- (z) Records and information provided to a fatality review team or the Illinois Fatality Review Team Advisory Council under Section 15 of the Adult Protective Services Act.
- (aa) Information which is exempted from disclosure under Section 2.37 of the Wildlife Code.
- (bb) Information which is or was prohibited from disclosure by the Juvenile Court Act of 1987.
- (cc) Recordings made under the Law Enforcement Officer-Worn Body Camera Act, except to the extent authorized under that Act.
- (dd) Information that is prohibited from being disclosed under Section 45 of the Condominium and Common Interest Community Ombudsperson Act.
- (ee) Information that is exempted from disclosure under Section 30.1 of the Pharmacy Practice Act.
- (ff) Information that is exempted from disclosure under the Revised Uniform Unclaimed Property Act.
- (gg) Information that is prohibited from being disclosed under Section 7-603.5 of the Illinois Vehicle Code.
- (hh) Records that are exempt from disclosure under Section 1A-16.7 of the Election Code.
- (ii) Information which is exempted from disclosure under Section 2505-800 of the Department of Revenue Law of the Civil Administrative Code of Illinois.
- (jj) Information and reports that are required to be submitted to the Department of Labor by registering day and temporary labor service agencies but are exempt from disclosure under subsection (a-1) of Section 45 of the Day and Temporary Labor Services Act.
- (kk) Information prohibited from disclosure under the Seizure and Forfeiture Reporting Act.
- (ll) Information the disclosure of which is restricted and exempted under Section 5-30.8 of the Illinois Public Aid Code.
- (mm) Records that are exempt from disclosure under Section 4.2 of the Crime Victims Compensation Act.
- (nn) Information that is exempt from disclosure under Section 70 of the Higher Education Student Assistance Act.
- (oo) Communications, notes, records, and reports arising out of a peer support counseling session prohibited from disclosure under the First Responders Suicide Prevention Act.
- (pp) Names and all identifying information relating to an employee of an emergency services provider or law enforcement agency under the First Responders Suicide Prevention Act.
- (qq) Information and records held by the Department of Public Health and its authorized representatives collected under the Reproductive Health Act.
- (rr) Information that is exempt from disclosure under the Cannabis Regulation and Tax Act.
- (ss) Data reported by an employer to the Department of Human Rights pursuant to Section 2-108 of the Illinois Human Rights Act.
- (tt) Recordings made under the Children's Advocacy Center Act, except to the extent authorized under that Act.
- (uu) Information that is exempt from disclosure under Section 50 of the Sexual Assault Evidence Submission Act.
- (vv) Information that is exempt from disclosure under subsections (f) and (j) of Section 5-36 of the Illinois Public Aid Code.
- (ww) Information that is exempt from disclosure under Section 16.8 of the State Treasurer Act.
- (xx) Information that is exempt from disclosure or information that shall not be made public under the Illinois Insurance Code.
- (yy) Information prohibited from being disclosed under the Illinois Educational Labor Relations Act.

(zz) Information prohibited from being disclosed under the Illinois Public Labor Relations Act.

(aaa) Information prohibited from being disclosed under Section 1-167 of the Illinois Pension Code.

(bbb) Information that is exempt from disclosure under subsection (k) of Section 11 of the Equal Pay Act of 2003.

(Source: P.A. 100-20, eff. 7-1-17; 100-22, eff. 1-1-18; 100-201, eff. 8-18-17; 100-373, eff. 1-1-18; 100-464, eff. 8-28-17; 100-465, eff. 8-31-17; 100-512, eff. 7-1-18; 100-517, eff. 6-1-18; 100-646, eff. 7-27-18; 100-690, eff. 1-1-19; 100-863, eff. 8-14-18; 100-887, eff. 8-14-18; 101-13, eff. 6-12-19; 101-27, eff. 6-25-19; 101-81, eff. 7-12-19; 101-221, eff. 1-1-20; 101-236, eff. 1-1-20; 101-375, eff. 8-16-19; 101-377, eff. 8-16-19; 101-452, eff. 1-1-20; 101-466, eff. 1-1-20; 101-600, eff. 12-6-19; 101-620, eff. 12-20-19; 101-649, eff. 7-7-20; 101-656, eff. 3-23-21.)

(Text of Section after amendment by P.A. 101-652)

Sec. 7.5. Statutory exemptions. To the extent provided for by the statutes referenced below, the following shall be exempt from inspection and copying:

(a) All information determined to be confidential under Section 4002 of the Technology Advancement and Development Act.

(b) Library circulation and order records identifying library users with specific materials under the Library Records Confidentiality Act.

(c) Applications, related documents, and medical records received by the Experimental Organ Transplantation Procedures Board and any and all documents or other records prepared by the Experimental Organ Transplantation Procedures Board or its staff relating to applications it has received.

(d) Information and records held by the Department of Public Health and its authorized representatives relating to known or suspected cases of sexually transmissible disease or any information the disclosure of which is restricted under the Illinois Sexually Transmissible Disease Control Act.

(e) Information the disclosure of which is exempted under Section 30 of the Radon Industry Licensing Act.

(f) Firm performance evaluations under Section 55 of the Architectural, Engineering, and Land Surveying Qualifications Based Selection Act.

(g) Information the disclosure of which is restricted and exempted under Section 50 of the Illinois Prepaid Tuition Act.

(h) Information the disclosure of which is exempted under the State Officials and Employees Ethics Act, and records of any lawfully created State or local inspector general's office that would be exempt if created or obtained by an Executive Inspector General's office under that Act.

(i) Information contained in a local emergency energy plan submitted to a municipality in accordance with a local emergency energy plan ordinance that is adopted under Section 11-21.5-5 of the Illinois Municipal Code.

(j) Information and data concerning the distribution of surcharge moneys collected and remitted by carriers under the Emergency Telephone System Act.

(k) Law enforcement officer identification information or driver identification information compiled by a law enforcement agency or the Department of Transportation under Section 11-212 of the Illinois Vehicle Code.

(l) Records and information provided to a residential health care facility resident sexual assault and death review team or the Executive Council under the Abuse Prevention Review Team Act.

(m) Information provided to the predatory lending database created pursuant to Article 3 of the Residential Real Property Disclosure Act, except to the extent authorized under that Article.

(n) Defense budgets and petitions for certification of compensation and expenses for court appointed trial counsel as provided under Sections 10 and 15 of the Capital Crimes Litigation Act. This subsection (n) shall apply until the conclusion of the trial of the case, even if the prosecution chooses not to pursue the death penalty prior to trial or sentencing.

(o) Information that is prohibited from being disclosed under Section 4 of the Illinois Health and Hazardous Substances Registry Act.

(p) Security portions of system safety program plans, investigation reports, surveys, schedules, lists, data, or information compiled, collected, or prepared by or for the Regional Transportation

Authority under Section 2.11 of the Regional Transportation Authority Act or the St. Clair County Transit District under the Bi-State Transit Safety Act.

(q) Information prohibited from being disclosed by the Personnel Record Review Act.

(r) Information prohibited from being disclosed by the Illinois School Student Records Act.

(s) Information the disclosure of which is restricted under Section 5-108 of the Public Utilities Act.

(t) All identified or deidentified health information in the form of health data or medical records contained in, stored in, submitted to, transferred by, or released from the Illinois Health Information Exchange, and identified or deidentified health information in the form of health data and medical records of the Illinois Health Information Exchange in the possession of the Illinois Health Information Exchange Office due to its administration of the Illinois Health Information Exchange. The terms "identified" and "deidentified" shall be given the same meaning as in the Health Insurance Portability and Accountability Act of 1996, Public Law 104-191, or any subsequent amendments thereto, and any regulations promulgated thereunder.

(u) Records and information provided to an independent team of experts under the Developmental Disability and Mental Health Safety Act (also known as Brian's Law).

(v) Names and information of people who have applied for or received Firearm Owner's Identification Cards under the Firearm Owners Identification Card Act or applied for or received a concealed carry license under the Firearm Concealed Carry Act, unless otherwise authorized by the Firearm Concealed Carry Act; and databases under the Firearm Concealed Carry Act, records of the Concealed Carry Licensing Review Board under the Firearm Concealed Carry Act, and law enforcement agency objections under the Firearm Concealed Carry Act.

(v-5) Records of the Firearm Owner's Identification Card Review Board that are exempted from disclosure under Section 10 of the Firearm Owners Identification Card Act.

(w) Personally identifiable information which is exempted from disclosure under subsection (g) of Section 19.1 of the Toll Highway Act.

(x) Information which is exempted from disclosure under Section 5-1014.3 of the Counties Code or Section 8-11-21 of the Illinois Municipal Code.

(y) Confidential information under the Adult Protective Services Act and its predecessor enabling statute, the Elder Abuse and Neglect Act, including information about the identity and administrative finding against any caregiver of a verified and substantiated decision of abuse, neglect, or financial exploitation of an eligible adult maintained in the Registry established under Section 7.5 of the Adult Protective Services Act.

(z) Records and information provided to a fatality review team or the Illinois Fatality Review Team Advisory Council under Section 15 of the Adult Protective Services Act.

(aa) Information which is exempted from disclosure under Section 2.37 of the Wildlife Code.

(bb) Information which is or was prohibited from disclosure by the Juvenile Court Act of 1987.

(cc) Recordings made under the Law Enforcement Officer-Worn Body Camera Act, except to the extent authorized under that Act.

(dd) Information that is prohibited from being disclosed under Section 45 of the Condominium and Common Interest Community Ombudsperson Act.

(ee) Information that is exempted from disclosure under Section 30.1 of the Pharmacy Practice Act.

(ff) Information that is exempted from disclosure under the Revised Uniform Unclaimed Property Act.

(gg) Information that is prohibited from being disclosed under Section 7-603.5 of the Illinois Vehicle Code.

(hh) Records that are exempt from disclosure under Section 1A-16.7 of the Election Code.

(ii) Information which is exempted from disclosure under Section 2505-800 of the Department of Revenue Law of the Civil Administrative Code of Illinois.

(jj) Information and reports that are required to be submitted to the Department of Labor by registering day and temporary labor service agencies but are exempt from disclosure under subsection (a-1) of Section 45 of the Day and Temporary Labor Services Act.

(kk) Information prohibited from disclosure under the Seizure and Forfeiture Reporting Act.

(ll) Information the disclosure of which is restricted and exempted under Section 5-30.8 of the Illinois Public Aid Code.

(mm) Records that are exempt from disclosure under Section 4.2 of the Crime Victims Compensation Act.

(nn) Information that is exempt from disclosure under Section 70 of the Higher Education Student Assistance Act.

(oo) Communications, notes, records, and reports arising out of a peer support counseling session prohibited from disclosure under the First Responders Suicide Prevention Act.

(pp) Names and all identifying information relating to an employee of an emergency services provider or law enforcement agency under the First Responders Suicide Prevention Act.

(qq) Information and records held by the Department of Public Health and its authorized representatives collected under the Reproductive Health Act.

(rr) Information that is exempt from disclosure under the Cannabis Regulation and Tax Act.

(ss) Data reported by an employer to the Department of Human Rights pursuant to Section 2-108 of the Illinois Human Rights Act.

(tt) Recordings made under the Children's Advocacy Center Act, except to the extent authorized under that Act.

(uu) Information that is exempt from disclosure under Section 50 of the Sexual Assault Evidence Submission Act.

(vv) Information that is exempt from disclosure under subsections (f) and (j) of Section 5-36 of the Illinois Public Aid Code.

(ww) Information that is exempt from disclosure under Section 16.8 of the State Treasurer Act.

(xx) Information that is exempt from disclosure or information that shall not be made public under the Illinois Insurance Code.

(yy) Information prohibited from being disclosed under the Illinois Educational Labor Relations Act.

(zz) Information prohibited from being disclosed under the Illinois Public Labor Relations Act.

(aaa) Information prohibited from being disclosed under Section 1-167 of the Illinois Pension Code.

(bbb) Information that is exempt from disclosure under subsection (k) of Section 11 of the Equal Pay Act of 2003.

(ccc) ~~(bbb)~~ Information that is prohibited from disclosure by the Illinois Police Training Act and the State Police Act.

(ddd) Records exempt from disclosure under Section 2605-304 of the Department of State Police Law of the Civil Administrative Code of Illinois.

(Source: P.A. 100-20, eff. 7-1-17; 100-22, eff. 1-1-18; 100-201, eff. 8-18-17; 100-373, eff. 1-1-18; 100-464, eff. 8-28-17; 100-465, eff. 8-31-17; 100-512, eff. 7-1-18; 100-517, eff. 6-1-18; 100-646, eff. 7-27-18; 100-690, eff. 1-1-19; 100-863, eff. 8-14-18; 100-887, eff. 8-14-18; 101-13, eff. 6-12-19; 101-27, eff. 6-25-19; 101-81, eff. 7-12-19; 101-221, eff. 1-1-20; 101-236, eff. 1-1-20; 101-375, eff. 8-16-19; 101-377, eff. 8-16-19; 101-452, eff. 1-1-20; 101-466, eff. 1-1-20; 101-600, eff. 12-6-19; 101-620, eff. 12-20-19; 101-649, eff. 7-7-20; 101-652, eff. 1-1-22; 101-656, eff. 3-23-21; revised 4-21-21.)

Section 7. The Gun Trafficking Information Act is amended by changing Section 10-5 as follows:

(5 ILCS 830/10-5)

Sec. 10-5. Gun trafficking information.

(a) The Department of State Police shall use all reasonable efforts in making publicly available, on a regular and ongoing basis, key information related to firearms used in the commission of crimes in this State, including, but not limited to: reports on crimes committed with firearms, locations where the crimes occurred, the number of persons killed or injured in the commission of the crimes, the state where the firearms used originated, the Federal Firearms Licensee that sold the firearm, ~~and~~ the type of firearms used, annual statistical information concerning Firearm Owner's Identification Card and concealed carry license applications, revocations, and compliance with Section 9.5 of the Firearm Owners Identification Card Act, firearm restraining order dispositions, and firearm dealer license certification inspections. The Department shall make the information available on its website, which may be presented in a dashboard format, in addition to electronically filing a report with the Governor and the General Assembly. The report to the General Assembly shall be filed with the Clerk of the House of Representatives and the Secretary of the Senate in electronic form only, in the manner that the Clerk and the Secretary shall direct.

(b) The Department shall study, on a regular and ongoing basis, and compile reports on the number of Firearm Owner's Identification Card checks to determine firearms trafficking or straw purchase patterns. The Department shall, to the extent not inconsistent with law, share such reports and underlying data with academic centers, foundations, and law enforcement agencies studying firearms trafficking, provided that personally identifying information is protected. For purposes of this subsection (b), a Firearm Owner's Identification Card number is not personally identifying information, provided that no other personal information of the card holder is attached to the record. The Department may create and attach an alternate unique identifying number to each Firearm Owner's Identification Card number, instead of releasing the Firearm Owner's Identification Card number itself.

(c) Each department, office, division, and agency of this State shall, to the extent not inconsistent with law, cooperate fully with the Department and furnish the Department with all relevant information and assistance on a timely basis as is necessary to accomplish the purpose of this Act. The Illinois Criminal Justice Information Authority shall submit the information required in subsection (a) of this Section to the Department of State Police, and any other information as the Department may request, to assist the Department in carrying out its duties under this Act.

(Source: P.A. 100-1178, eff. 1-18-19.)

Section 10. The Department of State Police Law of the Civil Administrative Code of Illinois is amended by changing Section 2605-605 and by adding Section 2605-304 as follows:

(20 ILCS 2605/2605-304 new)

Sec. 2605-304. Prohibited persons portal.

(a) Within 90 days after the effective date of this amendatory Act of the 102nd General Assembly, the Illinois State Police shall establish a portal for use by federal, State, or local law enforcement agencies, including Offices of the State's Attorneys and the Office of the Attorney General to capture a report of persons whose Firearm Owner's Identification Cards have been revoked or suspended. The portal is for law enforcement purposes only.

(b) The Illinois State Police shall include in the report the reason the person's Firearm Owner's Identification Card was subject to revocation or suspension, to the extent allowed by law, consistent with Sections 8 and 8.2 of the Firearm Owners Identification Card Act.

(c) The Illinois State Police shall indicate whether the person subject to the revocation or suspension of his or her Firearm Owner's Identification Card has surrendered his or her revoked or suspended Firearm Owner's Identification Card and whether the person has completed a Firearm Disposition Record required under Section 9.5 of the Firearm Owners Identification Card Act. The Illinois State Police shall make reasonable efforts to make this information available on the Law Enforcement Agencies Data System (LEADS).

(d) The Illinois State Police shall provide updates of information related to an individual's current Firearm Owner's Identification Card revocation or suspension status, including compliance under Section 9.5 of the Firearm Owners Identification Card Act, in the Illinois State Police's Law Enforcement Agencies Data System.

(e) Records in this portal are exempt from disclosure under the Freedom of Information Act.

(f) The Illinois State Police may adopt rules necessary to implement this Section.

(20 ILCS 2605/2605-605)

Sec. 2605-605. Violent Crime Intelligence Task Force. The Director of State Police shall ~~may~~ establish a statewide multi-jurisdictional Violent Crime Intelligence Task Force led by the Department of State Police dedicated to combating gun violence, gun-trafficking, and other violent crime with the primary mission of preservation of life and reducing the occurrence and the fear of crime. The objectives of the Task Force shall include, but not be limited to, reducing and preventing illegal possession and use of firearms, firearm-related homicides, and other violent crimes, and solving firearm-related crimes.

(1) The Task Force may develop and acquire information, training, tools, and resources necessary to implement a data-driven approach to policing, with an emphasis on intelligence development.

(2) The Task Force may utilize information sharing, partnerships, crime analysis, and evidence-based practices to assist in the reduction of firearm-related shootings, homicides, and gun-trafficking, including, but not limited to, ballistic data, eTrace data, DNA evidence, latent fingerprints, firearm training data, and National Integrated Ballistic Information Network (NIBIN) data. The Task Force may design a model crime gun intelligence strategy which may include, but is not limited to, comprehensive collection and documentation of all ballistic evidence, timely transfer of NIBIN and eTrace leads to an intelligence center,

which may include the Division of Criminal Investigation of the Illinois State Police, timely dissemination of intelligence to investigators, investigative follow-up, and coordinated prosecution.

(3) The Task Force may recognize and utilize best practices of community policing and may develop potential partnerships with faith-based and community organizations to achieve its goals.

(4) The Task Force may identify and utilize best practices in drug-diversion programs and other community-based services to redirect low-level offenders.

(5) The Task Force may assist in violence suppression strategies including, but not limited to, details in identified locations that have shown to be the most prone to gun violence and violent crime, focused deterrence against violent gangs and groups considered responsible for the violence in communities, and other intelligence driven methods deemed necessary to interrupt cycles of violence or prevent retaliation.

(6) In consultation with the Chief Procurement Officer, the Department of State Police may obtain contracts for software, commodities, resources, and equipment to assist the Task Force with achieving this Act. Any contracts necessary to support the delivery of necessary software, commodities, resources, and equipment are not subject to the Illinois Procurement Code, except for Sections 20-60, 20-65, 20-70, and 20-160 and Article 50 of that Code, provided that the Chief Procurement Officer may, in writing with justification, waive any certification required under Article 50 of the Illinois Procurement Code.

(7) The Task Force shall conduct enforcement operations against persons whose Firearm Owner's Identification Cards have been revoked or suspended and persons who fail to comply with the requirements of Section 9.5 of the Firearm Owners Identification Card Act, prioritizing individuals presenting a clear and present danger to themselves or to others under paragraph (2) of subsection (d) of Section 8.1 of the Firearm Owners Identification Card Act.

(8) The Task Force shall collaborate with local law enforcement agencies to enforce provisions of the Firearm Owners Identification Card Act, the Firearm Concealed Carry Act, the Firearm Dealer License Certification Act, and Article 24 of the Criminal Code of 2012.

(9) To implement this Section, the Director of the Illinois State Police may establish intergovernmental agreements with law enforcement agencies in accordance with the Intergovernmental Cooperation Act.

(10) Law enforcement agencies that participate in activities described in paragraphs (7) through (9) may apply to the Illinois State Police for grants from the State Police Revocation Enforcement Fund. (Source: P.A. 100-3, eff. 1-1-18.)

Section 11. The Illinois Criminal Justice Information Act is amended by adding Section 7.9 as follows:

(20 ILCS 3930/7.9 new)

Sec. 7.9. Firearm Prohibitors and Records Improvement Task Force.

(a) As used in this Section, "firearms prohibitor" means any factor listed in Section 4 of the Firearm Owners Identification Card Act or Section 24-3 or 24-3.1 of the Criminal Code of 2012 that prohibits a person from transferring or possessing a firearm, firearm ammunition, Firearm Owner's Identification Card, or concealed carry license.

(b) The Firearm Prohibitors and Records Improvement Task Force is created to identify and research all available grants, resources, and revenue that may be applied for and used by all entities responsible for reporting federal and State firearm prohibitors to the Illinois State Police and the National Instant Criminal Background Check System. Under the Firearm Owners Identification Card Act, these reporting entities include, but are not limited to, hospitals, courts, law enforcement and corrections. The Task Force shall identify weaknesses in reporting and recommend a strategy to direct resources and revenue to ensuring reporting is reliable, accurate, and timely. The Task Force shall inventory all statutorily mandated firearm and gun violence related data collection and reporting requirements, along with the agency responsible for collecting that data, and identify gaps in those requirements. The Task Force shall submit a coordinated application with and through the Illinois Criminal Justice Information Authority for federal funds from the National Criminal History Improvement Program and the NICS Acts Record Improvement Program. The Firearm Prohibitors and Records Improvement Task Force shall be comprised of the following members, all of whom shall serve without compensation:

(1) the Executive Director of the Illinois Criminal Justice Information Authority, who shall serve as Chair;

(2) the Director of the Illinois State Police, or his or her designee;

(3) the Secretary of Human Services, or his or her designee;

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(4) the Director of Corrections, or his or her designee;

(5) the Attorney General, or his or her designee;

(6) the Director of the Administrative Office of the Illinois Courts, or his or her designee;

(7) a representative of an association representing circuit clerks appointed by the President of the Senate;

(8) a representative of an association representing sheriffs appointed by the House Minority Leader;

(9) a representative of an association representing State's Attorneys appointed by the House Minority Leader;

(10) a representative of an association representing chiefs of police appointed by the Senate Minority Leader;

(11) a representative of an association representing hospitals appointed by the Speaker of the House of Representatives;

(12) a representative of an association representing counties appointed by the President of the Senate; and

(13) a representative of an association representing municipalities appointed by the Speaker of the House of Representatives.

(c) The Illinois Criminal Justice Information Authority shall provide administrative and other support to the Task Force. The Illinois State Police Division of Justice Services shall also provide support to the Illinois Criminal Justice Information Authority and the Task Force.

(d) The Task Force may meet in person or virtually and shall issue a written report of its findings and recommendations to General Assembly on or before July 1, 2022. The Task Force shall issue an annual report, which shall include information on the state of FOID data, including a review of previous activity by the Task Force to close previously identified gaps; identifying known (or new) gaps; a proposal of policy and practice recommendations to close those gaps; and a preview of expected activities of the Task Force for the coming year.

(e) Within 60 days of the effective date of this amendatory Act of the 102nd General Assembly, the Chair shall establish the Task Force.

(f) This Section is repealed on July 1, 2027.

Section 15. The State Finance Act is amended by changing 6z-99 and by adding Sections 5.938 and 6z-125 as follows:

(30 ILCS 105/5.938 new)

Sec. 5.938. The State Police Revocation Enforcement Fund.

(30 ILCS 105/6z-99)

Sec. 6z-99. The Mental Health Reporting Fund.

(a) There is created in the State treasury a special fund known as the Mental Health Reporting Fund. The Fund shall receive revenue under the Firearm Concealed Carry Act. The Fund may also receive revenue from grants, pass-through grants, donations, appropriations, and any other legal source.

(b) The Department of State Police and Department of Human Services shall coordinate to use moneys in the Fund to finance their respective duties of collecting and reporting data on mental health records and ensuring that mental health firearm possession prohibitors are enforced as set forth under the Firearm Concealed Carry Act and the Firearm Owners Identification Card Act. Any surplus in the Fund beyond what is necessary to ensure compliance with mental health reporting under these Acts shall be used by the Department of Human Services for mental health treatment programs as follows: (1) 50% shall be used to fund community-based mental health programs aimed at reducing gun violence, community integration and education, or mental health awareness and prevention, including administrative costs; and (2) 50% shall be used to award grants that use and promote the National School Mental Health Curriculum model for school-based mental health support, integration, and services.

(c) Investment income that is attributable to the investment of moneys in the Fund shall be retained in the Fund for the uses specified in this Section.

(Source: P.A. 98-63, eff. 7-9-13; 98-756, eff. 7-16-14.)

(30 ILCS 105/6z-125 new)

Sec. 6z-125. State Police Revocation Enforcement Fund.

(a) The State Police Revocation Enforcement Fund is established as a special fund in the State treasury. This Fund is established to receive moneys from the Firearm Owners Identification Card Act to

enforce that Act, the Firearm Concealed Carry Act, Article 24 of the Criminal Code of 2012, and other firearm offenses. The Fund may also receive revenue from grants, donations, appropriations, and any other legal source.

(b) The Illinois State Police may use moneys from the Fund to establish task forces and, if necessary, include other law enforcement agencies, under intergovernmental contracts written and executed in conformity with the Intergovernmental Cooperation Act.

(c) The Illinois State Police may use moneys in the Fund to hire and train State Police officers and prevention of violent crime.

(d) The State Police Revocation Enforcement Fund is not subject to administrative chargebacks.

(e) Law enforcement agencies that participate in Firearm Owner's Identification Card revocation enforcement in the Violent Crime Intelligence Task Force may apply for grants from the Illinois State Police.

Section 16. The Intergovernmental Drug Laws Enforcement Act is amended by changing Section 3 as follows:

(30 ILCS 715/3) (from Ch. 56 1/2, par. 1703)

Sec. 3. A Metropolitan Enforcement Group which meets the minimum criteria established in this Section is eligible to receive State grants to help defray the costs of operation. To be eligible a MEG must:

(1) Be established and operating pursuant to intergovernmental contracts written and executed in conformity with the Intergovernmental Cooperation Act, and involve 2 or more units of local government.

(2) Establish a MEG Policy Board composed of an elected official, or his designee, and the chief law enforcement officer, or his designee, from each participating unit of local government to oversee the operations of the MEG and make such reports to the Department of State Police as the Department may require.

(3) Designate a single appropriate elected official of a participating unit of local government to act as the financial officer of the MEG for all participating units of local government and to receive funds for the operation of the MEG.

(4) Limit its operations to enforcement of drug laws; enforcement of Sections 10-9, 24-1, 24-1.1, 24-1.2, 24-1.2-5, 24-1.5, 24-1.7, 24-1.8, 24-2.1, 24-2.2, 24-3, 24-3.1, 24-3.2, 24-3.3, 24-3.4, 24-3.5, 24-3.7, 24-3.8, 24-3.9, 24-3A, 24-3B, 24-4, and 24-5 ~~and subsections 24-1(a)(4), 24-1(a)(6), 24-1(a)(7), 24-1(a)(9), 24-1(a)(10), and 24-1(e) of the Criminal Code of 2012; Sections 2, 3, 6.1, 14 of the Firearm Owners Identification Card Act;~~ and the investigation of streetgang related offenses.

(5) Cooperate with the Department of State Police in order to assure compliance with this Act and to enable the Department to fulfill its duties under this Act, and supply the Department with all information the Department deems necessary therefor.

(6) Receive funding of at least 50% of the total operating budget of the MEG from the participating units of local government.

(Source: P.A. 97-1150, eff. 1-25-13.)

Section 20. The Firearm Owners Identification Card Act is amended by changing Sections 1.1, 3, 3.1, 4, 5, 6, 7, 8.2, 8.3, 9.5, 10, 11, and 13.2 and by adding Sections 6.2, 7.5, 8.4, 8.5, and 13.4 as follows:

(430 ILCS 65/1.1) (from Ch. 38, par. 83-1.1)

Sec. 1.1. For purposes of this Act:

"Addicted to narcotics" means a person who has been:

(1) convicted of an offense involving the use or possession of cannabis, a controlled substance, or methamphetamine within the past year; or

(2) determined by the Department of State Police to be addicted to narcotics based upon federal law or federal guidelines.

"Addicted to narcotics" does not include possession or use of a prescribed controlled substance under the direction and authority of a physician or other person authorized to prescribe the controlled substance when the controlled substance is used in the prescribed manner.

"Adjudicated as a person with a mental disability" means the person is the subject of a determination by a court, board, commission or other lawful authority that the person, as a result of marked subnormal intelligence, or mental illness, mental impairment, incompetency, condition, or disease:

(1) presents a clear and present danger to himself, herself, or to others;

(2) lacks the mental capacity to manage his or her own affairs or is adjudicated a person with a disability as defined in Section 11a-2 of the Probate Act of 1975;

(3) is not guilty in a criminal case by reason of insanity, mental disease or defect;

(3.5) is guilty but mentally ill, as provided in Section 5-2-6 of the Unified Code of Corrections;

(4) is incompetent to stand trial in a criminal case;

(5) is not guilty by reason of lack of mental responsibility under Articles 50a and 72b of the Uniform Code of Military Justice, 10 U.S.C. 850a, 876b;

(6) is a sexually violent person under subsection (f) of Section 5 of the Sexually Violent Persons Commitment Act;

(7) is a sexually dangerous person under the Sexually Dangerous Persons Act;

(8) is unfit to stand trial under the Juvenile Court Act of 1987;

(9) is not guilty by reason of insanity under the Juvenile Court Act of 1987;

(10) is subject to involuntary admission as an inpatient as defined in Section 1-119 of the Mental Health and Developmental Disabilities Code;

(11) is subject to involuntary admission as an outpatient as defined in Section 1-119.1 of the Mental Health and Developmental Disabilities Code;

(12) is subject to judicial admission as set forth in Section 4-500 of the Mental Health and Developmental Disabilities Code; or

(13) is subject to the provisions of the Interstate Agreements on Sexually Dangerous Persons Act.

"Clear and present danger" means a person who:

(1) communicates a serious threat of physical violence against a reasonably identifiable victim or poses a clear and imminent risk of serious physical injury to himself, herself, or another person as determined by a physician, clinical psychologist, or qualified examiner; or

(2) demonstrates threatening physical or verbal behavior, such as violent, suicidal, or assaultive threats, actions, or other behavior, as determined by a physician, clinical psychologist, qualified examiner, school administrator, or law enforcement official.

"Clinical psychologist" has the meaning provided in Section 1-103 of the Mental Health and Developmental Disabilities Code.

"Controlled substance" means a controlled substance or controlled substance analog as defined in the Illinois Controlled Substances Act.

"Counterfeit" means to copy or imitate, without legal authority, with intent to deceive.

"Federally licensed firearm dealer" means a person who is licensed as a federal firearms dealer under Section 923 of the federal Gun Control Act of 1968 (18 U.S.C. 923).

"Firearm" means any device, by whatever name known, which is designed to expel a projectile or projectiles by the action of an explosion, expansion of gas or escape of gas; excluding, however:

(1) any pneumatic gun, spring gun, paint ball gun, or B-B gun which expels a single globular projectile not exceeding .18 inch in diameter or which has a maximum muzzle velocity of less than 700 feet per second;

(1.1) any pneumatic gun, spring gun, paint ball gun, or B-B gun which expels breakable paint balls containing washable marking colors;

(2) any device used exclusively for signalling or safety and required or recommended by the United States Coast Guard or the Interstate Commerce Commission;

(3) any device used exclusively for the firing of stud cartridges, explosive rivets or similar industrial ammunition; and

(4) an antique firearm (other than a machine-gun) which, although designed as a weapon, the Department of State Police finds by reason of the date of its manufacture, value, design, and other characteristics is primarily a collector's item and is not likely to be used as a weapon.

"Firearm ammunition" means any self-contained cartridge or shotgun shell, by whatever name known, which is designed to be used or adaptable to use in a firearm; excluding, however:

(1) any ammunition exclusively designed for use with a device used exclusively for signalling or safety and required or recommended by the United States Coast Guard or the Interstate Commerce Commission; and

(2) any ammunition designed exclusively for use with a stud or rivet driver or other similar industrial ammunition.

"Gun show" means an event or function:

(1) at which the sale and transfer of firearms is the regular and normal course of business and where 50 or more firearms are displayed, offered, or exhibited for sale, transfer, or exchange; or

(2) at which not less than 10 gun show vendors display, offer, or exhibit for sale, sell, transfer, or exchange firearms.

"Gun show" includes the entire premises provided for an event or function, including parking areas for the event or function, that is sponsored to facilitate the purchase, sale, transfer, or exchange of firearms as described in this Section. Nothing in this definition shall be construed to exclude a gun show held in conjunction with competitive shooting events at the World Shooting Complex sanctioned by a national governing body in which the sale or transfer of firearms is authorized under subparagraph (5) of paragraph (g) of subsection (A) of Section 24-3 of the Criminal Code of 2012.

Unless otherwise expressly stated, "gun show" does not include training or safety classes, competitive shooting events, such as rifle, shotgun, or handgun matches, trap, skeet, or sporting clays shoots, dinners, banquets, raffles, or any other event where the sale or transfer of firearms is not the primary course of business.

"Gun show promoter" means a person who organizes or operates a gun show.

"Gun show vendor" means a person who exhibits, sells, offers for sale, transfers, or exchanges any firearms at a gun show, regardless of whether the person arranges with a gun show promoter for a fixed location from which to exhibit, sell, offer for sale, transfer, or exchange any firearm.

"Involuntarily admitted" has the meaning as prescribed in Sections 1-119 and 1-119.1 of the Mental Health and Developmental Disabilities Code.

"Mental health facility" means any licensed private hospital or hospital affiliate, institution, or facility, or part thereof, and any facility, or part thereof, operated by the State or a political subdivision thereof which provide treatment of persons with mental illness and includes all hospitals, institutions, clinics, evaluation facilities, mental health centers, colleges, universities, long-term care facilities, and nursing homes, or parts thereof, which provide treatment of persons with mental illness whether or not the primary purpose is to provide treatment of persons with mental illness.

"National governing body" means a group of persons who adopt rules and formulate policy on behalf of a national firearm sporting organization.

"Patient" means:

(1) a person who is admitted as an inpatient or resident of a public or private mental health facility for mental health treatment under Chapter III of the Mental Health and Developmental Disabilities Code as an informal admission, a voluntary admission, a minor admission, an emergency admission, or an involuntary admission, unless the treatment was solely for an alcohol abuse disorder; or

(2) a person who voluntarily or involuntarily receives mental health treatment as an out-patient or is otherwise provided services by a public or private mental health facility, and who poses a clear and present danger to himself, herself, or to others.

"Person with a developmental disability" means a person with a disability which is attributable to any other condition which results in impairment similar to that caused by an intellectual disability and which requires services similar to those required by persons with intellectual disabilities. The disability must originate before the age of 18 years, be expected to continue indefinitely, and constitute a substantial disability. This disability results, in the professional opinion of a physician, clinical psychologist, or qualified examiner, in significant functional limitations in 3 or more of the following areas of major life activity:

- (i) self-care;
- (ii) receptive and expressive language;
- (iii) learning;
- (iv) mobility; or
- (v) self-direction.

"Person with an intellectual disability" means a person with a significantly subaverage general intellectual functioning which exists concurrently with impairment in adaptive behavior and which originates before the age of 18 years.

"Physician" has the meaning as defined in Section 1-120 of the Mental Health and Developmental Disabilities Code.

"Protective order" means any orders of protection issued under the Illinois Domestic Violence Act of 1986, stalking no contact orders issued under the Stalking No Contact Order Act, civil no contact orders

issued under the Civil No Contact Order Act, and firearms restraining orders issued under the Firearms Restraining Order Act.

"Qualified examiner" has the meaning provided in Section 1-122 of the Mental Health and Developmental Disabilities Code.

"Sanctioned competitive shooting event" means a shooting contest officially recognized by a national or state shooting sport association, and includes any sight-in or practice conducted in conjunction with the event.

"School administrator" means the person required to report under the School Administrator Reporting of Mental Health Clear and Present Danger Determinations Law.

"Stun gun or taser" has the meaning ascribed to it in Section 24-1 of the Criminal Code of 2012.

(Source: P.A. 99-29, eff. 7-10-15; 99-143, eff. 7-27-15; 99-642, eff. 7-28-16; 100-906, eff. 1-1-19.)

(430 ILCS 65/3) (from Ch. 38, par. 83-3)

Sec. 3. (a) Except as provided in Section 3a, no person may knowingly transfer, or cause to be transferred, any firearm, firearm ammunition, stun gun, or taser to any person within this State unless the transferee with whom he deals displays either: (1) a currently valid Firearm Owner's Identification Card which has previously been issued in his or her name by the Department of State Police under the provisions of this Act; or (2) a currently valid license to carry a concealed firearm which has previously been issued in his or her name by the Department of State Police under the Firearm Concealed Carry Act. In addition, all firearm, stun gun, and taser transfers by federally licensed firearm dealers are subject to Section 3.1.

(a-5) Any person who is not a federally licensed firearm dealer and who desires to transfer or sell a firearm while that person is on the grounds of a gun show must, before selling or transferring the firearm, request the Department of State Police to conduct a background check on the prospective recipient of the firearm in accordance with Section 3.1.

(a-10) Notwithstanding item (2) of subsection (a) of this Section, any person who is not a federally licensed firearm dealer and who desires to transfer or sell a firearm or firearms to any person who is not a federally licensed firearm dealer shall, before selling or transferring the firearms, contact a federal firearm license dealer under paragraph (1) of subsection (a-15) of this Section to conduct the transfer or the Illinois Department of State Police with the transferee's or purchaser's Firearm Owner's Identification Card number to determine the validity of the transferee's or purchaser's Firearm Owner's Identification Card under State and federal law including the National Instant Criminal Background Check System. This subsection shall not be effective until January 1, 2024. Until that date the transferor shall contact the Illinois State Police with the transferee's or purchaser's Firearm Owner's Identification Card number to determine the validity of the card 2014. The Department of State Police may adopt rules concerning the implementation of this subsection. The Department of State Police shall provide the seller or transferor an approval number if the purchaser's Firearm Owner's Identification Card is valid. Approvals issued by the Department for the purchase of a firearm pursuant to this subsection are valid for 30 days from the date of issue.

(a-15) The provisions of subsection (a-10) of this Section do not apply to:

(1) transfers that occur at the place of business of a federally licensed firearm dealer, if the federally licensed firearm dealer conducts a background check on the prospective recipient of the firearm in accordance with Section 3.1 of this Act and follows all other applicable federal, State, and local laws as if he or she were the seller or transferor of the firearm, although the dealer is not required to accept the firearm into his or her inventory. The purchaser or transferee may be required by the federally licensed firearm dealer to pay a fee not to exceed \$10 per firearm, which the dealer may retain as compensation for performing the functions required under this paragraph, plus the applicable fees authorized by Section 3.1;

(2) transfers as a bona fide gift to the transferor's husband, wife, son, daughter, stepson, stepdaughter, father, mother, stepfather, stepmother, brother, sister, nephew, niece, uncle, aunt, grandfather, grandmother, grandson, granddaughter, father-in-law, mother-in-law, son-in-law, or daughter-in-law;

(3) transfers by persons acting pursuant to operation of law or a court order;

(4) transfers on the grounds of a gun show under subsection (a-5) of this Section;

(5) the delivery of a firearm by its owner to a gunsmith for service or repair, the return of the firearm to its owner by the gunsmith, or the delivery of a firearm by a gunsmith to a federally licensed firearms dealer for service or repair and the return of the firearm to the gunsmith;

(6) temporary transfers that occur while in the home of the unlicensed transferee, if the unlicensed transferee is not otherwise prohibited from possessing firearms and the unlicensed

transferee reasonably believes that possession of the firearm is necessary to prevent imminent death or great bodily harm to the unlicensed transferee;

(7) transfers to a law enforcement or corrections agency or a law enforcement or corrections officer acting within the course and scope of his or her official duties;

(8) transfers of firearms that have been rendered permanently inoperable to a nonprofit historical society, museum, or institutional collection; and

(9) transfers to a person who is exempt from the requirement of possessing a Firearm Owner's Identification Card under Section 2 of this Act.

(a-20) ~~The Illinois Department of State Police shall develop an Internet-based system for individuals to determine the validity of a Firearm Owner's Identification Card prior to the sale or transfer of a firearm. The Department shall have the Internet-based system updated completed and available for use by January 1, 2024 July 1, 2015. The Illinois State Police Department shall adopt rules not inconsistent with this Section to implement this system; but no rule shall allow the Illinois State Police to retain records in contravention of State and federal law.~~

(a-25) On or before January 1, 2022, the Illinois State Police shall develop an Internet-based system upon which the serial numbers of firearms that have been reported stolen are available for public access for individuals to ensure any firearms are not reported stolen prior to the sale or transfer of a firearm under this Section. The Illinois State Police shall have the Internet-based system completed and available for use by July 1, 2022. The Department shall adopt rules not inconsistent with this Section to implement this system.

(b) Any person within this State who transfers or causes to be transferred any firearm, stun gun, or taser shall keep a record of such transfer for a period of 10 years from the date of transfer. Any person within this State who transfers or receives any firearm, stun gun, or taser pursuant to subsection (a-10) shall keep a record of the transfer for a period of 20 years from the date of transfer, unless the transfer is conducted by a federal firearms licensed dealer. Such record shall contain the date of the transfer; the description, serial number or other information identifying the firearm, stun gun, or taser if no serial number is available; and, if the transfer was completed within this State, the transferee's Firearm Owner's Identification Card number and any approval number or documentation provided by the Department of State Police pursuant to subsection (a-10) of this Section; if the transfer was not completed within this State, the record shall contain the name and address of the transferee. On or after January 1, 2006, the record shall contain the date of application for transfer of the firearm. On demand of a peace officer such transferor or transferee shall produce for inspection such record of transfer. If the transfer or sale took place at a gun show, the record shall include the unique identification number. Failure to record the unique identification number or approval number is a petty offense. For transfers of a firearm, stun gun, or taser made on or after the effective date of this amendatory Act of the 100th General Assembly, failure by the private seller or purchaser to maintain the transfer records in accordance with this Section is a Class A misdemeanor for the first offense and a Class 4 felony for a second or subsequent offense occurring within 10 years of the first offense and the second offense was committed after conviction of the first offense. Whenever any person who has not previously been convicted of any violation of subsection (a-5), the court may grant supervision pursuant to and consistent with the limitations of Section 5-6-1 of the Unified Code of Corrections. A transferor or transferee shall not be criminally liable under this Section provided that he or she provides the Department of State Police with the transfer records in accordance with procedures established by the Department. The Department shall establish, by rule, a standard form on its website.

(b-5) Any resident may purchase ammunition from a person within or outside of Illinois if shipment is by United States mail or by a private express carrier authorized by federal law to ship ammunition. Any resident purchasing ammunition within or outside the State of Illinois must provide the seller with a copy of his or her valid Firearm Owner's Identification Card or valid concealed carry license and either his or her Illinois driver's license or Illinois State Identification Card prior to the shipment of the ammunition. The ammunition may be shipped only to an address on either of those 2 documents.

(c) The provisions of this Section regarding the transfer of firearm ammunition shall not apply to those persons specified in paragraph (b) of Section 2 of this Act.  
(Source: P.A. 99-29, eff. 7-10-15; 100-1178, eff. 1-18-19.)

(430 ILCS 65/3.1) (from Ch. 38, par. 83-3.1)

Sec. 3.1. Firearm Transfer Inquiry Program Dial up system.

(a) The Department of State Police shall provide a dial up telephone system or utilize other existing technology which shall be used by any federally licensed firearm dealer, gun show promoter, or gun show vendor who is to transfer a firearm, stun gun, or taser under the provisions of this Act. The Department of

State Police may utilize existing technology which allows the caller to be charged a fee not to exceed \$2. Fees collected by the Department of State Police shall be deposited in the State Police Firearm Services Fund and used to provide the service.

(b) Upon receiving a request from a federally licensed firearm dealer, gun show promoter, or gun show vendor, the Department of State Police shall immediately approve, or within the time period established by Section 24-3 of the Criminal Code of 2012 regarding the delivery of firearms, stun guns, and tasers notify the inquiring dealer, gun show promoter, or gun show vendor of any objection that would disqualify the transferee from acquiring or possessing a firearm, stun gun, or taser. In conducting the inquiry, the Department of State Police shall initiate and complete an automated search of its criminal history record information files and those of the Federal Bureau of Investigation, including the National Instant Criminal Background Check System, and of the files of the Department of Human Services relating to mental health and developmental disabilities to obtain any felony conviction or patient hospitalization information which would disqualify a person from obtaining or require revocation of a currently valid Firearm Owner's Identification Card.

(b-5) By January 1, 2023, the Illinois State Police shall by rule provide a process for the automatic renewal of the Firearm Owner's Identification Card of a person at the time of an inquiry in subsection (b). Persons eligible for this process must have a set of fingerprints on file with their application under either subsection (a-25) of Section 4 or the Firearm Concealed Carry Act.

(c) If receipt of a firearm would not violate Section 24-3 of the Criminal Code of 2012, federal law, or this Act the Department of State Police shall:

- (1) assign a unique identification number to the transfer; and
- (2) provide the licensee, gun show promoter, or gun show vendor with the number.

(d) Approvals issued by the Department of State Police for the purchase of a firearm are valid for 30 days from the date of issue.

(e) (1) The Department of State Police must act as the Illinois Point of Contact for the National Instant Criminal Background Check System.

(2) The Department of State Police and the Department of Human Services shall, in accordance with State and federal law regarding confidentiality, enter into a memorandum of understanding with the Federal Bureau of Investigation for the purpose of implementing the National Instant Criminal Background Check System in the State. The Department of State Police shall report the name, date of birth, and physical description of any person prohibited from possessing a firearm pursuant to the Firearm Owners Identification Card Act or 18 U.S.C. 922(g) and (n) to the National Instant Criminal Background Check System Index, Denied Persons Files.

(3) The Department of State Police shall provide notice of the disqualification of a person under subsection (b) of this Section or the revocation of a person's Firearm Owner's Identification Card under Section 8 or Section 8.2 of this Act, and the reason for the disqualification or revocation, to all law enforcement agencies with jurisdiction to assist with the seizure of the person's Firearm Owner's Identification Card.

(f) The Department of State Police shall adopt rules not inconsistent with this Section to implement this system.

(Source: P.A. 98-63, eff. 7-9-13; 99-787, eff. 1-1-17.)

(430 ILCS 65/4) (from Ch. 38, par. 83-4)

Sec. 4. Application for Firearm Owner's Identification Cards.

(a) Each applicant for a Firearm Owner's Identification Card must:

(1) ~~Submit an application as on blank forms prepared and furnished at convenient locations throughout the State by the Department of State Police, or by electronic means, if and when made available by the Illinois Department of State Police; and~~

(2) Submit evidence to the Department of State Police that:

(i) This subparagraph (i) applies through the 180th day following the effective date of this amendatory Act of the 101st General Assembly. He or she is 21 years of age or over, or if he or she is under 21 years of age that he or she has the written consent of his or her parent or legal guardian to possess and acquire firearms and firearm ammunition and that he or she has never been convicted of a misdemeanor other than a traffic offense or adjudged delinquent, provided, however, that such parent or legal guardian is not an individual prohibited from having a Firearm Owner's Identification Card and files an affidavit with the Department as prescribed by the Department stating that he or she is not an individual prohibited from having a Card;

(i-5) This subparagraph (i-5) applies on and after the 181st day following the effective date of this amendatory Act of the 101st General Assembly. He or she is 21 years of age or over, or if he or she is under 21 years of age that he or she has never been convicted of a misdemeanor other than a traffic offense or adjudged delinquent and is an active duty member of the United States Armed Forces or has the written consent of his or her parent or legal guardian to possess and acquire firearms and firearm ammunition, provided, however, that such parent or legal guardian is not an individual prohibited from having a Firearm Owner's Identification Card and files an affidavit with the Department as prescribed by the Department stating that he or she is not an individual prohibited from having a Card or the active duty member of the United States Armed Forces under 21 years of age annually submits proof to the Department of State Police, in a manner prescribed by the Department;

(ii) He or she has not been convicted of a felony under the laws of this or any other jurisdiction;

(iii) He or she is not addicted to narcotics;

(iv) He or she has not been a patient in a mental health facility within the past 5 years or, if he or she has been a patient in a mental health facility more than 5 years ago submit the certification required under subsection (u) of Section 8 of this Act;

(v) He or she is not a person with an intellectual disability;

(vi) He or she is not an alien who is unlawfully present in the United States under the laws of the United States;

(vii) He or she is not subject to an existing order of protection prohibiting him or her from possessing a firearm;

(viii) He or she has not been convicted within the past 5 years of battery, assault, aggravated assault, violation of an order of protection, or a substantially similar offense in another jurisdiction, in which a firearm was used or possessed;

(ix) He or she has not been convicted of domestic battery, aggravated domestic battery, or a substantially similar offense in another jurisdiction committed before, on or after January 1, 2012 (the effective date of Public Act 97-158). If the applicant knowingly and intelligently waives the right to have an offense described in this clause (ix) tried by a jury, and by guilty plea or otherwise, results in a conviction for an offense in which a domestic relationship is not a required element of the offense but in which a determination of the applicability of 18 U.S.C. 922(g)(9) is made under Section 112A-11.1 of the Code of Criminal Procedure of 1963, an entry by the court of a judgment of conviction for that offense shall be grounds for denying the issuance of a Firearm Owner's Identification Card under this Section;

(x) (Blank);

(xi) He or she is not an alien who has been admitted to the United States under a non-immigrant visa (as that term is defined in Section 101(a)(26) of the Immigration and Nationality Act (8 U.S.C. 1101(a)(26))), or that he or she is an alien who has been lawfully admitted to the United States under a non-immigrant visa if that alien is:

(1) admitted to the United States for lawful hunting or sporting purposes;

(2) an official representative of a foreign government who is:

(A) accredited to the United States Government or the Government's mission to an international organization having its headquarters in the United States; or

(B) en route to or from another country to which that alien is accredited;

(3) an official of a foreign government or distinguished foreign visitor who has been so designated by the Department of State;

(4) a foreign law enforcement officer of a friendly foreign government entering the United States on official business; or

(5) one who has received a waiver from the Attorney General of the United States pursuant to 18 U.S.C. 922(y)(3);

(xii) He or she is not a minor subject to a petition filed under Section 5-520 of the Juvenile Court Act of 1987 alleging that the minor is a delinquent minor for the commission of an offense that if committed by an adult would be a felony;

(xiii) He or she is not an adult who had been adjudicated a delinquent minor under the Juvenile Court Act of 1987 for the commission of an offense that if committed by an adult would be a felony;

- (xiv) He or she is a resident of the State of Illinois;
- (xv) He or she has not been adjudicated as a person with a mental disability;
- (xvi) He or she has not been involuntarily admitted into a mental health facility; and
- (xvii) He or she is not a person with a developmental disability; and

(3) Upon request by the Department of State Police, sign a release on a form prescribed by the Department of State Police waiving any right to confidentiality and requesting the disclosure to the Department of State Police of limited mental health institution admission information from another state, the District of Columbia, any other territory of the United States, or a foreign nation concerning the applicant for the sole purpose of determining whether the applicant is or was a patient in a mental health institution and disqualified because of that status from receiving a Firearm Owner's Identification Card. No mental health care or treatment records may be requested. The information received shall be destroyed within one year of receipt.

(a-5) Each applicant for a Firearm Owner's Identification Card who is over the age of 18 shall furnish to the Department of State Police either his or her Illinois driver's license number or Illinois Identification Card number, except as provided in subsection (a-10).

(a-10) Each applicant for a Firearm Owner's Identification Card, who is employed as a law enforcement officer, an armed security officer in Illinois, or by the United States Military permanently assigned in Illinois and who is not an Illinois resident, shall furnish to the Department of State Police his or her driver's license number or state identification card number from his or her state of residence. The Department of State Police may adopt rules to enforce the provisions of this subsection (a-10).

(a-15) If an applicant applying for a Firearm Owner's Identification Card moves from the residence address named in the application, he or she shall immediately notify in a form and manner prescribed by the Department of State Police of that change of address.

(a-20) Each applicant for a Firearm Owner's Identification Card shall furnish to the Department of State Police his or her photograph. An applicant who is 21 years of age or older seeking a religious exemption to the photograph requirement must furnish with the application an approved copy of United States Department of the Treasury Internal Revenue Service Form 4029. In lieu of a photograph, an applicant regardless of age seeking a religious exemption to the photograph requirement shall submit fingerprints on a form and manner prescribed by the Department with his or her application.

(a-25) Beginning January 1, 2023, each applicant for the issuance of a Firearm Owner's Identification Card may include a full set of his or her fingerprints in electronic format to the Illinois State Police, unless the applicant has previously provided a full set of his or her fingerprints to the Illinois State Police under this Act or the Firearm Concealed Carry Act.

The fingerprints must be transmitted through a live scan fingerprint vendor licensed by the Department of Financial and Professional Regulation. The fingerprints shall be checked against the fingerprint records now and hereafter filed in the Illinois State Police and Federal Bureau of Investigation criminal history records databases, including all available State and local criminal history record information files.

The Illinois State Police shall charge applicants a one-time fee for conducting the criminal history record check, which shall be deposited into the State Police Services Fund and shall not exceed the actual cost of the State and national criminal history record check.

(a-26) The Illinois State Police shall research, explore, and report to the General Assembly by January 1, 2022 on the feasibility of permitting voluntarily submitted fingerprints obtained for purposes other than Firearm Owner's Identification Card enforcement that are contained in the Illinois State Police database for purposes of this Act.

(b) Each application form shall include the following statement printed in bold type: "Warning: Entering false information on an application for a Firearm Owner's Identification Card is punishable as a Class 2 felony in accordance with subsection (d-5) of Section 14 of the Firearm Owners Identification Card Act."

(c) Upon such written consent, pursuant to Section 4, paragraph (a)(2)(i), the parent or legal guardian giving the consent shall be liable for any damages resulting from the applicant's use of firearms or firearm ammunition.

(Source: P.A. 101-80, eff. 7-12-19.)

(430 ILCS 65/5) (from Ch. 38, par. 83-5)

Sec. 5. Application and renewal.

(a) The Department of State Police shall either approve or deny all applications within 30 days from the date they are received, except as provided in subsections (b) and (c) ~~subsection (b) of this Section~~, and every applicant found qualified under Section 8 of this Act by the Department shall be entitled to a Firearm Owner's Identification Card upon the payment of a \$10 fee and applicable processing fees. The processing fees shall be limited to charges by the State Treasurer for using the electronic online payment system. Any applicant who is an active duty member of the Armed Forces of the United States, a member of the Illinois National Guard, or a member of the Reserve Forces of the United States is exempt from the application fee. \$5 of each fee derived from the issuance of a Firearm Owner's Identification Card or renewals, thereof, shall be deposited in the State Police Firearm Services Fund and \$5 into the State Police Revocation Enforcement Fund \$6 of each fee derived from the issuance of Firearm Owner's Identification Cards, or renewals thereof, shall be deposited in the Wildlife and Fish Fund in the State Treasury; \$1 of the fee shall be deposited in the State Police Services Fund and \$3 of the fee shall be deposited in the State Police Firearm Services Fund.

(b) Renewal applications shall be approved or denied within 60 business days, provided the applicant submitted his or her renewal application prior to the expiration of his or her Firearm Owner's Identification Card. If a renewal application has been submitted prior to the expiration date of the applicant's Firearm Owner's Identification Card, the Firearm Owner's Identification Card shall remain valid while the Department processes the application, unless the person is subject to or becomes subject to revocation under this Act. The cost for a renewal application shall be \$10, and may include applicable processing fees, which shall be limited to charges by the State Treasurer for using the electronic online payment system, which shall be deposited into the State Police Firearm Services Fund.

(c) If the Firearm Owner's Identification Card of a licensee under the Firearm Concealed Carry Act expires during the term of the licensee's concealed carry license, the Firearm Owner's Identification Card and the license remain valid and the licensee does not have to renew his or her Firearm Owner's Identification Card during the duration of the concealed carry license. Unless the Illinois State Police has reason to believe the licensee is no longer eligible for the card, the Illinois State Police may automatically renew the licensee's Firearm Owner's Identification Card and send a renewed Firearm Owner's Identification Card to the licensee.

(d) The Illinois State Police may adopt rules concerning the use of voluntarily submitted fingerprints, as allowed by State and federal law.

(Source: P.A. 100-906, eff. 1-1-19.)

(430 ILCS 65/6) (from Ch. 38, par. 83-6)

Sec. 6. Contents of Firearm Owner's Identification Card.

(a) A Firearm Owner's Identification Card, issued by the Department of State Police at such places as the Director of the Department shall specify, shall contain the applicant's name, residence, date of birth, sex, physical description, recent photograph, except as provided in subsection (c-5), and signature. Each Firearm Owner's Identification Card must have the Firearm Owner's Identification Card number ~~expiration date~~ boldly and conspicuously displayed on the face of the card. Each Firearm Owner's Identification Card must have printed on it the following: "CAUTION - This card does not permit bearer to UNLAWFULLY carry or use firearms." Before December 1, 2002, the Department may use a person's digital photograph and signature from his or her Illinois driver's license or Illinois Identification Card, if available. On and after December 1, 2002, the Department shall use a person's digital photograph and signature from his or her Illinois driver's license or Illinois Identification Card, if available. The Department shall decline to use a person's digital photograph or signature if the digital photograph or signature is the result of or associated with fraudulent or erroneous data, unless otherwise provided by law.

(b) A person applying for a Firearm Owner's Identification Card shall consent to the Department of State Police using the applicant's digital driver's license or Illinois Identification Card photograph, if available, and signature on the applicant's Firearm Owner's Identification Card. The Secretary of State shall allow the Department of State Police access to the photograph and signature for the purpose of identifying the applicant and issuing to the applicant a Firearm Owner's Identification Card.

(c) The Secretary of State shall conduct a study to determine the cost and feasibility of creating a method of adding an identifiable code, background, or other means on the driver's license or Illinois Identification Card to show that an individual is not disqualified from owning or possessing a firearm under State or federal law. The Secretary shall report the findings of this study 12 months after the effective date of this amendatory Act of the 92nd General Assembly.

(c-5) If a person qualifies for a photograph exemption, in lieu of a photograph, the Firearm Owner's Identification Card shall contain a copy of the card holder's fingerprints. Each Firearm Owner's

Identification Card described in this subsection (c-5) must have printed on it the following: "This card is only valid for firearm purchases through a federally licensed firearms dealer when presented with photographic identification, as prescribed by 18 U.S.C. 922(t)(1)(C)."

(Source: P.A. 97-1131, eff. 1-1-13.)

(430 ILCS 65/6.2 new)

Sec. 6.2. Electronic Firearm Owner's Identification Cards. Beginning January 1, 2022, the Illinois State Police may develop a system under which the holder of a Firearm Owner's Identification Card may display an electronic version of his or her Firearm Owner's Identification Card on a mobile telephone or other portable electronic device. An electronic version of a Firearm Owner's Identification Card shall contain security features the Illinois State Police determines to be necessary to ensure that the electronic version is accurate and current and shall satisfy other requirements the Illinois State Police determines to be necessary regarding form and content. The display or possession of an electronic version of a valid Firearm Owner's Identification Card in accordance with the requirements of the Illinois State Police satisfies all requirements for the display or possession of a valid Firearm Owner's Identification Card under the laws of this State. The possession or display of an electronic Firearm Owner's Identification Card on a mobile telephone or other portable electronic device does not constitute consent for a law enforcement officer, court, or other officer of the court to access other contents of the mobile telephone or other portable electronic device. The Illinois State Police may adopt rules to implement this Section.

(430 ILCS 65/7) (from Ch. 38, par. 83-7)

Sec. 7. Validity of Firearm Owner's Identification Card.

(a) Except as provided in Section 8 of this Act or elsewhere in ~~subsection (b)~~ of this Section, a Firearm Owner's Identification Card issued under the provisions of this Act shall be valid for the person to whom it is issued for a period of 10 years from the date of issuance. Unless the person no longer meets the requirements or becomes subject to suspension or revocation under this Act, a card issued under an application made as provided in subsection (a-25) of Section 4 shall remain valid if the person meets the requirements of subsection (b-5) of Section 3.1.

(b) If a renewal application is submitted to the Department before the expiration date of the applicant's current Firearm Owner's Identification Card, the Firearm Owner's Identification Card shall remain valid ~~for a period of 60 business days~~, unless the person is subject to or becomes subject to revocation under this Act. Unless the person no longer meets the requirements or becomes subject to suspension or revocation under this Act, a card issued under a renewal application made as provided in subsection (a-25) of Section 4 shall remain valid if the person meets the implementation requirements of Section 3.1.

(c) Beginning January 1, 2022, if the Firearm Owner's Identification Card of a licensee under the Firearm Concealed Carry Act expires during the term of the licensee's concealed carry license, the Firearm Owner's Identification Card and the license remain valid during the validity of the concealed carry license and the licensee does not have to renew his or her Firearm Owner's Identification Card, if the Firearm Owner's Identification Card has not been otherwise renewed as provided in this Act. Unless the Illinois State Police has reason to believe the licensee is no longer eligible for the card, the Illinois State Police may automatically renew the licensee's Firearm Owner's Identification Card.

(Source: P.A. 100-906, eff. 1-1-19.)

(430 ILCS 65/7.5 new)

Sec. 7.5. Email and text message notifications. A person subject to this Act may notify the Illinois State Police upon application or at any time thereafter that he or she would like to receive correspondence from the Illinois State Police via email or text message and may opt out of first-class mail. Such correspondence may include notification of the status of a person's application, suspension, revocation, appeal, and other notifications concerning his or her Firearm Owner's Identification Card. A person may request email or text message, or both. Any person selecting email or text message alerts must have either or both the person's email or cellular phone number on file with the Illinois State Police.

(430 ILCS 65/8.2)

Sec. 8.2. Firearm Owner's Identification Card denial, suspension, or revocation. The Illinois Department of State Police shall deny an application or shall suspend or revoke and seize a Firearm Owner's Identification Card previously issued under this Act if the Department finds that the applicant or person to whom such card was issued is or was at the time of issuance subject to a protective order issued under the laws of this or any other jurisdiction ~~an existing order of protection or firearms restraining order~~. When the duration of the protective order is expected to be less than one year, the Illinois State Police may suspend the

Firearm Owner's Identification Card under Section 8.3 of the Act and shall reinstate it upon conclusion of the suspension if no other grounds for denial or revocation are found under Section 8 of the Act.  
(Source: P.A. 100-607, eff. 1-1-19.)

(430 ILCS 65/8.3)

Sec. 8.3. Suspension of Firearm Owner's Identification Card. The Department of State Police may suspend ~~by rule in a manner consistent with the Department's rules concerning revocation, provide for the suspension~~ of the Firearm Owner's Identification Card of a person whose Firearm Owner's Identification Card is subject to revocation and seizure under this Act for the duration of the disqualification if the disqualification is not a permanent grounds for revocation of a Firearm Owner's Identification Card under this Act. The Illinois State Police may adopt rules necessary to implement this Section.  
(Source: P.A. 100-607, eff. 1-1-19; 100-906, eff. 1-1-19.)

(430 ILCS 65/8.4 new)

Sec. 8.4. Cancellation of Firearm Owner's Identification Card. The Illinois State Police may cancel a Firearm Owner's Identification Card if a person is not prohibited by State or federal law from acquiring or possessing a firearm or firearm ammunition and the sole purpose is for an administrative reason. This includes, at the request of the Firearm Owner's Identification Card holder, a person who surrenders his or her Illinois driver's license or Illinois identification card to another jurisdiction, or a person's Firearm Owner's Identification Card is reported as lost, stolen, or destroyed. The Illinois State Police may adopt rules necessary to implement this Section.

(430 ILCS 65/8.5 new)

Sec. 8.5. Illinois State Police to monitor databases for firearms prohibitors. The Illinois State Police shall continuously monitor relevant State and federal databases, as allowed by State and federal law, for firearms prohibitors and correlate those records with Firearm Owner's Identification Card holders to ensure compliance with this Act and any other State and federal laws. As used in this Section, "firearms prohibitor" means any factor listed in Section 8 or Section 8.2 of this Act or Section 24-3 or 24-3.1 of the Criminal Code of 2012 that prohibits a person from transferring or possessing a firearm, firearm ammunition, Firearm Owner's Identification Card, or concealed carry license.

(430 ILCS 65/9.5)

Sec. 9.5. Revocation of Firearm Owner's Identification Card.

(a) A person who receives a revocation notice under Section 9 of this Act shall, within 48 hours of receiving notice of the revocation:

(1) surrender his or her Firearm Owner's Identification Card to the local law enforcement agency where the person resides or ~~The local law enforcement agency shall provide the person a receipt and transmit the Firearm Owner's Identification Card~~ to the Department of State Police; and

(2) complete a Firearm Disposition Record on a form prescribed by the Department of State Police and place his or her firearms in the location or with the person reported in the Firearm Disposition Record. The form shall require the person to disclose:

(A) the make, model, and serial number of each firearm owned by or under the custody and control of the revoked person;

(B) the location where each firearm will be maintained during the prohibited term; and

(C) if any firearm will be transferred to the custody of another person, the name, address and Firearm Owner's Identification Card number of the transferee; and

(D) to whom his or her Firearm Owner's Identification Card was surrendered.

Once completed, the person shall retain a copy and provide a copy of the Firearm Disposition Record to the Illinois State Police.

(b) Upon confirming through the portal created under Section 2605-304 of the Department of State Police Law of the Civil Administrative Code of Illinois that the Firearm Owner's Identification Card has been revoked by the Illinois State Police, surrendered cards shall be destroyed by the law enforcement agency receiving the cards. If a card has not been revoked, the card shall be returned to the cardholder. ~~The local law enforcement agency shall provide a copy of the Firearm Disposition Record to the person whose Firearm Owner's Identification Card has been revoked and to the Department of State Police.~~

(b-5) If a court orders the surrender of a Firearms Owner's Identification Card and accepts receipt of the Card, the court shall destroy the Card and direct the person whose Firearm Owner's Identification Card has been surrendered to comply with paragraph (2) of subsection (a).

(b-10) If the person whose Firearm Owner's Identification Card has been revoked has either lost or destroyed the Card, the person must still comply with paragraph (2) of subsection (a).

(b-15) A notation shall be made in the portal created under Section 2605-304 of the Department of State Police Law of the Civil Administrative Code of Illinois that the revoked Firearm Owner's Identification Card has been destroyed.

(c) If the person whose Firearm Owner's Identification Card has been revoked fails to comply with the requirements of this Section, the sheriff or law enforcement agency where the person resides may petition the circuit court to issue a warrant to search for and seize the Firearm Owner's Identification Card and firearms in the possession or under the custody or control of the person whose Firearm Owner's Identification Card has been revoked.

(d) A violation of subsection (a) of this Section is a Class A misdemeanor.

(e) The observation of a Firearm Owner's Identification Card in the possession of a person whose Firearm Owner's Identification Card has been revoked constitutes a sufficient basis for the arrest of that person for violation of this Section.

(f) Within 30 days after the effective date of this amendatory Act of the 98th General Assembly, the Department of State Police shall provide written notice of the requirements of this Section to persons whose Firearm Owner's Identification Cards have been revoked, suspended, or expired and who have failed to surrender their cards to the Department.

(g) A person whose Firearm Owner's Identification Card has been revoked and who received notice under subsection (f) shall comply with the requirements of this Section within 48 hours of receiving notice. (Source: P.A. 98-63, eff. 7-9-13.)

(430 ILCS 65/10) (from Ch. 38, par. 83-10)

Sec. 10. Appeals ~~Appeal to director~~; hearing; relief from firearm prohibitions.

(a) Whenever an application for a Firearm Owner's Identification Card is denied, ~~whenever the Department fails to act on an application within 30 days of its receipt~~, or whenever such a Card is revoked or seized as provided for in Section 8 of this Act, the aggrieved party may (1) file a record challenge with the Director regarding the record upon which the decision to deny or revoke the Firearm Owner's Identification Card was based under subsection (a-5); or (2) appeal to the Director of the Illinois State Police through December 31, 2022, or beginning January 1, 2023, the Firearm Owner's Identification Card Review Board for a hearing seeking relief from upon such denial or ; revocation or seizure, unless the denial or ; revocation, or seizure was based upon a forcible felony, stalking, aggravated stalking, domestic battery, any violation of the Illinois Controlled Substances Act, the Methamphetamine Control and Community Protection Act, or the Cannabis Control Act that is classified as a Class 2 or greater felony, any felony violation of Article 24 of the Criminal Code of 1961 or the Criminal Code of 2012, or any adjudication as a delinquent minor for the commission of an offense that if committed by an adult would be a felony, in which case the aggrieved party may petition the circuit court in writing in the county of his or her residence for a hearing seeking relief from upon such denial or ; revocation, or seizure.

(a-5) There is created a Firearm Owner's Identification Card Review Board to consider any appeal under subsection (a) beginning January 1, 2023, other than an appeal directed to the circuit court and except when the applicant is challenging the record upon which the decision to deny or revoke was based as provided in subsection (a-10).

(0.05) In furtherance of the policy of this Act that the Board shall exercise its powers and duties in an independent manner, subject to the provisions of this Act but free from the direction, control, or influence of any other agency or department of State government. All expenses and liabilities incurred by the Board in the performance of its responsibilities hereunder shall be paid from funds which shall be appropriated to the Board by the General Assembly for the ordinary and contingent expenses of the Board.

(1) The Board shall consist of 7 members appointed by the Governor, with the advice and consent of the Senate, with 3 members residing within the First Judicial District and one member residing within each of the 4 remaining Judicial Districts. No more than 4 members shall be members of the same political party. The Governor shall designate one member as the chairperson. The Board shall consist of:

(A) one member with at least 5 years of service as a federal or State judge;

(B) one member with at least 5 years of experience serving as an attorney with the United States Department of Justice, or as a State's Attorney or Assistant State's Attorney;

(C) one member with at least 5 years of experience serving as a State or federal public defender or assistant public defender;

(D) three members with at least 5 years of experience as a federal, State, or local law enforcement agent or as an employee with investigative experience or duties related to criminal justice under the United States Department of Justice, Drug Enforcement Administration, Department of Homeland Security, Federal Bureau of Investigation, or a State or local law enforcement agency; and

(E) one member with at least 5 years of experience as a licensed physician or clinical psychologist with expertise in the diagnosis and treatment of mental illness.

(2) The terms of the members initially appointed after the effective date of this amendatory Act of the 102nd General Assembly shall be as follows: one of the initial members shall be appointed for a term of one year, 3 shall be appointed for terms of 2 years, and 3 shall be appointed for terms of 4 years. Thereafter, members shall hold office for 4 years, with terms expiring on the second Monday in January immediately following the expiration of their terms and every 4 years thereafter. Members may be reappointed. Vacancies in the office of member shall be filled in the same manner as the original appointment, for the remainder of the unexpired term. The Governor may remove a member for incompetence, neglect of duty, malfeasance, or inability to serve. Members shall receive compensation in an amount equal to the compensation of members of the Executive Ethics Commission and may be reimbursed, from funds appropriated for such a purpose, for reasonable expenses actually incurred in the performance of their Board duties. The Illinois State Police shall designate an employee to serve as Executive Director of the Board and provide logistical and administrative assistance to the Board.

(3) The Board shall meet at least quarterly each year and at the call of the chairperson as often as necessary to consider appeals of decisions made with respect to applications for a Firearm Owner's Identification Card under this Act. If necessary to ensure the participation of a member, the Board shall allow a member to participate in a Board meeting by electronic communication. Any member participating electronically shall be deemed present for purposes of establishing a quorum and voting.

(4) The Board shall adopt rules for the review of appeals and the conduct of hearings. The Board shall maintain a record of its decisions and all materials considered in making its decisions. All Board decisions and voting records shall be kept confidential and all materials considered by the Board shall be exempt from inspection except upon order of a court.

(5) In considering an appeal, the Board shall review the materials received concerning the denial or revocation by the Illinois State Police. By a vote of at least 4 members, the Board may request additional information from the Illinois State Police or the applicant or the testimony of the Illinois State Police or the applicant. The Board may require that the applicant submit electronic fingerprints to the Illinois State Police for an updated background check if the Board determines it lacks sufficient information to determine eligibility. The Board may consider information submitted by the Illinois State Police, a law enforcement agency, or the applicant. The Board shall review each denial or revocation and determine by a majority of members whether an applicant should be granted relief under subsection (c).

(6) The Board shall by order issue summary decisions. The Board shall issue a decision within 45 days of receiving all completed appeal documents from the Illinois State Police and the applicant. However, the Board need not issue a decision within 45 days if:

(A) the Board requests information from the applicant, including, but not limited to, electronic fingerprints to be submitted to the Illinois State Police, in accordance with paragraph (5) of this subsection, in which case the Board shall make a decision within 30 days of receipt of the required information from the applicant;

(B) the applicant agrees, in writing, to allow the Board additional time to consider an appeal; or

(C) the Board notifies the applicant and the Illinois State Police that the Board needs an additional 30 days to issue a decision. The Board may only issue 2 extensions under this subparagraph (C). The Board's notification to the applicant and the Illinois State Police shall include an explanation for the extension.

(7) If the Board determines that the applicant is eligible for relief under subsection (c), the Board shall notify the applicant and the Illinois State Police that relief has been granted and the Illinois State Police shall issue the Card.

(8) Meetings of the Board shall not be subject to the Open Meetings Act and records of the Board shall not be subject to the Freedom of Information Act.

(9) The Board shall report monthly to the Governor and the General Assembly on the number of appeals received and provide details of the circumstances in which the Board has determined to deny Firearm Owner's Identification Cards under this subsection (a-5). The report shall not contain any identifying information about the applicants.

(a-10) Whenever an applicant or cardholder is not seeking relief from a firearms prohibition under subsection (c) but rather does not believe the applicant is appropriately denied or revoked and is challenging the record upon which the decision to deny or revoke the Firearm Owner's Identification Card was based, or whenever the Illinois State Police fails to act on an application within 30 days of its receipt, the applicant shall file such challenge with the Director. The Director shall render a decision within 60 business days of receipt of all information supporting the challenge. The Illinois State Police shall adopt rules for the review of a record challenge.

(b) At least 30 days before any hearing in the circuit court, the petitioner shall serve the relevant State's Attorney with a copy of the petition. The State's Attorney may object to the petition and present evidence. At the hearing, the court shall determine whether substantial justice has been done. Should the court determine that substantial justice has not been done, the court shall issue an order directing the Illinois Department of State Police to issue a Card. However, the court shall not issue the order if the petitioner is otherwise prohibited from obtaining, possessing, or using a firearm under federal law.

(c) Any person prohibited from possessing a firearm under Sections 24-1.1 or 24-3.1 of the Criminal Code of 2012 or acquiring a Firearm Owner's Identification Card under Section 8 of this Act may apply to the Firearm Owner's Identification Card Review Board ~~Director of State Police~~ or petition the circuit court in the county where the petitioner resides, whichever is applicable in accordance with subsection (a) of this Section, requesting relief from such prohibition and the Board ~~Director~~ or court may grant such relief if it is established by the applicant to the court's or the Board's ~~Director's~~ satisfaction that:

(0.05) when in the circuit court, the State's Attorney has been served with a written copy of the petition at least 30 days before any such hearing in the circuit court and at the hearing the State's Attorney was afforded an opportunity to present evidence and object to the petition;

(1) the applicant has not been convicted of a forcible felony under the laws of this State or any other jurisdiction within 20 years of the applicant's application for a Firearm Owner's Identification Card, or at least 20 years have passed since the end of any period of imprisonment imposed in relation to that conviction;

(2) the circumstances regarding a criminal conviction, where applicable, the applicant's criminal history and his reputation are such that the applicant will not be likely to act in a manner dangerous to public safety;

(3) granting relief would not be contrary to the public interest; and

(4) granting relief would not be contrary to federal law.

(c-5) (1) An active law enforcement officer employed by a unit of government, who is denied, revoked, or has his or her Firearm Owner's Identification Card seized under subsection (e) of Section 8 of this Act may apply to the Firearm Owner's Identification Card Review Board ~~Director of State Police~~ requesting relief if the officer did not act in a manner threatening to the officer, another person, or the public as determined by the treating clinical psychologist or physician, and as a result of his or her work is referred by the employer for or voluntarily seeks mental health evaluation or treatment by a licensed clinical psychologist, psychiatrist, or qualified examiner, and:

(A) the officer has not received treatment involuntarily at a mental health facility, regardless of the length of admission; or has not been voluntarily admitted to a mental health facility for more than 30 days and not for more than one incident within the past 5 years; and

(B) the officer has not left the mental institution against medical advice.

(2) The Firearm Owner's Identification Card Review Board ~~Director of State Police~~ shall grant expedited relief to active law enforcement officers described in paragraph (1) of this subsection (c-5) upon a determination by the Board ~~Director~~ that the officer's possession of a firearm does not present a threat to themselves, others, or public safety. The Board ~~Director~~ shall act on the request for relief within 30 business days of receipt of:

(A) a notarized statement from the officer in the form prescribed by the Board ~~Director~~ detailing the circumstances that led to the hospitalization;

(B) all documentation regarding the admission, evaluation, treatment and discharge from the treating licensed clinical psychologist or psychiatrist of the officer;

(C) a psychological fitness for duty evaluation of the person completed after the time of discharge; and

(D) written confirmation in the form prescribed by the ~~Board Director~~ from the treating licensed clinical psychologist or psychiatrist that the provisions set forth in paragraph (1) of this subsection (c-5) have been met, the person successfully completed treatment, and their professional opinion regarding the person's ability to possess firearms.

(3) Officers eligible for the expedited relief in paragraph (2) of this subsection (c-5) have the burden of proof on eligibility and must provide all information required. The ~~Board Director~~ may not consider granting expedited relief until the proof and information is received.

(4) "Clinical psychologist", "psychiatrist", and "qualified examiner" shall have the same meaning as provided in Chapter I of the Mental Health and Developmental Disabilities Code.

(c-10) (1) An applicant, who is denied, revoked, or has his or her Firearm Owner's Identification Card seized under subsection (e) of Section 8 of this Act based upon a determination of a developmental disability or an intellectual disability may apply to the Firearm Owner's Identification Card Review Board ~~Director of State Police~~ requesting relief.

(2) The ~~Board Director~~ shall act on the request for relief within 60 business days of receipt of written certification, in the form prescribed by the ~~Board Director~~, from a physician or clinical psychologist, or qualified examiner, that the aggrieved party's developmental disability or intellectual disability condition is determined by a physician, clinical psychologist, or qualified to be mild. If a fact-finding conference is scheduled to obtain additional information concerning the circumstances of the denial or revocation, the 60 business days the Director has to act shall be tolled until the completion of the fact-finding conference.

(3) The ~~Board Director~~ may grant relief if the aggrieved party's developmental disability or intellectual disability is mild as determined by a physician, clinical psychologist, or qualified examiner and it is established by the applicant to the ~~Board's Director's~~ satisfaction that:

(A) granting relief would not be contrary to the public interest; and

(B) granting relief would not be contrary to federal law.

(4) The ~~Board Director~~ may not grant relief if the condition is determined by a physician, clinical psychologist, or qualified examiner to be moderate, severe, or profound.

(5) The changes made to this Section by Public Act 99-29 ~~this amendatory Act of the 99th General Assembly~~ apply to requests for relief pending on or before July 10, 2015 (the effective date of Public Act 99-29) ~~this amendatory Act~~, except that the 60-day period for the Director to act on requests pending before the effective date shall begin on July 10, 2015 (the effective date of Public Act 99-29) ~~this amendatory Act~~. All appeals as provided in subsection (a-5), pending on January 1, 2023, shall be considered by the Board.

(d) When a minor is adjudicated delinquent for an offense which if committed by an adult would be a felony, the court shall notify the ~~Illinois Department of~~ State Police.

(e) The court shall review the denial of an application or the revocation of a Firearm Owner's Identification Card of a person who has been adjudicated delinquent for an offense that if committed by an adult would be a felony if an application for relief has been filed at least 10 years after the adjudication of delinquency and the court determines that the applicant should be granted relief from disability to obtain a Firearm Owner's Identification Card. If the court grants relief, the court shall notify the ~~Illinois Department of~~ State Police that the disability has been removed and that the applicant is eligible to obtain a Firearm Owner's Identification Card.

(f) Any person who is subject to the disabilities of 18 U.S.C. 922(d)(4) and 922(g)(4) of the federal Gun Control Act of 1968 because of an adjudication or commitment that occurred under the laws of this State or who was determined to be subject to the provisions of subsections (e), (f), or (g) of Section 8 of this Act may apply to the ~~Illinois Department of~~ State Police requesting relief from that prohibition. The ~~Board Director~~ shall grant the relief if it is established by a preponderance of the evidence that the person will not be likely to act in a manner dangerous to public safety and that granting relief would not be contrary to the public interest. In making this determination, the ~~Board Director~~ shall receive evidence concerning (i) the circumstances regarding the firearms disabilities from which relief is sought; (ii) the petitioner's mental health and criminal history records, if any; (iii) the petitioner's reputation, developed at a minimum through character witness statements, testimony, or other character evidence; and (iv) changes in the petitioner's condition or circumstances since the disqualifying events relevant to the relief sought. If relief is granted under this subsection or by order of a court under this Section, the Director shall as soon as practicable but in no case later than 15 business days, update, correct, modify, or remove the person's record in any database that the ~~Illinois Department of~~ State Police makes available to the National Instant Criminal Background

Check System and notify the United States Attorney General that the basis for the record being made available no longer applies. The Illinois Department of State Police shall adopt rules for the administration of this Section.

(Source: P.A. 98-63, eff. 7-9-13; 99-29, eff. 7-10-15; 99-78, eff. 7-20-15.)

(430 ILCS 65/11) (from Ch. 38, par. 83-11)

Sec. 11. Judicial review of final administrative decisions.

(a) All final administrative decisions of the Firearm Owner's Identification Card Review Board ~~Department~~ under this Act, except final administrative decisions of the Firearm Owner's Identification Card Review Board ~~Director of State Police~~ to deny a person's application for relief under subsection (f) of Section 10 of this Act, shall be subject to judicial review under the provisions of the Administrative Review Law, and all amendments and modifications thereof, and the rules adopted pursuant thereto. The term "administrative decision" is defined as in Section 3-101 of the Code of Civil Procedure.

(b) Any final administrative decision by the Firearm Owner's Identification Card Review Board ~~Director of State Police~~ to deny a person's application for relief under subsection (f) of Section 10 of this Act is subject to de novo judicial review by the circuit court, and any party may offer evidence that is otherwise proper and admissible without regard to whether that evidence is part of the administrative record.

(c) The Firearm Owner's Identification Card Review Board ~~Director of State Police~~ shall submit a report to the General Assembly on March 1 of each year, beginning March 1, 1991, listing all final decisions by a court of this State upholding, reversing, or reversing in part any administrative decision made by the Department of State Police.

(Source: P.A. 97-1131, eff. 1-1-13.)

(430 ILCS 65/13.2) (from Ch. 38, par. 83-13.2)

Sec. 13.2. Renewal; name, photograph, or address change; replacement card. The Department of State Police shall, 180 ~~60~~ days prior to the expiration of a Firearm Owner's Identification Card, forward by first class mail or by other means provided in Section 7.5 to each person whose card is to expire a notification of the expiration of the card and instructions for renewal. It is the obligation of the holder of a Firearm Owner's Identification Card to notify the Department of State Police of any address change since the issuance of the Firearm Owner's Identification Card. The Illinois State Police may update the applicant and card holders address based upon records in the Secretary of State Driver's License or Illinois identification card records of applicants who do not have driver's licenses. Whenever any person moves from the residence address named on his or her card, the person shall within 21 calendar days thereafter notify in a form and manner prescribed by the Department of his or her old and new residence addresses and the card number held by him or her. Any person whose legal name has changed from the name on the card that he or she has been previously issued must apply for a corrected card within 30 calendar days after the change. The cost for an updated or a corrected card shall be \$5. The cost for replacement of a card which has been lost, destroyed, or stolen shall be \$5 if the loss, destruction, or theft of the card is reported to the Department of State Police. The fees collected under this Section shall be deposited into the State Police Firearm Services Fund.

(Source: P.A. 100-906, eff. 1-1-19.)

(430 ILCS 65/13.4 new)

Sec. 13.4. Illinois State Police; rule making authority. The Illinois State Police shall by rule adopt the following procedures:

(1) When a person who possesses a valid Firearm Owner's Identification Card applies for and is approved for a concealed carry license, the valid Firearm Owner's Identification Card is renewed for 10 years from the time of approval instead of 10 years from the date of the original card.

(2) If a person is eligible for both a Firearm Owner's Identification Card and a concealed carry license, the Illinois State Police shall by rule create one card that may be used as both a Firearm Owner's Identification Card and a concealed carry license. A combined Firearm Owner's Identification Card and concealed carry license shall be considered a valid card for the purposes of this Act. If a person who possesses a combined Firearm Owner's Identification Card and a concealed carry license becomes subject to suspension or revocation under the Firearm Concealed Carry Act, but is otherwise eligible for a valid Firearm Owner's Identification Card, the Illinois State Police shall ensure the person's Firearm Owner's Identification Card status is not interrupted. The Illinois State Police shall adopt rules to implement this Section.

Section 25. The Firearm Concealed Carry Act is amended by changing Sections 10, 20, 30, 50, 55, and 70 and by adding Sections 10.5, 10.6, and 66 as follows:

(430 ILCS 66/10)

Sec. 10. Issuance of licenses to carry a concealed firearm.

(a) The Department shall issue a license to carry a concealed firearm under this Act to an applicant who:

(1) meets the qualifications of Section 25 of this Act;

(2) has provided the application and documentation required in Section 30 of this Act;

(3) has submitted the requisite fees; and

(4) does not pose a danger to himself, herself, or others, or a threat to public safety as determined by the Concealed Carry Licensing Review Board in accordance with Section 20.

(b) The Department shall issue a renewal, corrected, or duplicate license as provided in this Act.

(c) A license shall be valid throughout the State for a period of 5 years from the date of issuance. A license shall permit the licensee to:

(1) carry a loaded or unloaded concealed firearm, fully concealed or partially concealed, on or about his or her person; and

(2) keep or carry a loaded or unloaded concealed firearm on or about his or her person within a vehicle.

(d) The Department shall make applications for a license available no later than 180 days after the effective date of this Act. The Department shall establish rules for the availability and submission of applications in accordance with this Act.

(e) An application for a license submitted to the Department that contains all the information and materials required by this Act, including the requisite fee, shall be deemed completed. Except as otherwise provided in this Act, no later than 90 days after receipt of a completed application, the Department shall issue or deny the applicant a license. The Illinois State Police shall notify the applicant for a concealed carry license, electronically, to confirm if all the required information and materials have been received. If an applicant for a concealed carry license submits his or her application electronically, the Illinois State Police shall notify the applicant electronically if his or her application is missing information or materials.

(f) The Department shall deny the applicant a license if the applicant fails to meet the requirements under this Act or the Department receives a determination from the Board that the applicant is ineligible for a license. The Department must notify the applicant stating the grounds for the denial. The notice of denial must inform the applicant of his or her right to an appeal through administrative and judicial review.

(g) A licensee shall possess a license at all times the licensee carries a concealed firearm except:

(1) when the licensee is carrying or possessing a concealed firearm on his or her land or in his or her abode, legal dwelling, or fixed place of business, or on the land or in the legal dwelling of another person as an invitee with that person's permission;

(2) when the person is authorized to carry a firearm under Section 24-2 of the Criminal Code of 2012, except subsection (a-5) of that Section; or

(3) when the handgun is broken down in a non-functioning state, is not immediately accessible, or is unloaded and enclosed in a case.

(h) If an officer of a law enforcement agency initiates an investigative stop, including but not limited to a traffic stop, of a licensee or a non-resident carrying a concealed firearm under subsection (e) of Section 40 of this Act, upon the request of the officer the licensee or non-resident shall disclose to the officer that he or she is in possession of a concealed firearm under this Act, or present the license upon the request of the officer if he or she is a licensee or present upon the request of the officer evidence under paragraph (2) of subsection (e) of Section 40 of this Act that he or she is a non-resident qualified to carry under that subsection. The disclosure requirement under this subsection (h) is satisfied if the licensee presents his or her license to the officer or the non-resident presents to the officer evidence under paragraph (2) of subsection (e) of Section 40 of this Act that he or she is qualified to carry under that subsection. Upon the request of the officer, the licensee or non-resident shall also identify the location of the concealed firearm and permit the officer to safely secure the firearm for the duration of the investigative stop. During a traffic stop, any passenger within the vehicle who is a licensee or a non-resident carrying under subsection (e) of Section 40 of this Act must comply with the requirements of this subsection (h).

(h-1) If a licensee carrying a firearm or a non-resident carrying a firearm in a vehicle under subsection (e) of Section 40 of this Act is contacted by a law enforcement officer or emergency services personnel, the law enforcement officer or emergency services personnel may secure the firearm or direct that it be secured during the duration of the contact if the law enforcement officer or emergency services personnel determines that it is necessary for the safety of any person present, including the law enforcement officer or emergency

services personnel. The licensee or nonresident shall submit to the order to secure the firearm. When the law enforcement officer or emergency services personnel have determined that the licensee or non-resident is not a threat to the safety of any person present, including the law enforcement officer or emergency services personnel, and if the licensee or non-resident is physically and mentally capable of possessing the firearm, the law enforcement officer or emergency services personnel shall return the firearm to the licensee or non-resident before releasing him or her from the scene and breaking contact. If the licensee or non-resident is transported for treatment to another location, the firearm shall be turned over to any peace officer. The peace officer shall provide a receipt which includes the make, model, caliber, and serial number of the firearm.

(i) The Department shall maintain a database of license applicants and licensees. The database shall be available to all federal, State, and local law enforcement agencies, State's Attorneys, the Attorney General, and authorized court personnel. Within 180 days after the effective date of this Act, the database shall be searchable and provide all information included in the application, including the applicant's previous addresses within the 10 years prior to the license application and any information related to violations of this Act. No law enforcement agency, State's Attorney, Attorney General, or member or staff of the judiciary shall provide any information to a requester who is not entitled to it by law.

(j) No later than 10 days after receipt of a completed application, the Department shall enter the relevant information about the applicant into the database under subsection (i) of this Section which is accessible by law enforcement agencies.

(k) The Illinois State Police shall continuously monitor relevant State and federal databases for firearms prohibitors and correlate those records with concealed carry license holders to ensure compliance with this Act, or State and federal law. The Illinois State Police may adopt rules to implement this subsection.

(Source: P.A. 98-63, eff. 7-9-13; 98-600, eff. 12-6-13; 99-29, eff. 7-10-15.)

(430 ILCS 66/10.5 new)

Sec. 10.5. Electronic concealed carry licenses. The Illinois State Police may develop a system under which the holder of a concealed carry license may display an electronic version of his or her license on a mobile telephone or other portable electronic device. An electronic version of a concealed carry license shall contain security features the Illinois State Police determines to be necessary to ensure that the electronic version is accurate and current and shall satisfy other requirements the Illinois State Police determines to be necessary regarding form and content. The display or possession of an electronic version of a valid concealed carry license in accordance with the requirements of the Illinois State Police satisfies all requirements for the display or possession of a valid concealed carry license under the laws of this State. The possession or display of an electronic concealed carry license on a mobile telephone or other portable electronic device does not constitute consent for a law enforcement officer, court, or other officer of the court to access other contents of the mobile telephone or other portable electronic device. The Illinois State Police may adopt rules to implement this Section.

(430 ILCS 66/10.6 new)

Sec. 10.6. Email and text messages notifications. A person subject to this Act may notify the Department upon application or at any time thereafter that he or she would like to receive correspondence from the Illinois State Police via email or text message and may opt out of first-class mail. Such correspondence may include notification of the status of a person's application, suspension, revocation, appeal, and other notifications concerning his or her concealed carry license. A person may request email or text message, or both. Any person selecting email or text message alerts must have either or both the person's email or cellular phone number on file with the Illinois State Police.

(430 ILCS 66/20)

Sec. 20. Concealed Carry Licensing Review Board.

(a) There is hereby created within the Department of State Police a Concealed Carry Licensing Review Board to consider any objection to an applicant's eligibility to obtain a license under this Act submitted by a law enforcement agency or the Department under Section 15 of this Act. The Board shall consist of 7 commissioners to be appointed by the Governor, with the advice and consent of the Senate, with 3 commissioners residing within the First Judicial District and one commissioner residing within each of the 4 remaining Judicial Districts. No more than 4 commissioners shall be members of the same political party. The Governor shall designate one commissioner as the Chairperson. The Board shall consist of:

(1) one commissioner with at least 5 years of service as a federal judge;

(2) 2 commissioners with at least 5 years of experience serving as an attorney with the United States Department of Justice;

(3) 3 commissioners with at least 5 years of experience as a federal agent or employee with investigative experience or duties related to criminal justice under the United States Department of Justice, Drug Enforcement Administration, Department of Homeland Security, or Federal Bureau of Investigation; and

(4) one member with at least 5 years of experience as a licensed physician or clinical psychologist with expertise in the diagnosis and treatment of mental illness.

(b) The initial terms of the commissioners shall end on January 12, 2015. Notwithstanding any provision in this Section to the contrary, the term of office of each commissioner of the Concealed Carry Licensing Review Board is abolished on the effective date of this amendatory Act of the 102nd General Assembly. The terms of the commissioners appointed on or after the effective date of this amendatory Act of the 102nd General Assembly shall be as follows: one of the initial members shall be appointed for a term of one year, 3 shall be appointed for terms of 2 years, and 3 shall be appointed for terms of 4 years. Thereafter, the commissioners shall hold office for 4 years, with terms expiring on the second Monday in January of the fourth year. Commissioners may be reappointed. Vacancies in the office of commissioner shall be filled in the same manner as the original appointment, for the remainder of the unexpired term. The Governor may remove a commissioner for incompetence, neglect of duty, malfeasance, or inability to serve. Commissioners shall receive compensation in an amount equal to the compensation of members of the Executive Ethics Commission and may be reimbursed for reasonable expenses actually incurred in the performance of their Board duties, from funds appropriated for that purpose.

(c) The Board shall meet at the call of the chairperson as often as necessary to consider objections to applications for a license under this Act. If necessary to ensure the participation of a commissioner, the Board shall allow a commissioner to participate in a Board meeting by electronic communication. Any commissioner participating electronically shall be deemed present for purposes of establishing a quorum and voting.

(d) The Board shall adopt rules for the review of objections and the conduct of hearings. The Board shall maintain a record of its decisions and all materials considered in making its decisions. All Board decisions and voting records shall be kept confidential and all materials considered by the Board shall be exempt from inspection except upon order of a court.

(e) In considering an objection of a law enforcement agency or the Department, the Board shall review the materials received with the objection from the law enforcement agency or the Department. By a vote of at least 4 commissioners, the Board may request additional information from the law enforcement agency, Department, or the applicant, or the testimony of the law enforcement agency, Department, or the applicant. The Board may require that the applicant submit electronic fingerprints to the Department for an updated background check where the Board determines it lacks sufficient information to determine eligibility. The Board may only consider information submitted by the Department, a law enforcement agency, or the applicant. The Board shall review each objection and determine by a majority of commissioners whether an applicant is eligible for a license.

(f) The Board shall issue a decision within 30 days of receipt of the objection from the Department. However, the Board need not issue a decision within 30 days if:

(1) the Board requests information from the applicant, including but not limited to electronic fingerprints to be submitted to the Department, in accordance with subsection (e) of this Section, in which case the Board shall make a decision within 30 days of receipt of the required information from the applicant;

(2) the applicant agrees, in writing, to allow the Board additional time to consider an objection;

or  
(3) the Board notifies the applicant and the Department that the Board needs an additional 30 days to issue a decision.

(g) If the Board determines by a preponderance of the evidence that the applicant poses a danger to himself or herself or others, or is a threat to public safety, then the Board shall affirm the objection of the law enforcement agency or the Department and shall notify the Department that the applicant is ineligible for a license. If the Board does not determine by a preponderance of the evidence that the applicant poses a danger to himself or herself or others, or is a threat to public safety, then the Board shall notify the Department that the applicant is eligible for a license.

(h) Meetings of the Board shall not be subject to the Open Meetings Act and records of the Board shall not be subject to the Freedom of Information Act.

(i) The Board shall report monthly to the Governor and the General Assembly on the number of objections received and provide details of the circumstances in which the Board has determined to deny licensure based on law enforcement or Department objections under Section 15 of this Act. The report shall not contain any identifying information about the applicants.

(Source: P.A. 98-63, eff. 7-9-13; 98-600, eff. 12-6-13.)

(430 ILCS 66/30)

Sec. 30. Contents of license application.

(a) The license application shall be in writing, under penalty of perjury, on a standard form adopted by the Department and shall be accompanied by the documentation required in this Section and the applicable fee. Each application form shall include the following statement printed in bold type: "Warning: Entering false information on this form is punishable as perjury under Section 32-2 of the Criminal Code of 2012."

(b) The application shall contain the following:

(1) the applicant's name, current address, date and year of birth, place of birth, height, weight, hair color, eye color, maiden name or any other name the applicant has used or identified with, and any address where the applicant resided for more than 30 days within the 10 years preceding the date of the license application;

(2) the applicant's valid driver's license number or valid state identification card number;

(3) a waiver of the applicant's privacy and confidentiality rights and privileges under all federal and state laws, including those limiting access to juvenile court, criminal justice, psychological, or psychiatric records or records relating to any institutionalization of the applicant, and an affirmative request that a person having custody of any of these records provide it or information concerning it to the Department. The waiver only applies to records sought in connection with determining whether the applicant qualifies for a license to carry a concealed firearm under this Act, or whether the applicant remains in compliance with the Firearm Owners Identification Card Act;

(4) an affirmation that the applicant possesses a currently valid Firearm Owner's Identification Card and card number if possessed or notice the applicant is applying for a Firearm Owner's Identification Card in conjunction with the license application;

(5) an affirmation that the applicant has not been convicted or found guilty of:

(A) a felony;

(B) a misdemeanor involving the use or threat of physical force or violence to any person within the 5 years preceding the date of the application; or

(C) 2 or more violations related to driving while under the influence of alcohol, other drug or drugs, intoxicating compound or compounds, or any combination thereof, within the 5 years preceding the date of the license application; and

(6) whether the applicant has failed a drug test for a drug for which the applicant did not have a prescription, within the previous year, and if so, the provider of the test, the specific substance involved, and the date of the test;

(7) written consent for the Department to review and use the applicant's Illinois digital driver's license or Illinois identification card photograph and signature;

(8) unless submitted under subsection (a-25) of Section 4 of the Firearm Owners Identification Card Act, a full set of fingerprints submitted to the Department in electronic format, provided the Department may accept an application submitted without a set of fingerprints in which case the Department shall be granted 30 days in addition to the 90 days provided under subsection (e) of Section 10 of this Act to issue or deny a license;

(9) a head and shoulder color photograph in a size specified by the Department taken within the 30 days preceding the date of the license application; and

(10) a photocopy of any certificates or other evidence of compliance with the training requirements under this Act.

(Source: P.A. 98-63, eff. 7-9-13; 99-29, eff. 7-10-15.)

(430 ILCS 66/50)

Sec. 50. License renewal.

(a) This subsection (a) applies through the 180th day following the effective date of this amendatory Act of the 101st General Assembly. The Illinois State Police shall, 180 days prior to the expiration of a concealed carry license notify each person whose license is to expire a notification of the expiration of the

license and instructions for renewal. Applications for renewal of a license shall be made to the Department. A license shall be renewed for a period of 5 years upon receipt of a completed renewal application, completion of 3 hours of training required under Section 75 of this Act, payment of the applicable renewal fee, and completion of an investigation under Section 35 of this Act. The renewal application shall contain the information required in Section 30 of this Act, except that the applicant need not resubmit a full set of fingerprints.

(b) This subsection (b) applies on and after the 181st day following the effective date of this amendatory Act of the 101st General Assembly. Applications for renewal of a license shall be made to the Department. A license shall be renewed for a period of 5 years from the date of expiration on the applicant's current license upon the receipt of a completed renewal application, completion of 3 hours of training required under Section 75 of this Act, payment of the applicable renewal fee, and completion of an investigation under Section 35 of this Act. The renewal application shall contain the information required in Section 30 of this Act, except that the applicant need not resubmit a full set of fingerprints.

(Source: P.A. 101-80, eff. 7-12-19.)

(430 ILCS 66/55)

Sec. 55. Change of address or name; lost, destroyed, or stolen licenses.

(a) A licensee shall notify the Department within 30 days of moving or changing residence or any change of name. The licensee shall submit the requisite fee and the Department may require a notarized statement that the licensee has changed his or her residence or his or her name, including the prior and current address or name and the date the applicant moved or changed his or her name.

(b) A licensee shall notify the Department within 10 days of discovering that a license has been lost, destroyed, or stolen. A lost, destroyed, or stolen license is invalid. To request a replacement license, the licensee shall submit:

- (1) a written or electronic acknowledgment ~~notarized statement~~ that the licensee no longer possesses the license, and that it was lost, destroyed, or stolen;
- (2) if applicable, a copy of a police report stating that the license was stolen; and
- (3) the requisite fee.

(c) A violation of this Section is a petty offense with a fine of \$150 which shall be deposited into the Mental Health Reporting Fund.

(Source: P.A. 98-63, eff. 7-9-13; 99-29, eff. 7-10-15.)

(430 ILCS 66/66 new)

Sec. 66. Illinois State Police to monitor databases for firearms prohibitors. The Illinois State Police shall continuously monitor relevant State and federal databases for firearms prohibitors and correlate those records with concealed carry license holders to ensure compliance with this Act and any other State and federal laws. As used in this Section, "firearms prohibitor" means any factor listed in Section 8 or Section 8.2 of the Firearm Owners Identification Card Act or Section 24-3 or 24-3.1 of the Criminal Code of 2012 that prohibits a person from transferring or possessing a firearm, firearm ammunition, Firearm Owner's Identification Card, or concealed carry license.

(430 ILCS 66/70)

Sec. 70. Violations.

(a) A license issued or renewed under this Act shall be revoked if, at any time, the licensee is found to be ineligible for a license under this Act or the licensee no longer meets the eligibility requirements of the Firearm Owners Identification Card Act.

(b) A license shall be suspended if an order of protection, including an emergency order of protection, plenary order of protection, or interim order of protection under Article 112A of the Code of Criminal Procedure of 1963 or under the Illinois Domestic Violence Act of 1986, or if a firearms restraining order, including an emergency firearms restraining order, under the Firearms Restraining Order Act, is issued against a licensee for the duration of the order, or if the Department is made aware of a similar order issued against the licensee in any other jurisdiction. If an order of protection is issued against a licensee, the licensee shall surrender the license, as applicable, to the court at the time the order is entered or to the law enforcement agency or entity serving process at the time the licensee is served the order. The court, law enforcement agency, or entity responsible for serving the order of protection shall notify the Department within 7 days and transmit the license to the Department.

(c) A license is invalid upon expiration of the license, unless the licensee has submitted an application to renew the license, and the applicant is otherwise eligible to possess a license under this Act.

(d) A licensee shall not carry a concealed firearm while under the influence of alcohol, other drug or drugs, intoxicating compound or combination of compounds, or any combination thereof, under the standards set forth in subsection (a) of Section 11-501 of the Illinois Vehicle Code.

A licensee in violation of this subsection (d) shall be guilty of a Class A misdemeanor for a first or second violation and a Class 4 felony for a third violation. The Department may suspend a license for up to 6 months for a second violation and shall permanently revoke a license for a third violation.

(e) Except as otherwise provided, a licensee in violation of this Act shall be guilty of a Class B misdemeanor. A second or subsequent violation is a Class A misdemeanor. The Department may suspend a license for up to 6 months for a second violation and shall permanently revoke a license for 3 or more violations of Section 65 of this Act. Any person convicted of a violation under this Section shall pay a \$150 fee to be deposited into the Mental Health Reporting Fund, plus any applicable court costs or fees.

(f) A licensee convicted or found guilty of a violation of this Act who has a valid license and is otherwise eligible to carry a concealed firearm shall only be subject to the penalties under this Section and shall not be subject to the penalties under Section 21-6, paragraph (4), (8), or (10) of subsection (a) of Section 24-1, or subparagraph (A-5) or (B-5) of paragraph (3) of subsection (a) of Section 24-1.6 of the Criminal Code of 2012. Except as otherwise provided in this subsection, nothing in this subsection prohibits the licensee from being subjected to penalties for violations other than those specified in this Act.

(g) A licensee whose license is revoked, suspended, or denied shall, within 48 hours of receiving notice of the revocation, suspension, or denial, surrender his or her concealed carry license to the local law enforcement agency where the person resides. The local law enforcement agency shall provide the licensee a receipt and transmit the concealed carry license to the Department of State Police. If the licensee whose concealed carry license has been revoked, suspended, or denied fails to comply with the requirements of this subsection, the law enforcement agency where the person resides may petition the circuit court to issue a warrant to search for and seize the concealed carry license in the possession and under the custody or control of the licensee whose concealed carry license has been revoked, suspended, or denied. The observation of a concealed carry license in the possession of a person whose license has been revoked, suspended, or denied constitutes a sufficient basis for the arrest of that person for violation of this subsection. A violation of this subsection is a Class A misdemeanor.

(h) Except as otherwise provided in subsection (h-5), a license issued or renewed under this Act shall be revoked if, at any time, the licensee is found ineligible for a Firearm Owner's Identification Card, or the licensee no longer possesses a valid Firearm Owner's Identification Card. If the Firearm Owner's Identification Card is expired or suspended rather than denied or revoked, the license may be suspended for a period of up to one year to allow the licensee to reinstate his or her Firearm Owner's Identification Card. The Illinois State Police shall adopt rules to enforce this subsection. A licensee whose license is revoked under this subsection (h) shall surrender his or her concealed carry license as provided for in subsection (g) of this Section.

This subsection shall not apply to a person who has filed an application with the State Police for renewal of a Firearm Owner's Identification Card and who is not otherwise ineligible to obtain a Firearm Owner's Identification Card.

(h-5) If the Firearm Owner's Identification Card of a licensee under this Act expires during the term of the license issued under this Act, the license and the Firearm Owner's Identification Card remain valid, and the Illinois State Police may automatically renew the licensee's Firearm Owner's Identification Card as provided in subsection (c) of Section 5 of the Firearm Owners Identification Card Act.

(i) A certified firearms instructor who knowingly provides or offers to provide a false certification that an applicant has completed firearms training as required under this Act is guilty of a Class A misdemeanor. A person guilty of a violation of this subsection (i) is not eligible for court supervision. The Department shall permanently revoke the firearms instructor certification of a person convicted under this subsection (i). (Source: P.A. 100-607, eff. 1-1-19.)

Section 26. The Firearms Restraining Order Act is amended by changing Sections 35 and 40 as follows:

(430 ILCS 67/35)

Sec. 35. Ex parte orders and emergency hearings.

(a) A petitioner may request an emergency firearms restraining order by filing an affidavit or verified pleading alleging that the respondent poses an immediate and present danger of causing personal injury to himself, herself, or another by having in his or her custody or control, purchasing, possessing, or receiving a

firearm. The petition shall also describe the type and location of any firearm or firearms presently believed by the petitioner to be possessed or controlled by the respondent.

(b) If the respondent is alleged to pose an immediate and present danger of causing personal injury to an intimate partner, or an intimate partner is alleged to have been the target of a threat or act of violence by the respondent, the petitioner shall make a good faith effort to provide notice to any and all intimate partners of the respondent. The notice must include that the petitioner intends to petition the court for an emergency firearms restraining order, and, if the petitioner is a law enforcement officer, referral to relevant domestic violence or stalking advocacy or counseling resources, if appropriate. The petitioner shall attest to having provided the notice in the filed affidavit or verified pleading. If, after making a good faith effort, the petitioner is unable to provide notice to any or all intimate partners, the affidavit or verified pleading should describe what efforts were made.

(c) Every person who files a petition for an emergency firearms restraining order, knowing the information provided to the court at any hearing or in the affidavit or verified pleading to be false, is guilty of perjury under Section 32-2 of the Criminal Code of 2012.

(d) An emergency firearms restraining order shall be issued on an ex parte basis, that is, without notice to the respondent.

(e) An emergency hearing held on an ex parte basis shall be held the same day that the petition is filed or the next day that the court is in session.

(f) If a circuit or associate judge finds probable cause to believe that the respondent poses an immediate and present danger of causing personal injury to himself, herself, or another by having in his or her custody or control, purchasing, possessing, or receiving a firearm, the circuit or associate judge shall issue an emergency order.

(f-5) If the court issues an emergency firearms restraining order, it shall, upon a finding of probable cause that the respondent possesses firearms, issue a search warrant directing a law enforcement agency to seize the respondent's firearms. The court may, as part of that warrant, direct the law enforcement agency to search the respondent's residence and other places where the court finds there is probable cause to believe he or she is likely to possess the firearms.

(g) An emergency firearms restraining order shall require:

(1) the respondent to refrain from having in his or her custody or control, purchasing, possessing, or receiving additional firearms for the duration of the order under Section 8.2 of the Firearm Owners Identification Card Act; and

(2) ~~the respondent to comply with Section 9.5 of the Firearm Owners Identification Card Act turn over to the local law enforcement agency any Firearm Owner's Identification Card and subsection (g) of Section 70 of the Firearm Concealed Carry Act concealed carry license in his or her possession. The local law enforcement agency shall immediately mail the card and concealed carry license to the Department of State Police Firearm Services Bureau for safekeeping. The firearm or firearms and Firearm Owner's Identification Card and concealed carry license, if unexpired, shall be returned to the respondent after the firearms restraining order is terminated or expired.~~

(h) Except as otherwise provided in subsection (h-5) of this Section, upon expiration of the period of safekeeping, if the firearms or Firearm Owner's Identification Card and concealed carry license cannot be returned to the respondent because the respondent cannot be located, fails to respond to requests to retrieve the firearms, or is not lawfully eligible to possess a firearm, upon petition from the local law enforcement agency, the court may order the local law enforcement agency to destroy the firearms, use the firearms for training purposes, or use the firearms for any other application as deemed appropriate by the local law enforcement agency.

(h-5) On or before January 1, 2022, a ~~A~~ respondent whose Firearm Owner's Identification Card has been revoked or suspended may petition the court, if the petitioner is present in court or has notice of the respondent's petition, to transfer the respondent's firearm to a person who is lawfully able to possess the firearm if the person does not reside at the same address as the respondent. Notice of the petition shall be served upon the person protected by the emergency firearms restraining order. While the order is in effect, the transferee who receives the respondent's firearms must swear or affirm by affidavit that he or she shall not transfer the firearm to the respondent or to anyone residing in the same residence as the respondent.

(h-6) If a person other than the respondent claims title to any firearms surrendered under this Section, he or she may petition the court, if the petitioner is present in court or has notice of the petition, to have the firearm returned to him or her. If the court determines that person to be the lawful owner of the firearm, the firearm shall be returned to him or her, provided that:

(1) the firearm is removed from the respondent's custody, control, or possession and the lawful owner agrees to store the firearm in a manner such that the respondent does not have access to or control of the firearm; and

(2) the firearm is not otherwise unlawfully possessed by the owner.

The person petitioning for the return of his or her firearm must swear or affirm by affidavit that he or she: (i) is the lawful owner of the firearm; (ii) shall not transfer the firearm to the respondent; and (iii) will store the firearm in a manner that the respondent does not have access to or control of the firearm.

(i) In accordance with subsection (e) of this Section, the court shall schedule a full hearing as soon as possible, but no longer than 14 days from the issuance of an ex parte firearms restraining order, to determine if a 6-month firearms restraining order shall be issued. The court may extend an ex parte order as needed, but not to exceed 14 days, to effectuate service of the order or if necessary to continue protection. The court may extend the order for a greater length of time by mutual agreement of the parties.

(Source: P.A. 100-607, eff. 1-1-19; 101-81, eff. 7-12-19.)

(430 ILCS 67/40)

Sec. 40. Six-month orders.

(a) A petitioner may request a 6-month firearms restraining order by filing an affidavit or verified pleading alleging that the respondent poses a significant danger of causing personal injury to himself, herself, or another in the near future by having in his or her custody or control, purchasing, possessing, or receiving a firearm. The petition shall also describe the number, types, and locations of any firearms presently believed by the petitioner to be possessed or controlled by the respondent.

(b) If the respondent is alleged to pose a significant danger of causing personal injury to an intimate partner, or an intimate partner is alleged to have been the target of a threat or act of violence by the respondent, the petitioner shall make a good faith effort to provide notice to any and all intimate partners of the respondent. The notice must include that the petitioner intends to petition the court for a 6-month firearms restraining order, and, if the petitioner is a law enforcement officer, referral to relevant domestic violence or stalking advocacy or counseling resources, if appropriate. The petitioner shall attest to having provided the notice in the filed affidavit or verified pleading. If, after making a good faith effort, the petitioner is unable to provide notice to any or all intimate partners, the affidavit or verified pleading should describe what efforts were made.

(c) Every person who files a petition for a 6-month firearms restraining order, knowing the information provided to the court at any hearing or in the affidavit or verified pleading to be false, is guilty of perjury under Section 32-2 of the Criminal Code of 2012.

(d) Upon receipt of a petition for a 6-month firearms restraining order, the court shall order a hearing within 30 days.

(e) In determining whether to issue a firearms restraining order under this Section, the court shall consider evidence including, but not limited to, the following:

(1) The unlawful and reckless use, display, or brandishing of a firearm by the respondent.

(2) The history of use, attempted use, or threatened use of physical force by the respondent against another person.

(3) Any prior arrest of the respondent for a felony offense.

(4) Evidence of the abuse of controlled substances or alcohol by the respondent.

(5) A recent threat of violence or act of violence by the respondent directed toward himself, herself, or another.

(6) A violation of an emergency order of protection issued under Section 217 of the Illinois Domestic Violence Act of 1986 or Section 112A-17 of the Code of Criminal Procedure of 1963 or of an order of protection issued under Section 214 of the Illinois Domestic Violence Act of 1986 or Section 112A-14 of the Code of Criminal Procedure of 1963.

(7) A pattern of violent acts or violent threats, including, but not limited to, threats of violence or acts of violence by the respondent directed toward himself, herself, or another.

(f) At the hearing, the petitioner shall have the burden of proving, by clear and convincing evidence, that the respondent poses a significant danger of personal injury to himself, herself, or another by having in his or her custody or control, purchasing, possessing, or receiving a firearm.

(g) If the court finds that there is clear and convincing evidence to issue a firearms restraining order, the court shall issue a firearms restraining order that shall be in effect for 6 months subject to renewal under Section 45 of this Act or termination under that Section.

(g-5) If the court issues a 6-month firearms restraining order, it shall, upon a finding of probable cause that the respondent possesses firearms, issue a search warrant directing a law enforcement agency to seize the respondent's firearms. The court may, as part of that warrant, direct the law enforcement agency to search the respondent's residence and other places where the court finds there is probable cause to believe he or she is likely to possess the firearms.

(h) A 6-month firearms restraining order shall require:

(1) the respondent to refrain from having in his or her custody or control, purchasing, possessing, or receiving additional firearms for the duration of the order under Section 8.2 of the Firearm Owners Identification Card Act; and

(2) the respondent to comply with Section 9.5 of the Firearm Owners Identification Card Act and subsection (g) of Section 70 of the Firearm Concealed Carry Act ~~turn over to the local law enforcement agency any firearm or Firearm Owner's Identification Card and concealed carry license in his or her possession. The local law enforcement agency shall immediately mail the card and concealed carry license to the Department of State Police Firearm Services Bureau for safekeeping. The firearm or firearms and Firearm Owner's Identification Card and concealed carry license, if unexpired, shall be returned to the respondent after the firearms restraining order is terminated or expired.~~

(i) Except as otherwise provided in subsection (i-5) of this Section, upon expiration of the period of safekeeping, if the firearms or Firearm Owner's Identification Card cannot be returned to the respondent because the respondent cannot be located, fails to respond to requests to retrieve the firearms, or is not lawfully eligible to possess a firearm, upon petition from the local law enforcement agency, the court may order the local law enforcement agency to destroy the firearms, use the firearms for training purposes, or use the firearms for any other application as deemed appropriate by the local law enforcement agency.

(i-5) A respondent whose Firearm Owner's Identification Card has been revoked or suspended may petition the court, if the petitioner is present in court or has notice of the respondent's petition, to transfer the respondent's firearm to a person who is lawfully able to possess the firearm if the person does not reside at the same address as the respondent. Notice of the petition shall be served upon the person protected by the emergency firearms restraining order. While the order is in effect, the transferee who receives the respondent's firearms must swear or affirm by affidavit that he or she shall not transfer the firearm to the respondent or to anyone residing in the same residence as the respondent.

(i-6) If a person other than the respondent claims title to any firearms surrendered under this Section, he or she may petition the court, if the petitioner is present in court or has notice of the petition, to have the firearm returned to him or her. If the court determines that person to be the lawful owner of the firearm, the firearm shall be returned to him or her, provided that:

(1) the firearm is removed from the respondent's custody, control, or possession and the lawful owner agrees to store the firearm in a manner such that the respondent does not have access to or control of the firearm; and

(2) the firearm is not otherwise unlawfully possessed by the owner.

The person petitioning for the return of his or her firearm must swear or affirm by affidavit that he or she: (i) is the lawful owner of the firearm; (ii) shall not transfer the firearm to the respondent; and (iii) will store the firearm in a manner that the respondent does not have access to or control of the firearm.

(j) If the court does not issue a firearms restraining order at the hearing, the court shall dissolve any emergency firearms restraining order then in effect.

(k) When the court issues a firearms restraining order under this Section, the court shall inform the respondent that he or she is entitled to one hearing during the period of the order to request a termination of the order, under Section 45 of this Act, and shall provide the respondent with a form to request a hearing.

(Source: P.A. 100-607, eff. 1-1-19; 101-81, eff. 7-12-19.)

Section 27. The Wildlife Code is amended by changing Sections 2.11, 2.26, 2.33, and 2.34 as follows: (520 ILCS 5/2.11) (from Ch. 61, par. 2.11)

Sec. 2.11. Before any person may lawfully hunt wild turkey, he shall first obtain a "Wild Turkey Hunting Permit" in accordance with the prescribed regulations set forth in an administrative rule of the Department. The fee for a Resident Wild Turkey Hunting Permit shall not exceed \$15.

Upon submitting suitable evidence of legal residence in any other state, non-residents shall be charged a fee not to exceed \$125 for wild turkey hunting permits.

The Department may by administrative rule allocate and issue non-resident Wild Turkey Permits and establish fees for such permits.

It shall be unlawful to take wild turkey except by use of a bow and arrow or a shotgun of not larger than 10 nor smaller than 20 gauge with shot size not larger than No. 4, and no person while attempting to so take wild turkey may have in his possession any other gun unless in accordance with the Firearm Concealed Carry Act.

It shall be unlawful to take, or attempt to take wild turkey except during the time from 1/2 hour before sunrise to 1/2 hour after sunset or during such lesser period of time as may be specified by administrative rule, during those days for which an open season is established.

It shall be unlawful for any person to take, or attempt to take, wild turkey by use of dogs, horses, automobiles, aircraft or other vehicles, or conveyances, or by the use or aid of bait or baiting of any kind. For the purposes of this Section, "bait" means any material, whether liquid or solid, including food, salt, minerals, and other products, except pure water, that can be ingested, placed, or scattered in such a manner as to attract or lure wild turkeys. "Baiting" means the placement or scattering of bait to attract wild turkeys. An area is considered as baited during the presence of and for 10 consecutive days following the removal of the bait.

It is unlawful for any person to take in Illinois or have in his possession more than one wild turkey per valid permit.

For the purposes of calculating acreage under this Section, the Department shall, after determining the total acreage of the applicable tract or tracts of land, round remaining fractional portions of an acre greater than or equal to half of an acre up to the next whole acre.

For the purposes of taking wild turkey, nothing in this Section shall be construed to prevent the manipulation, including mowing or cutting, of standing crops as a normal agricultural or soil stabilization practice, food plots, or normal agricultural practices, including planting, harvesting, and maintenance such as cultivating. Such manipulation for the purpose of taking wild turkey may be further modified by administrative rule.

(Source: P.A. 98-180, eff. 8-5-13; 99-869, eff. 1-1-17.)

(520 ILCS 5/2.26) (from Ch. 61, par. 2.26)

Sec. 2.26. Deer hunting permits. Any person attempting to take deer shall first obtain a "Deer Hunting Permit" issued by the Department in accordance with its administrative rules. Those rules must provide for the issuance of the following types of resident deer archery permits: (i) a combination permit, consisting of one either-sex permit and one antlerless-only permit, (ii) a single antlerless-only permit, and (iii) a single either-sex permit. The fee for a Deer Hunting Permit to take deer with either bow and arrow or gun shall not exceed \$25.00 for residents of the State. The Department may by administrative rule provide for non-resident deer hunting permits for which the fee will not exceed \$300 in 2005, \$350 in 2006, and \$400 in 2007 and thereafter except as provided below for non-resident landowners and non-resident archery hunters. The Department may by administrative rule provide for a non-resident archery deer permit consisting of not more than 2 harvest tags at a total cost not to exceed \$325 in 2005, \$375 in 2006, and \$425 in 2007 and thereafter. The fees for a youth resident and non-resident archery deer permit shall be the same.

The Department shall create a pilot program during the special 3-day, youth-only deer hunting season to allow for youth deer hunting permits that are valid statewide, excluding those counties or portions of counties closed to firearm deer hunting. The Department shall adopt rules to implement the pilot program. Nothing in this paragraph shall be construed to prohibit the Department from issuing Special Hunt Area Permits for the youth-only deer hunting season or establishing, through administrative rule, additional requirements pertaining to the youth-only deer hunting season on Department-owned or Department-managed sites, including site-specific quotas or drawings. The provisions of this paragraph are inoperative on and after January 1, 2023.

The standards and specifications for use of guns and bow and arrow for deer hunting shall be established by administrative rule.

No person may have in his or her possession any firearm not authorized by administrative rule for a specific hunting season when taking deer unless in accordance with the Firearm Concealed Carry Act.

Persons having a firearm deer hunting permit shall be permitted to take deer only during the period from 1/2 hour before sunrise to 1/2 hour after sunset, and only during those days for which an open season is established for the taking of deer by use of shotgun, handgun, or muzzle loading rifle.

Persons having an archery deer hunting permit shall be permitted to take deer only during the period from 1/2 hour before sunrise to 1/2 hour after sunset, and only during those days for which an open season is established for the taking of deer by use of bow and arrow.

It shall be unlawful for any person to take deer by use of dogs, horses, automobiles, aircraft or other vehicles, or by the use or aid of bait or baiting of any kind. For the purposes of this Section, "bait" means any material, whether liquid or solid, including food, salt, minerals, and other products, except pure water, that can be ingested, placed, or scattered in such a manner as to attract or lure white-tailed deer. "Baiting" means the placement or scattering of bait to attract deer. An area is considered as baited during the presence of and for 10 consecutive days following the removal of bait. Nothing in this Section shall prohibit the use of a dog to track wounded deer. Any person using a dog for tracking wounded deer must maintain physical control of the dog at all times by means of a maximum 50 foot lead attached to the dog's collar or harness. Tracking wounded deer is permissible at night, but at no time outside of legal deer hunting hours or seasons shall any person handling or accompanying a dog being used for tracking wounded deer be in possession of any firearm or archery device. Persons tracking wounded deer with a dog during the firearm deer seasons shall wear blaze orange or solid blaze pink color as required. Dog handlers tracking wounded deer with a dog are exempt from hunting license and deer permit requirements so long as they are accompanied by the licensed deer hunter who wounded the deer.

It shall be unlawful to possess or transport any wild deer which has been injured or killed in any manner upon a public highway or public right-of-way of this State unless exempted by administrative rule.

Persons hunting deer must have gun unloaded and no bow and arrow device shall be carried with the arrow in the nocked position during hours when deer hunting is unlawful.

It shall be unlawful for any person, having taken the legal limit of deer by gun, to further participate with gun in any deer hunting party.

It shall be unlawful for any person, having taken the legal limit of deer by bow and arrow, to further participate with bow and arrow in any deer hunting party.

The Department may prohibit upland game hunting during the gun deer season by administrative rule.

The Department shall not limit the number of non-resident, either-sex archery deer hunting permits to less than 20,000.

Any person who violates any of the provisions of this Section, including administrative rules, shall be guilty of a Class B misdemeanor.

For the purposes of calculating acreage under this Section, the Department shall, after determining the total acreage of the applicable tract or tracts of land, round remaining fractional portions of an acre greater than or equal to half of an acre up to the next whole acre.

For the purposes of taking white-tailed deer, nothing in this Section shall be construed to prevent the manipulation, including mowing or cutting, of standing crops as a normal agricultural or soil stabilization practice, food plots, or normal agricultural practices, including planting, harvesting, and maintenance such as cultivating or the use of products designed for scent only and not capable of ingestion, solid or liquid, placed or scattered, in such a manner as to attract or lure deer. Such manipulation for the purpose of taking white-tailed deer may be further modified by administrative rule.

(Source: P.A. 100-691, eff. 1-1-19; 100-949, eff. 1-1-19; 101-81, eff. 7-12-19; 101-444, eff. 6-1-20.)

(520 ILCS 5/2.33) (from Ch. 61, par. 2.33)

Sec. 2.33. Prohibitions.

(a) It is unlawful to carry or possess any gun in any State refuge unless otherwise permitted by administrative rule.

(b) It is unlawful to use or possess any snare or snare-like device, deadfall, net, or pit trap to take any species, except that snares not powered by springs or other mechanical devices may be used to trap fur-bearing mammals, in water sets only, if at least one-half of the snare noose is located underwater at all times.

(c) It is unlawful for any person at any time to take a wild mammal protected by this Act from its den by means of any mechanical device, spade, or digging device or to use smoke or other gases to dislodge or remove such mammal except as provided in Section 2.37.

(d) It is unlawful to use a ferret or any other small mammal which is used in the same or similar manner for which ferrets are used for the purpose of frightening or driving any mammals from their dens or hiding places.

(e) (Blank).

(f) It is unlawful to use spears, gigs, hooks or any like device to take any species protected by this Act.

(g) It is unlawful to use poisons, chemicals or explosives for the purpose of taking any species protected by this Act.

(h) It is unlawful to hunt adjacent to or near any peat, grass, brush or other inflammable substance when it is burning.

(i) It is unlawful to take, pursue or intentionally harass or disturb in any manner any wild birds or mammals by use or aid of any vehicle or conveyance, except as permitted by the Code of Federal Regulations for the taking of waterfowl. It is also unlawful to use the lights of any vehicle or conveyance or any light from or any light connected to the vehicle or conveyance in any area where wildlife may be found except in accordance with Section 2.37 of this Act; however, nothing in this Section shall prohibit the normal use of headlamps for the purpose of driving upon a roadway. Striped skunk, opossum, red fox, gray fox, raccoon, bobcat, and coyote may be taken during the open season by use of a small light which is worn on the body or hand-held by a person on foot and not in any vehicle.

(j) It is unlawful to use any shotgun larger than 10 gauge while taking or attempting to take any of the species protected by this Act.

(k) It is unlawful to use or possess in the field any shotgun shell loaded with a shot size larger than lead BB or steel T (.20 diameter) when taking or attempting to take any species of wild game mammals (excluding white-tailed deer), wild game birds, migratory waterfowl or migratory game birds protected by this Act, except white-tailed deer as provided for in Section 2.26 and other species as provided for by subsection (l) or administrative rule.

(l) It is unlawful to take any species of wild game, except white-tailed deer and fur-bearing mammals, with a shotgun loaded with slugs unless otherwise provided for by administrative rule.

(m) It is unlawful to use any shotgun capable of holding more than 3 shells in the magazine or chamber combined, except on game breeding and hunting preserve areas licensed under Section 3.27 and except as permitted by the Code of Federal Regulations for the taking of waterfowl. If the shotgun is capable of holding more than 3 shells, it shall, while being used on an area other than a game breeding and shooting preserve area licensed pursuant to Section 3.27, be fitted with a one piece plug that is irremovable without dismantling the shotgun or otherwise altered to render it incapable of holding more than 3 shells in the magazine and chamber, combined.

(n) It is unlawful for any person, except persons who possess a permit to hunt from a vehicle as provided in this Section and persons otherwise permitted by law, to have or carry any gun in or on any vehicle, conveyance or aircraft, unless such gun is unloaded and enclosed in a case, except that at field trials authorized by Section 2.34 of this Act, unloaded guns or guns loaded with blank cartridges only, may be carried on horseback while not contained in a case, or to have or carry any bow or arrow device in or on any vehicle unless such bow or arrow device is unstrung or enclosed in a case, or otherwise made inoperable unless in accordance with the Firearm Concealed Carry Act.

(o) (Blank).

(p) It is unlawful to take game birds, migratory game birds or migratory waterfowl with a rifle, pistol, revolver or airgun.

(q) It is unlawful to fire a rifle, pistol, revolver or airgun on, over or into any waters of this State, including frozen waters.

(r) It is unlawful to discharge any gun or bow and arrow device along, upon, across, or from any public right-of-way or highway in this State.

(s) It is unlawful to use a silencer or other device to muffle or mute the sound of the explosion or report resulting from the firing of any gun.

(t) It is unlawful for any person to take or attempt to take any species of wildlife or parts thereof, intentionally or wantonly allow a dog to hunt, within or upon the land of another, or upon waters flowing over or standing on the land of another, or to knowingly shoot a gun or bow and arrow device at any wildlife physically on or flying over the property of another without first obtaining permission from the owner or the owner's designee. For the purposes of this Section, the owner's designee means anyone who the owner designates in a written authorization and the authorization must contain (i) the legal or common description of property for such authority is given, (ii) the extent that the owner's designee is authorized to make decisions regarding who is allowed to take or attempt to take any species of wildlife or parts thereof, and (iii) the owner's notarized signature. Before enforcing this Section the law enforcement officer must have received notice from the owner or the owner's designee of a violation of this Section. Statements made to the law enforcement officer regarding this notice shall not be rendered inadmissible by the hearsay rule when offered for the purpose of showing the required notice.

(u) It is unlawful for any person to discharge any firearm for the purpose of taking any of the species protected by this Act, or hunt with gun or dog, or intentionally or wantonly allow a dog to hunt, within 300 yards of an inhabited dwelling without first obtaining permission from the owner or tenant, except that while trapping, hunting with bow and arrow, hunting with dog and shotgun using shot shells only, or hunting with shotgun using shot shells only, or providing outfitting services under a waterfowl outfitter permit, or on licensed game breeding and hunting preserve areas, as defined in Section 3.27, on federally owned and managed lands and on Department owned, managed, leased, or controlled lands, a 100 yard restriction shall apply.

(v) It is unlawful for any person to remove fur-bearing mammals from, or to move or disturb in any manner, the traps owned by another person without written authorization of the owner to do so.

(w) It is unlawful for any owner of a dog to knowingly or wantonly allow his or her dog to pursue, harass or kill deer, except that nothing in this Section shall prohibit the tracking of wounded deer with a dog in accordance with the provisions of Section 2.26 of this Code.

(x) It is unlawful for any person to wantonly or carelessly injure or destroy, in any manner whatsoever, any real or personal property on the land of another while engaged in hunting or trapping thereon.

(y) It is unlawful to hunt wild game protected by this Act between one half hour after sunset and one half hour before sunrise, except that hunting hours between one half hour after sunset and one half hour before sunrise may be established by administrative rule for fur-bearing mammals.

(z) It is unlawful to take any game bird (excluding wild turkeys and crippled pheasants not capable of normal flight and otherwise irretrievable) protected by this Act when not flying. Nothing in this Section shall prohibit a person from carrying an uncased, unloaded shotgun in a boat, while in pursuit of a crippled migratory waterfowl that is incapable of normal flight, for the purpose of attempting to reduce the migratory waterfowl to possession, provided that the attempt is made immediately upon downing the migratory waterfowl and is done within 400 yards of the blind from which the migratory waterfowl was downed. This exception shall apply only to migratory game birds that are not capable of normal flight. Migratory waterfowl that are crippled may be taken only with a shotgun as regulated by subsection (j) of this Section using shotgun shells as regulated in subsection (k) of this Section.

(aa) It is unlawful to use or possess any device that may be used for tree climbing or cutting, while hunting fur-bearing mammals, excluding coyotes.

(bb) It is unlawful for any person, except licensed game breeders, pursuant to Section 2.29 to import, carry into, or possess alive in this State any species of wildlife taken outside of this State, without obtaining permission to do so from the Director.

(cc) It is unlawful for any person to have in his or her possession any freshly killed species protected by this Act during the season closed for taking.

(dd) It is unlawful to take any species protected by this Act and retain it alive except as provided by administrative rule.

(ee) It is unlawful to possess any rifle while in the field during gun deer season except as provided in Section 2.26 and administrative rules.

(ff) It is unlawful for any person to take any species protected by this Act, except migratory waterfowl, during the gun deer hunting season in those counties open to gun deer hunting, unless he or she wears, when in the field, a cap and upper outer garment of a solid blaze orange color or solid blaze pink color, with such articles of clothing displaying a minimum of 400 square inches of blaze orange or solid blaze pink color material.

(gg) It is unlawful during the upland game season for any person to take upland game with a firearm unless he or she wears, while in the field, a cap of solid blaze orange color or solid blaze pink color. For purposes of this Act, upland game is defined as Bobwhite Quail, Hungarian Partridge, Ring-necked Pheasant, Eastern Cottontail and Swamp Rabbit.

(hh) It shall be unlawful to kill or cripple any species protected by this Act for which there is a bag limit without making a reasonable effort to retrieve such species and include such in the bag limit. It shall be unlawful for any person having control over harvested game mammals, game birds, or migratory game birds for which there is a bag limit to wantonly waste or destroy the usable meat of the game, except this shall not apply to wildlife taken under Sections 2.37 or 3.22 of this Code. For purposes of this subsection, "usable meat" means the breast meat of a game bird or migratory game bird and the hind ham and front shoulders of a game mammal. It shall be unlawful for any person to place, leave, dump, or abandon a wildlife carcass or parts of it along or upon a public right-of-way or highway or on public or private property, including a

waterway or stream, without the permission of the owner or tenant. It shall not be unlawful to discard game meat that is determined to be unfit for human consumption.

(ii) This Section shall apply only to those species protected by this Act taken within the State. Any species or any parts thereof, legally taken in and transported from other states or countries, may be possessed within the State, except as provided in this Section and Sections 2.35, 2.36 and 3.21.

(jj) (Blank).

(kk) Nothing contained in this Section shall prohibit the Director from issuing permits to paraplegics or to other persons with disabilities who meet the requirements set forth in administrative rule to shoot or hunt from a vehicle as provided by that rule, provided that such is otherwise in accord with this Act.

(ll) Nothing contained in this Act shall prohibit the taking of aquatic life protected by the Fish and Aquatic Life Code or birds and mammals protected by this Act, except deer and fur-bearing mammals, from a boat not camouflaged or disguised to alter its identity or to further provide a place of concealment and not propelled by sail or mechanical power. However, only shotguns not larger than 10 gauge nor smaller than .410 bore loaded with not more than 3 shells of a shot size no larger than lead BB or steel T (.20 diameter) may be used to take species protected by this Act.

(mm) Nothing contained in this Act shall prohibit the use of a shotgun, not larger than 10 gauge nor smaller than a 20 gauge, with a rifled barrel.

(nn) It shall be unlawful to possess any species of wildlife or wildlife parts taken unlawfully in Illinois, any other state, or any other country, whether or not the wildlife or wildlife parts is indigenous to Illinois. For the purposes of this subsection, the statute of limitations for unlawful possession of wildlife or wildlife parts shall not cease until 2 years after the possession has permanently ended.

(Source: P.A. 99-33, eff. 1-1-16; 99-143, eff. 7-27-15; 99-642, eff. 7-28-16; 100-489, eff. 9-8-17; 100-949, eff. 1-1-19.)

(520 ILCS 5/2.34) (from Ch. 61, par. 2.34)

Sec. 2.34. Dog Trials.

(a) Dogs of any breed may be trained the year round in accordance with the provisions of this Act.

(b) During the periods of time when it is unlawful to take species protected by this Act, the only firearms which shall be used in the training of dogs from sunrise to sunset shall be pistols with blank cartridges. No other gun or ammunition may be in immediate possession during this time. No person or persons in, along with, or accompanying the dog training party, shall be in possession of any firearm or live ammunition, except pistols capable of firing only blank cartridges during the hours from sunset to sunrise. All organized field trials or training grounds approved by the Department shall be exempt from this provision unless in accordance with the Firearm Concealed Carry Act.

(c) No field trial shall be held without a permit from the Department.

The following Department areas shall be designated as horseback field trial sites; Lee County Conservation Area, Des Plaines Conservation Area, Moraine View State Park, Middle Fork Fish and Wildlife Area, Hamilton County Conservation Area, and Wayne Fitzgerald State Park. The Department shall provide and maintain quality wildlife habitat on these sites.

Field trials shall be scheduled only from September 1 through April 30 in the Northern Zone and September 1 through April 15 in the Southern Zone. The Department maintains the authority to schedule and administer field trials. The boundary between the Northern Zone and the Southern Zone shall be U.S. Route 36. However, (i) if the opening date of the field trial season falls on Sunday, the season will begin on Saturday of that weekend; and (ii) if the closing date of the field trial season falls on Saturday, the season will conclude on Sunday of that weekend; and (iii) if during the final days of the field trial season a field trial organization begins a field trial which is subsequently interrupted due to inclement weather, the field trial organization may complete the trial, subject to the Department's approval, even though the field trial season has ended. The field trial organization must complete the trial on the first possible day or days. Field trials for the retrieving breeds are exempt from these field trials season provisions and shall have no closed season.

The fee for field trials shall be established by the Department by rule.

(d) The Department is authorized to designate dog training areas and to grant permits for all field trials including those field trials where game birds reared under Section 3.23 are released and taken in accordance with the rules and regulations set forth by the Department. Applications for permits for such trials and training areas shall be accompanied by detailed information as to the date and the location of the grounds where such trial area or training grounds is located. Applicants for field trial or dog training permits

must have the consent of the landowner prior to applying for such permit. Fees and other regulations will be set by administrative rule.

(e) All permits for designated dog training areas shall expire March 31st of each year.

(f) Permit holders for designated dog training areas must possess a wild game breeder's permit or a game breeding and hunting preserve area permit and may utilize live bird recall devices on such areas.

(g) Nothing shall prevent an individual from using a dog in the taking of squirrel during the open season.

(h) All hand reared game released and shot at field trials shall be properly identified with tags as provided for by this Act and such birds shall be banded before they are removed from the field trial area.

(Source: P.A. 86-920; 87-1051.)

Section 30. The Criminal Code of 2012 is amended by changing Sections 24-3 and 24-8 as follows:  
(720 ILCS 5/24-3) (from Ch. 38, par. 24-3)

Sec. 24-3. Unlawful sale or delivery of firearms.

(A) A person commits the offense of unlawful sale or delivery of firearms when he or she knowingly does any of the following:

(a) Sells or gives any firearm of a size which may be concealed upon the person to any person under 18 years of age.

(b) Sells or gives any firearm to a person under 21 years of age who has been convicted of a misdemeanor other than a traffic offense or adjudged delinquent.

(c) Sells or gives any firearm to any narcotic addict.

(d) Sells or gives any firearm to any person who has been convicted of a felony under the laws of this or any other jurisdiction.

(e) Sells or gives any firearm to any person who has been a patient in a mental institution within the past 5 years. In this subsection (e):

"Mental institution" means any hospital, institution, clinic, evaluation facility, mental health center, or part thereof, which is used primarily for the care or treatment of persons with mental illness.

"Patient in a mental institution" means the person was admitted, either voluntarily or involuntarily, to a mental institution for mental health treatment, unless the treatment was voluntary and solely for an alcohol abuse disorder and no other secondary substance abuse disorder or mental illness.

(f) Sells or gives any firearms to any person who is a person with an intellectual disability.

(g) Delivers any firearm, incidental to a sale, without withholding delivery of the firearm for at least 72 hours after application for its purchase has been made, or delivers a stun gun or taser, incidental to a sale, without withholding delivery of the stun gun or taser for at least 24 hours after application for its purchase has been made. However, this paragraph (g) does not apply to: (1) the sale of a firearm to a law enforcement officer if the seller of the firearm knows that the person to whom he or she is selling the firearm is a law enforcement officer or the sale of a firearm to a person who desires to purchase a firearm for use in promoting the public interest incident to his or her employment as a bank guard, armed truck guard, or other similar employment; (2) a mail order sale of a firearm from a federally licensed firearms dealer to a nonresident of Illinois under which the firearm is mailed to a federally licensed firearms dealer outside the boundaries of Illinois; (3) (blank); (4) the sale of a firearm to a dealer licensed as a federal firearms dealer under Section 923 of the federal Gun Control Act of 1968 (18 U.S.C. 923); or (5) the transfer or sale of any rifle, shotgun, or other long gun to a resident registered competitor or attendee or non-resident registered competitor or attendee by any dealer licensed as a federal firearms dealer under Section 923 of the federal Gun Control Act of 1968 at competitive shooting events held at the World Shooting Complex sanctioned by a national governing body. For purposes of transfers or sales under subparagraph (5) of this paragraph (g), the Department of Natural Resources shall give notice to the Department of State Police at least 30 calendar days prior to any competitive shooting events at the World Shooting Complex sanctioned by a national governing body. The notification shall be made on a form prescribed by the Department of State Police. The sanctioning body shall provide a list of all registered competitors and attendees at least 24 hours before the events to the Department of State Police. Any changes to the list of registered competitors and attendees shall be forwarded to the Department of State Police as soon as practicable. The Department of State Police must destroy the list of registered competitors and

attendees no later than 30 days after the date of the event. Nothing in this paragraph (g) relieves a federally licensed firearm dealer from the requirements of conducting a NICS background check through the Illinois Point of Contact under 18 U.S.C. 922(t). For purposes of this paragraph (g), "application" means when the buyer and seller reach an agreement to purchase a firearm. For purposes of this paragraph (g), "national governing body" means a group of persons who adopt rules and formulate policy on behalf of a national firearm sporting organization.

(h) While holding any license as a dealer, importer, manufacturer or pawnbroker under the federal Gun Control Act of 1968, manufactures, sells or delivers to any unlicensed person a handgun having a barrel, slide, frame or receiver which is a die casting of zinc alloy or any other nonhomogeneous metal which will melt or deform at a temperature of less than 800 degrees Fahrenheit. For purposes of this paragraph, (1) "firearm" is defined as in the Firearm Owners Identification Card Act; and (2) "handgun" is defined as a firearm designed to be held and fired by the use of a single hand, and includes a combination of parts from which such a firearm can be assembled.

(i) Sells or gives a firearm of any size to any person under 18 years of age who does not possess a valid Firearm Owner's Identification Card.

(j) Sells or gives a firearm while engaged in the business of selling firearms at wholesale or retail without being licensed as a federal firearms dealer under Section 923 of the federal Gun Control Act of 1968 (18 U.S.C. 923). In this paragraph (j):

A person "engaged in the business" means a person who devotes time, attention, and labor to engaging in the activity as a regular course of trade or business with the principal objective of livelihood and profit, but does not include a person who makes occasional repairs of firearms or who occasionally fits special barrels, stocks, or trigger mechanisms to firearms.

"With the principal objective of livelihood and profit" means that the intent underlying the sale or disposition of firearms is predominantly one of obtaining livelihood and pecuniary gain, as opposed to other intents, such as improving or liquidating a personal firearms collection; however, proof of profit shall not be required as to a person who engages in the regular and repetitive purchase and disposition of firearms for criminal purposes or terrorism.

(k) Sells or transfers ownership of a firearm to a person who does not display to the seller or transferor of the firearm either: (1) a currently valid Firearm Owner's Identification Card that has previously been issued in the transferee's name by the Department of State Police under the provisions of the Firearm Owners Identification Card Act; or (2) a currently valid license to carry a concealed firearm that has previously been issued in the transferee's name by the Department of State Police under the Firearm Concealed Carry Act. This paragraph (k) does not apply to the transfer of a firearm to a person who is exempt from the requirement of possessing a Firearm Owner's Identification Card under Section 2 of the Firearm Owners Identification Card Act. For the purposes of this Section, a currently valid Firearm Owner's Identification Card or license to carry a concealed firearm means receipt of ~~(i) a Firearm Owner's Identification Card that has not expired or (ii) an approval number issued in accordance with subsection (a-10) of subsection 3 or Section 3.1 of the Firearm Owners Identification Card Act~~ shall be proof that the Firearm Owner's Identification Card was valid.

(1) In addition to the other requirements of this paragraph (k), all persons who are not federally licensed firearms dealers must also have complied with subsection (a-10) of Section 3 of the Firearm Owners Identification Card Act by determining the validity of a purchaser's Firearm Owner's Identification Card.

(2) All sellers or transferors who have complied with the requirements of subparagraph (1) of this paragraph (k) shall not be liable for damages in any civil action arising from the use or misuse by the transferee of the firearm transferred, except for willful or wanton misconduct on the part of the seller or transferor.

(l) Not being entitled to the possession of a firearm, delivers the firearm, knowing it to have been stolen or converted. It may be inferred that a person who possesses a firearm with knowledge that its serial number has been removed or altered has knowledge that the firearm is stolen or converted.

(B) Paragraph (h) of subsection (A) does not include firearms sold within 6 months after enactment of Public Act 78-355 (approved August 21, 1973, effective October 1, 1973), nor is any firearm legally owned or possessed by any citizen or purchased by any citizen within 6 months after the enactment of Public Act 78-355 subject to confiscation or seizure under the provisions of that Public Act. Nothing in Public Act

78-355 shall be construed to prohibit the gift or trade of any firearm if that firearm was legally held or acquired within 6 months after the enactment of that Public Act.

(C) Sentence.

(1) Any person convicted of unlawful sale or delivery of firearms in violation of paragraph (c), (e), (f), (g), or (h) of subsection (A) commits a Class 4 felony.

(2) Any person convicted of unlawful sale or delivery of firearms in violation of paragraph (b) or (i) of subsection (A) commits a Class 3 felony.

(3) Any person convicted of unlawful sale or delivery of firearms in violation of paragraph (a) of subsection (A) commits a Class 2 felony.

(4) Any person convicted of unlawful sale or delivery of firearms in violation of paragraph (a), (b), or (i) of subsection (A) in any school, on the real property comprising a school, within 1,000 feet of the real property comprising a school, at a school related activity, or on or within 1,000 feet of any conveyance owned, leased, or contracted by a school or school district to transport students to or from school or a school related activity, regardless of the time of day or time of year at which the offense was committed, commits a Class 1 felony. Any person convicted of a second or subsequent violation of unlawful sale or delivery of firearms in violation of paragraph (a), (b), or (i) of subsection (A) in any school, on the real property comprising a school, within 1,000 feet of the real property comprising a school, at a school related activity, or on or within 1,000 feet of any conveyance owned, leased, or contracted by a school or school district to transport students to or from school or a school related activity, regardless of the time of day or time of year at which the offense was committed, commits a Class 1 felony for which the sentence shall be a term of imprisonment of no less than 5 years and no more than 15 years.

(5) Any person convicted of unlawful sale or delivery of firearms in violation of paragraph (a) or (i) of subsection (A) in residential property owned, operated, or managed by a public housing agency or leased by a public housing agency as part of a scattered site or mixed-income development, in a public park, in a courthouse, on residential property owned, operated, or managed by a public housing agency or leased by a public housing agency as part of a scattered site or mixed-income development, on the real property comprising any public park, on the real property comprising any courthouse, or on any public way within 1,000 feet of the real property comprising any public park, courthouse, or residential property owned, operated, or managed by a public housing agency or leased by a public housing agency as part of a scattered site or mixed-income development commits a Class 2 felony.

(6) Any person convicted of unlawful sale or delivery of firearms in violation of paragraph (j) of subsection (A) commits a Class A misdemeanor. A second or subsequent violation is a Class 4 felony.

(7) Any person convicted of unlawful sale or delivery of firearms in violation of paragraph (k) of subsection (A) commits a Class 4 felony, except that a violation of subparagraph (1) of paragraph (k) of subsection (A) shall not be punishable as a crime or petty offense. A third or subsequent conviction for a violation of paragraph (k) of subsection (A) is a Class 1 felony.

(8) A person 18 years of age or older convicted of unlawful sale or delivery of firearms in violation of paragraph (a) or (i) of subsection (A), when the firearm that was sold or given to another person under 18 years of age was used in the commission of or attempt to commit a forcible felony, shall be fined or imprisoned, or both, not to exceed the maximum provided for the most serious forcible felony so committed or attempted by the person under 18 years of age who was sold or given the firearm.

(9) Any person convicted of unlawful sale or delivery of firearms in violation of paragraph (d) of subsection (A) commits a Class 3 felony.

(10) Any person convicted of unlawful sale or delivery of firearms in violation of paragraph (l) of subsection (A) commits a Class 2 felony if the delivery is of one firearm. Any person convicted of unlawful sale or delivery of firearms in violation of paragraph (l) of subsection (A) commits a Class 1 felony if the delivery is of not less than 2 and not more than 5 firearms at the same time or within a one year period. Any person convicted of unlawful sale or delivery of firearms in violation of paragraph (l) of subsection (A) commits a Class X felony for which he or she shall be sentenced to a term of imprisonment of not less than 6 years and not more than 30 years if the delivery is of not less than 6 and not more than 10 firearms at the same time or within a 2 year period. Any person convicted of unlawful sale or delivery of firearms in violation of paragraph (l) of subsection (A) commits a

Class X felony for which he or she shall be sentenced to a term of imprisonment of not less than 6 years and not more than 40 years if the delivery is of not less than 11 and not more than 20 firearms at the same time or within a 3 year period. Any person convicted of unlawful sale or delivery of firearms in violation of paragraph (l) of subsection (A) commits a Class X felony for which he or she shall be sentenced to a term of imprisonment of not less than 6 years and not more than 50 years if the delivery is of not less than 21 and not more than 30 firearms at the same time or within a 4 year period. Any person convicted of unlawful sale or delivery of firearms in violation of paragraph (l) of subsection (A) commits a Class X felony for which he or she shall be sentenced to a term of imprisonment of not less than 6 years and not more than 60 years if the delivery is of 31 or more firearms at the same time or within a 5 year period.

(D) For purposes of this Section:

"School" means a public or private elementary or secondary school, community college, college, or university.

"School related activity" means any sporting, social, academic, or other activity for which students' attendance or participation is sponsored, organized, or funded in whole or in part by a school or school district.

(E) A prosecution for a violation of paragraph (k) of subsection (A) of this Section may be commenced within 6 years after the commission of the offense. A prosecution for a violation of this Section other than paragraph (g) of subsection (A) of this Section may be commenced within 5 years after the commission of the offense defined in the particular paragraph.

(Source: P.A. 99-29, eff. 7-10-15; 99-143, eff. 7-27-15; 99-642, eff. 7-28-16; 100-606, eff. 1-1-19.)

(720 ILCS 5/24-8)

Sec. 24-8. Firearm evidence tracing.

(a) Upon recovering a firearm from the possession of anyone who is not permitted by federal or State law to possess a firearm, a ~~local~~ law enforcement agency shall use the best available information, including a firearms trace when necessary, to determine how and from whom the person gained possession of the firearm. Upon recovering a firearm that was used in the commission of any offense classified as a felony or upon recovering a firearm that appears to have been lost, mislaid, stolen, or otherwise unclaimed, a ~~local~~ law enforcement agency shall use the best available information, including a firearms trace ~~when necessary~~, to determine prior ownership of the firearm.

(b) Law ~~Local law~~ enforcement shall, when appropriate, use the National Tracing Center of the Federal Bureau of Investigation in complying with subsection (a) of this Section.

(c) Law ~~Local law~~ enforcement agencies shall use the Illinois Department of State Police Law Enforcement Agencies Data System (LEADS) Gun File to enter all stolen, seized, or recovered firearms as prescribed by LEADS regulations and policies.

(d) Whenever a law enforcement agency recovers a fired cartridge case at a crime scene or has reason to believe that the recovered fired cartridge case is related to or associated with the commission of a crime, the law enforcement agency shall submit the evidence to the National Integrated Ballistics Information Network (NIBIN) or an Illinois State Police laboratory for NIBIN processing. Whenever a law enforcement agency seizes or recovers a semiautomatic firearm that is deemed suitable to be entered into the NIBIN that was: (i) unlawfully possessed, (ii) used for any unlawful purpose, (iii) recovered from the scene of a crime, (iv) is reasonably believed to have been used or associated with the commission of a crime, or (v) is acquired by the law enforcement agency as an abandoned or discarded firearm, the law enforcement agency shall submit the evidence to the NIBIN or an Illinois State Police laboratory for NIBIN processing. When practicable, all NIBIN-suitable evidence and NIBIN-suitable test fires from recovered firearms shall be entered into the NIBIN within 2 business days of submission to Illinois State Police laboratories that have NIBIN access or another NIBIN site. Exceptions to this may occur if the evidence in question requires analysis by other forensic disciplines. The Illinois State Police laboratory, submitting agency, and relevant court representatives shall determine whether the request for additional analysis outweighs the 2 business-day requirement. Illinois State Police laboratories that do not have NIBIN access shall submit NIBIN-suitable evidence and test fires to an Illinois State Police laboratory with NIBIN access. Upon receipt at the laboratory with NIBIN access, when practicable, the evidence and test fires shall be entered into the NIBIN within 2 business days. Exceptions to this 2 business-day requirement may occur if the evidence in question requires analysis by other forensic disciplines. The Illinois State Police laboratory, submitting agency, and relevant court representatives shall determine whether the request for additional

analysis outweighs the 2 business-day requirement. Nothing in this Section shall be interpreted to conflict with standards and policies for NIBIN sites as promulgated by the federal Bureau of Alcohol, Tobacco, Firearms and Explosives or successor agencies.

(Source: P.A. 91-364, eff. 1-1-00; 92-300, eff. 1-1-02.)

Section 35. The Code of Criminal Procedure of 1963 is amended by changing Section 112A-14 as follows:

(725 ILCS 5/112A-14) (from Ch. 38, par. 112A-14)

Sec. 112A-14. Domestic violence order of protection; remedies.

(a) (Blank).

(b) The court may order any of the remedies listed in this subsection (b). The remedies listed in this subsection (b) shall be in addition to other civil or criminal remedies available to petitioner.

(1) Prohibition of abuse. Prohibit respondent's harassment, interference with personal liberty, intimidation of a dependent, physical abuse, or willful deprivation, as defined in this Article, if such abuse has occurred or otherwise appears likely to occur if not prohibited.

(2) Grant of exclusive possession of residence. Prohibit respondent from entering or remaining in any residence, household, or premises of the petitioner, including one owned or leased by respondent, if petitioner has a right to occupancy thereof. The grant of exclusive possession of the residence, household, or premises shall not affect title to real property, nor shall the court be limited by the standard set forth in subsection (c-2) of Section 501 of the Illinois Marriage and Dissolution of Marriage Act.

(A) Right to occupancy. A party has a right to occupancy of a residence or household if it is solely or jointly owned or leased by that party, that party's spouse, a person with a legal duty to support that party or a minor child in that party's care, or by any person or entity other than the opposing party that authorizes that party's occupancy (e.g., a domestic violence shelter). Standards set forth in subparagraph (B) shall not preclude equitable relief.

(B) Presumption of hardships. If petitioner and respondent each has the right to occupancy of a residence or household, the court shall balance (i) the hardships to respondent and any minor child or dependent adult in respondent's care resulting from entry of this remedy with (ii) the hardships to petitioner and any minor child or dependent adult in petitioner's care resulting from continued exposure to the risk of abuse (should petitioner remain at the residence or household) or from loss of possession of the residence or household (should petitioner leave to avoid the risk of abuse). When determining the balance of hardships, the court shall also take into account the accessibility of the residence or household. Hardships need not be balanced if respondent does not have a right to occupancy.

The balance of hardships is presumed to favor possession by petitioner unless the presumption is rebutted by a preponderance of the evidence, showing that the hardships to respondent substantially outweigh the hardships to petitioner and any minor child or dependent adult in petitioner's care. The court, on the request of petitioner or on its own motion, may order respondent to provide suitable, accessible, alternate housing for petitioner instead of excluding respondent from a mutual residence or household.

(3) Stay away order and additional prohibitions. Order respondent to stay away from petitioner or any other person protected by the domestic violence order of protection, or prohibit respondent from entering or remaining present at petitioner's school, place of employment, or other specified places at times when petitioner is present, or both, if reasonable, given the balance of hardships. Hardships need not be balanced for the court to enter a stay away order or prohibit entry if respondent has no right to enter the premises.

(A) If a domestic violence order of protection grants petitioner exclusive possession of the residence, prohibits respondent from entering the residence, or orders respondent to stay away from petitioner or other protected persons, then the court may allow respondent access to the residence to remove items of clothing and personal adornment used exclusively by respondent, medications, and other items as the court directs. The right to access shall be exercised on only one occasion as the court directs and in the presence of an agreed-upon adult third party or law enforcement officer.

(B) When the petitioner and the respondent attend the same public, private, or non-public elementary, middle, or high school, the court when issuing a domestic violence order of

protection and providing relief shall consider the severity of the act, any continuing physical danger or emotional distress to the petitioner, the educational rights guaranteed to the petitioner and respondent under federal and State law, the availability of a transfer of the respondent to another school, a change of placement or a change of program of the respondent, the expense, difficulty, and educational disruption that would be caused by a transfer of the respondent to another school, and any other relevant facts of the case. The court may order that the respondent not attend the public, private, or non-public elementary, middle, or high school attended by the petitioner, order that the respondent accept a change of placement or change of program, as determined by the school district or private or non-public school, or place restrictions on the respondent's movements within the school attended by the petitioner. The respondent bears the burden of proving by a preponderance of the evidence that a transfer, change of placement, or change of program of the respondent is not available. The respondent also bears the burden of production with respect to the expense, difficulty, and educational disruption that would be caused by a transfer of the respondent to another school. A transfer, change of placement, or change of program is not unavailable to the respondent solely on the ground that the respondent does not agree with the school district's or private or non-public school's transfer, change of placement, or change of program or solely on the ground that the respondent fails or refuses to consent or otherwise does not take an action required to effectuate a transfer, change of placement, or change of program. When a court orders a respondent to stay away from the public, private, or non-public school attended by the petitioner and the respondent requests a transfer to another attendance center within the respondent's school district or private or non-public school, the school district or private or non-public school shall have sole discretion to determine the attendance center to which the respondent is transferred. If the court order results in a transfer of the minor respondent to another attendance center, a change in the respondent's placement, or a change of the respondent's program, the parents, guardian, or legal custodian of the respondent is responsible for transportation and other costs associated with the transfer or change.

(C) The court may order the parents, guardian, or legal custodian of a minor respondent to take certain actions or to refrain from taking certain actions to ensure that the respondent complies with the order. If the court orders a transfer of the respondent to another school, the parents, guardian, or legal custodian of the respondent is responsible for transportation and other costs associated with the change of school by the respondent.

(4) Counseling. Require or recommend the respondent to undergo counseling for a specified duration with a social worker, psychologist, clinical psychologist, psychiatrist, family service agency, alcohol or substance abuse program, mental health center guidance counselor, agency providing services to elders, program designed for domestic violence abusers, or any other guidance service the court deems appropriate. The court may order the respondent in any intimate partner relationship to report to an Illinois Department of Human Services protocol approved partner abuse intervention program for an assessment and to follow all recommended treatment.

(5) Physical care and possession of the minor child. In order to protect the minor child from abuse, neglect, or unwarranted separation from the person who has been the minor child's primary caretaker, or to otherwise protect the well-being of the minor child, the court may do either or both of the following: (i) grant petitioner physical care or possession of the minor child, or both, or (ii) order respondent to return a minor child to, or not remove a minor child from, the physical care of a parent or person in loco parentis.

If the respondent is charged with abuse (as defined in Section 112A-3 of this Code) of a minor child, there shall be a rebuttable presumption that awarding physical care to respondent would not be in the minor child's best interest.

(6) Temporary allocation of parental responsibilities and significant decision-making responsibilities. Award temporary significant decision-making responsibility to petitioner in accordance with this Section, the Illinois Marriage and Dissolution of Marriage Act, the Illinois Parentage Act of 2015, and this State's Uniform Child-Custody Jurisdiction and Enforcement Act.

If the respondent is charged with abuse (as defined in Section 112A-3 of this Code) of a minor child, there shall be a rebuttable presumption that awarding temporary significant decision-making responsibility to respondent would not be in the child's best interest.

(7) Parenting time. Determine the parenting time, if any, of respondent in any case in which the court awards physical care or temporary significant decision-making responsibility of a minor child to petitioner. The court shall restrict or deny respondent's parenting time with a minor child if the court finds that respondent has done or is likely to do any of the following:

- (i) abuse or endanger the minor child during parenting time;
- (ii) use the parenting time as an opportunity to abuse or harass petitioner or petitioner's family or household members;
- (iii) improperly conceal or detain the minor child; or
- (iv) otherwise act in a manner that is not in the best interests of the minor child.

The court shall not be limited by the standards set forth in Section 603.10 of the Illinois Marriage and Dissolution of Marriage Act. If the court grants parenting time, the order shall specify dates and times for the parenting time to take place or other specific parameters or conditions that are appropriate. No order for parenting time shall refer merely to the term "reasonable parenting time". Petitioner may deny respondent access to the minor child if, when respondent arrives for parenting time, respondent is under the influence of drugs or alcohol and constitutes a threat to the safety and well-being of petitioner or petitioner's minor children or is behaving in a violent or abusive manner. If necessary to protect any member of petitioner's family or household from future abuse, respondent shall be prohibited from coming to petitioner's residence to meet the minor child for parenting time, and the petitioner and respondent shall submit to the court their recommendations for reasonable alternative arrangements for parenting time. A person may be approved to supervise parenting time only after filing an affidavit accepting that responsibility and acknowledging accountability to the court.

(8) Removal or concealment of minor child. Prohibit respondent from removing a minor child from the State or concealing the child within the State.

(9) Order to appear. Order the respondent to appear in court, alone or with a minor child, to prevent abuse, neglect, removal or concealment of the child, to return the child to the custody or care of the petitioner, or to permit any court-ordered interview or examination of the child or the respondent.

(10) Possession of personal property. Grant petitioner exclusive possession of personal property and, if respondent has possession or control, direct respondent to promptly make it available to petitioner, if:

- (i) petitioner, but not respondent, owns the property; or
- (ii) the petitioner and respondent own the property jointly; sharing it would risk abuse of petitioner by respondent or is impracticable; and the balance of hardships favors temporary possession by petitioner.

If petitioner's sole claim to ownership of the property is that it is marital property, the court may award petitioner temporary possession thereof under the standards of subparagraph (ii) of this paragraph only if a proper proceeding has been filed under the Illinois Marriage and Dissolution of Marriage Act, as now or hereafter amended.

No order under this provision shall affect title to property.

(11) Protection of property. Forbid the respondent from taking, transferring, encumbering, concealing, damaging, or otherwise disposing of any real or personal property, except as explicitly authorized by the court, if:

- (i) petitioner, but not respondent, owns the property; or
- (ii) the petitioner and respondent own the property jointly, and the balance of hardships favors granting this remedy.

If petitioner's sole claim to ownership of the property is that it is marital property, the court may grant petitioner relief under subparagraph (ii) of this paragraph only if a proper proceeding has been filed under the Illinois Marriage and Dissolution of Marriage Act, as now or hereafter amended.

The court may further prohibit respondent from improperly using the financial or other resources of an aged member of the family or household for the profit or advantage of respondent or of any other person.

(11.5) Protection of animals. Grant the petitioner the exclusive care, custody, or control of any animal owned, possessed, leased, kept, or held by either the petitioner or the respondent or a minor child residing in the residence or household of either the petitioner or the respondent and order the

respondent to stay away from the animal and forbid the respondent from taking, transferring, encumbering, concealing, harming, or otherwise disposing of the animal.

(12) Order for payment of support. Order respondent to pay temporary support for the petitioner or any child in the petitioner's care or over whom the petitioner has been allocated parental responsibility, when the respondent has a legal obligation to support that person, in accordance with the Illinois Marriage and Dissolution of Marriage Act, which shall govern, among other matters, the amount of support, payment through the clerk and withholding of income to secure payment. An order for child support may be granted to a petitioner with lawful physical care of a child, or an order or agreement for physical care of a child, prior to entry of an order allocating significant decision-making responsibility. Such a support order shall expire upon entry of a valid order allocating parental responsibility differently and vacating petitioner's significant decision-making responsibility unless otherwise provided in the order.

(13) Order for payment of losses. Order respondent to pay petitioner for losses suffered as a direct result of the abuse. Such losses shall include, but not be limited to, medical expenses, lost earnings or other support, repair or replacement of property damaged or taken, reasonable attorney's fees, court costs, and moving or other travel expenses, including additional reasonable expenses for temporary shelter and restaurant meals.

(i) Losses affecting family needs. If a party is entitled to seek maintenance, child support, or property distribution from the other party under the Illinois Marriage and Dissolution of Marriage Act, as now or hereafter amended, the court may order respondent to reimburse petitioner's actual losses, to the extent that such reimbursement would be "appropriate temporary relief", as authorized by subsection (a)(3) of Section 501 of that Act.

(ii) Recovery of expenses. In the case of an improper concealment or removal of a minor child, the court may order respondent to pay the reasonable expenses incurred or to be incurred in the search for and recovery of the minor child, including, but not limited to, legal fees, court costs, private investigator fees, and travel costs.

(14) Prohibition of entry. Prohibit the respondent from entering or remaining in the residence or household while the respondent is under the influence of alcohol or drugs and constitutes a threat to the safety and well-being of the petitioner or the petitioner's children.

(14.5) Prohibition of firearm possession.

(A) A person who is subject to an existing domestic violence order of protection issued under this Code may not lawfully possess weapons or a Firearm Owner's Identification Card under Section 8.2 of the Firearm Owners Identification Card Act.

(B) Any firearms in the possession of the respondent, except as provided in subparagraph (C) of this paragraph (14.5), shall be ordered by the court to be turned over to a person with a valid Firearm Owner's Identification Card for safekeeping. The court shall issue an order that the respondent comply with Section 9.5 of the Firearm Owners Identification Card Act. ~~the respondent's Firearm Owner's Identification Card be turned over to the local law enforcement agency, which in turn shall immediately mail the card to the Department of State Police Firearm Owner's Identification Card Office for safekeeping. The period of safekeeping shall be for the duration of the domestic violence order of protection. The firearm or firearms and Firearm Owner's Identification Card, if unexpired, shall at the respondent's request be returned to the respondent at expiration of the domestic violence order of protection.~~

(C) If the respondent is a peace officer as defined in Section 2-13 of the Criminal Code of 2012, the court shall order that any firearms used by the respondent in the performance of his or her duties as a peace officer be surrendered to the chief law enforcement executive of the agency in which the respondent is employed, who shall retain the firearms for safekeeping for the duration of the domestic violence order of protection.

(D) Upon expiration of the period of safekeeping, if the firearms or Firearm Owner's Identification Card cannot be returned to respondent because respondent cannot be located, fails to respond to requests to retrieve the firearms, or is not lawfully eligible to possess a firearm, upon petition from the local law enforcement agency, the court may order the local law enforcement agency to destroy the firearms, use the firearms for training purposes, or for any other application as deemed appropriate by the local law enforcement agency; or that the firearms be turned over to a third party who is lawfully eligible to possess firearms, and who does not reside with respondent.

(15) Prohibition of access to records. If a domestic violence order of protection prohibits respondent from having contact with the minor child, or if petitioner's address is omitted under subsection (b) of Section 112A-5 of this Code, or if necessary to prevent abuse or wrongful removal or concealment of a minor child, the order shall deny respondent access to, and prohibit respondent from inspecting, obtaining, or attempting to inspect or obtain, school or any other records of the minor child who is in the care of petitioner.

(16) Order for payment of shelter services. Order respondent to reimburse a shelter providing temporary housing and counseling services to the petitioner for the cost of the services, as certified by the shelter and deemed reasonable by the court.

(17) Order for injunctive relief. Enter injunctive relief necessary or appropriate to prevent further abuse of a family or household member or to effectuate one of the granted remedies, if supported by the balance of hardships. If the harm to be prevented by the injunction is abuse or any other harm that one of the remedies listed in paragraphs (1) through (16) of this subsection is designed to prevent, no further evidence is necessary to establish that the harm is an irreparable injury.

(18) Telephone services.

(A) Unless a condition described in subparagraph (B) of this paragraph exists, the court may, upon request by the petitioner, order a wireless telephone service provider to transfer to the petitioner the right to continue to use a telephone number or numbers indicated by the petitioner and the financial responsibility associated with the number or numbers, as set forth in subparagraph (C) of this paragraph. In this paragraph (18), the term "wireless telephone service provider" means a provider of commercial mobile service as defined in 47 U.S.C. 332. The petitioner may request the transfer of each telephone number that the petitioner, or a minor child in his or her custody, uses. The clerk of the court shall serve the order on the wireless telephone service provider's agent for service of process provided to the Illinois Commerce Commission. The order shall contain all of the following:

(i) The name and billing telephone number of the account holder including the name of the wireless telephone service provider that serves the account.

(ii) Each telephone number that will be transferred.

(iii) A statement that the provider transfers to the petitioner all financial responsibility for and right to the use of any telephone number transferred under this paragraph.

(B) A wireless telephone service provider shall terminate the respondent's use of, and shall transfer to the petitioner use of, the telephone number or numbers indicated in subparagraph (A) of this paragraph unless it notifies the petitioner, within 72 hours after it receives the order, that one of the following applies:

(i) The account holder named in the order has terminated the account.

(ii) A difference in network technology would prevent or impair the functionality of a device on a network if the transfer occurs.

(iii) The transfer would cause a geographic or other limitation on network or service provision to the petitioner.

(iv) Another technological or operational issue would prevent or impair the use of the telephone number if the transfer occurs.

(C) The petitioner assumes all financial responsibility for and right to the use of any telephone number transferred under this paragraph. In this paragraph, "financial responsibility" includes monthly service costs and costs associated with any mobile device associated with the number.

(D) A wireless telephone service provider may apply to the petitioner its routine and customary requirements for establishing an account or transferring a number, including requiring the petitioner to provide proof of identification, financial information, and customer preferences.

(E) Except for willful or wanton misconduct, a wireless telephone service provider is immune from civil liability for its actions taken in compliance with a court order issued under this paragraph.

(F) All wireless service providers that provide services to residential customers shall provide to the Illinois Commerce Commission the name and address of an agent for service of

orders entered under this paragraph (18). Any change in status of the registered agent must be reported to the Illinois Commerce Commission within 30 days of such change.

(G) The Illinois Commerce Commission shall maintain the list of registered agents for service for each wireless telephone service provider on the Commission's website. The Commission may consult with wireless telephone service providers and the Circuit Court Clerks on the manner in which this information is provided and displayed.

(c) Relevant factors; findings.

(1) In determining whether to grant a specific remedy, other than payment of support, the court shall consider relevant factors, including, but not limited to, the following:

(i) the nature, frequency, severity, pattern, and consequences of the respondent's past abuse of the petitioner or any family or household member, including the concealment of his or her location in order to evade service of process or notice, and the likelihood of danger of future abuse to petitioner or any member of petitioner's or respondent's family or household; and

(ii) the danger that any minor child will be abused or neglected or improperly relocated from the jurisdiction, improperly concealed within the State, or improperly separated from the child's primary caretaker.

(2) In comparing relative hardships resulting to the parties from loss of possession of the family home, the court shall consider relevant factors, including, but not limited to, the following:

(i) availability, accessibility, cost, safety, adequacy, location, and other characteristics of alternate housing for each party and any minor child or dependent adult in the party's care;

(ii) the effect on the party's employment; and

(iii) the effect on the relationship of the party, and any minor child or dependent adult in the party's care, to family, school, church, and community.

(3) Subject to the exceptions set forth in paragraph (4) of this subsection (c), the court shall make its findings in an official record or in writing, and shall at a minimum set forth the following:

(i) That the court has considered the applicable relevant factors described in paragraphs (1) and (2) of this subsection (c).

(ii) Whether the conduct or actions of respondent, unless prohibited, will likely cause irreparable harm or continued abuse.

(iii) Whether it is necessary to grant the requested relief in order to protect petitioner or other alleged abused persons.

(4) (Blank).

(5) Never married parties. No rights or responsibilities for a minor child born outside of marriage attach to a putative father until a father and child relationship has been established under the Illinois Parentage Act of 1984, the Illinois Parentage Act of 2015, the Illinois Public Aid Code, Section 12 of the Vital Records Act, the Juvenile Court Act of 1987, the Probate Act of 1975, the Uniform Interstate Family Support Act, the Expedited Child Support Act of 1990, any judicial, administrative, or other act of another state or territory, any other statute of this State, or by any foreign nation establishing the father and child relationship, any other proceeding substantially in conformity with the federal Personal Responsibility and Work Opportunity Reconciliation Act of 1996, or when both parties appeared in open court or at an administrative hearing acknowledging under oath or admitting by affirmation the existence of a father and child relationship. Absent such an adjudication, no putative father shall be granted temporary allocation of parental responsibilities, including parenting time with the minor child, or physical care and possession of the minor child, nor shall an order of payment for support of the minor child be entered.

(d) Balance of hardships; findings. If the court finds that the balance of hardships does not support the granting of a remedy governed by paragraph (2), (3), (10), (11), or (16) of subsection (b) of this Section, which may require such balancing, the court's findings shall so indicate and shall include a finding as to whether granting the remedy will result in hardship to respondent that would substantially outweigh the hardship to petitioner from denial of the remedy. The findings shall be an official record or in writing.

(e) Denial of remedies. Denial of any remedy shall not be based, in whole or in part, on evidence that:

(1) respondent has cause for any use of force, unless that cause satisfies the standards for justifiable use of force provided by Article 7 of the Criminal Code of 2012;

(2) respondent was voluntarily intoxicated;

(3) petitioner acted in self-defense or defense of another, provided that, if petitioner utilized force, such force was justifiable under Article 7 of the Criminal Code of 2012;

- (4) petitioner did not act in self-defense or defense of another;
- (5) petitioner left the residence or household to avoid further abuse by respondent;
- (6) petitioner did not leave the residence or household to avoid further abuse by respondent; or
- (7) conduct by any family or household member excused the abuse by respondent, unless that same conduct would have excused such abuse if the parties had not been family or household members.

(Source: P.A. 100-199, eff. 1-1-18; 100-388, eff. 1-1-18; 100-597, eff. 6-29-18; 100-863, eff. 8-14-18; 100-923, eff. 1-1-19; 101-81, eff. 7-12-19.)

Section 40. The Unified Code of Corrections is amended by changing Section 5-4-3a as follows:  
(730 ILCS 5/5-4-3a)

Sec. 5-4-3a. DNA testing backlog accountability.

(a) On or before August 1 of each year, the Department of State Police shall report to the Governor and both houses of the General Assembly the following information:

(1) the extent of the backlog of cases awaiting testing or awaiting DNA analysis by that Department, including but not limited to those tests conducted under Section 5-4-3, as of June 30 of the previous fiscal year, with the backlog being defined as all cases awaiting forensic testing whether in the physical custody of the State Police or in the physical custody of local law enforcement, provided that the State Police have written notice of any evidence in the physical custody of local law enforcement prior to June 1 of that year; and

(2) what measures have been and are being taken to reduce that backlog and the estimated costs or expenditures in doing so.

(b) The information reported under this Section shall be made available to the public, at the time it is reported, on the official web site of the Department of State Police.

(c) Beginning January 1, 2016, the Department of State Police shall quarterly report on the status of the processing of forensic biology and DNA evidence submitted to the Department of State Police Laboratory for analysis. The report shall be submitted to the Governor and the General Assembly, and shall be posted on the Department of State Police website. The report shall include the following for each State Police Laboratory location and any laboratory to which the Department of State Police has outsourced evidence for testing:

(1) For forensic biology submissions, report both total case and sexual assault or abuse case (as defined by the Sexual Assault Evidence Submission Act) figures for:

- (A) The number of cases received in the preceding quarter.
- (B) The number of cases completed in the preceding quarter.
- (C) The number of cases waiting analysis.
- (D) The number of cases sent for outsourcing.
- (E) The number of cases waiting analysis that were received within the past 30 days.
- (F) The number of cases waiting analysis that were received 31 to 90 days prior.
- (G) The number of cases waiting analysis that were received 91 to 180 days prior.
- (H) The number of cases waiting analysis that were received 181 to 365 days prior.
- (I) The number of cases waiting analysis that were received more than 365 days prior.
- (J) The number of cases forwarded for DNA analyses.

(2) For DNA submissions, report both total case and sexual assault or abuse case (as defined by the Sexual Assault Evidence Submission Act) figures for:

- (A) The number of cases received in the preceding quarter.
- (B) The number of cases completed in the preceding quarter.
- (C) The number of cases waiting analysis.
- (D) The number of cases sent for outsourcing.
- (E) The number of cases waiting analysis that were received within the past 30 days.
- (F) The number of cases waiting analysis that were received 31 to 90 days prior.
- (G) The number of cases waiting analysis that were received 91 to 180 days prior.
- (H) The number of cases waiting analysis that were received 181 to 365 days prior.
- (I) The number of cases waiting analysis that were received more than 365 days prior.

(3) For all other categories of testing (e.g., drug chemistry, firearms/toolmark, footwear/tire track, latent prints, toxicology, and trace chemistry analysis):

- (A) The number of cases received in the preceding quarter.

(B) The number of cases completed in the preceding quarter.

(C) The number of cases waiting analysis.

(D) The number of cases entered in the National Integrated Ballistic Information Network (NIBIN).

(E) The number of investigative leads developed from National Integrated Ballistic Information Network (NIBIN) analysis.

(4) For the Combined DNA Index System (CODIS), report both total case and sexual assault or abuse case (as defined by the Sexual Assault Evidence Submission Act) figures for subparagraphs (D), (E), and (F) of this paragraph (4):

(A) The number of new offender samples received in the preceding quarter.

(B) The number of offender samples uploaded to CODIS in the preceding quarter.

(C) The number of offender samples awaiting analysis.

(D) The number of unknown DNA case profiles uploaded to CODIS in the preceding quarter.

(E) The number of CODIS hits in the preceding quarter.

(F) The number of forensic evidence submissions submitted to confirm a previously reported CODIS hit.

(5) For each category of testing, report the number of trained forensic scientists and the number of forensic scientists in training.

As used in this subsection (c), "completed" means completion of both the analysis of the evidence and the provision of the results to the submitting law enforcement agency.

(d) The provisions of this subsection (d), other than this sentence, are inoperative on and after January 1, 2019 or 2 years after the effective date of this amendatory Act of the 99th General Assembly, whichever is later. In consultation with and subject to the approval of the Chief Procurement Officer, the Department of State Police may obtain contracts for services, commodities, and equipment to assist in the timely completion of forensic biology, DNA, drug chemistry, firearms/toolmark, footwear/tire track, latent prints, toxicology, microscopy, trace chemistry, and Combined DNA Index System (CODIS) analysis. Contracts to support the delivery of timely forensic science services are not subject to the provisions of the Illinois Procurement Code, except for Sections 20-60, 20-65, 20-70, and 20-160 and Article 50 of that Code, provided that the Chief Procurement Officer may, in writing with justification, waive any certification required under Article 50 of the Illinois Procurement Code. For any contracts for services which are currently provided by members of a collective bargaining agreement, the applicable terms of the collective bargaining agreement concerning subcontracting shall be followed.  
(Source: P.A. 99-352, eff. 1-1-16; 99-801, eff. 1-1-17.)

Section 90. Illinois State Police; adoption of rules. The Illinois State Police shall adopt rules to implement this Act.

Section 95. No acceleration or delay. Where this Act makes changes in a statute that is represented in this Act by text that is not yet or no longer in effect (for example, a Section represented by multiple versions), the use of that text does not accelerate or delay the taking effect of (i) the changes made by this Act or (ii) provisions derived from any other Public Act.

Section 99. Effective date. This Act takes effect on January 1, 2022, except that the amendatory changes to Section 3 of the Firearm Owners Identification Card Act take effect January 1, 2024."

The motion prevailed.

And the amendment was adopted and ordered printed.

Senator Koehler offered the following amendment and moved its adoption:

#### **AMENDMENT NO. 2 TO HOUSE BILL 562**

AMENDMENT NO. 2. Amend House Bill 562, AS AMENDED, with reference to page and line numbers of Senate Amendment No. 1, on page 59, line 2, by replacing "\$10" with "\$25 ~~\$10~~"; and

by replacing line 4 on page 61 through line 18 on page 62 with the following:

"(b) Any person within this State who transfers or causes to be transferred any firearm, stun gun, or taser shall keep a record of such transfer for a period of 10 years from the date of transfer. Any person within this State who receives any firearm, stun gun, or taser pursuant to subsection (a-10) shall provide a record of the transfer within 10 days of the transfer to a federally licensed firearm dealer and shall not be required to maintain a transfer record. The federally licensed firearm dealer shall maintain the transfer record for 20 years from date of receipt. A federally licensed firearm dealer may charge a fee not to exceed \$25 to retain the record. The record shall be provided and maintained in either an electronic or paper format. The federally licensed firearm dealer shall not be liable for the accuracy of any information in the transfer record submitted pursuant to this Section. Such records ~~record~~ shall contain the date of the transfer; the description, serial number or other information identifying the firearm, stun gun, or taser if no serial number is available; and, if the transfer was completed within this State, the transferee's Firearm Owner's Identification Card number and any approval number or documentation provided by the Department of State Police pursuant to subsection (a-10) of this Section; if the transfer was not completed within this State, the record shall contain the name and address of the transferee. On or after January 1, 2006, the record shall contain the date of application for transfer of the firearm. On demand of a peace officer such transferor shall produce for inspection such record of transfer. For any transfer pursuant to subsection (a-10) of this Section, on the demand of a peace officer, such transferee shall identify the federally licensed firearm dealer maintaining the transfer record. If the transfer or sale took place at a gun show, the record shall include the unique identification number. Failure to record the unique identification number or approval number is a petty offense. For transfers of a firearm, stun gun, or taser made on or after the effective date of this amendatory Act of the 100th General Assembly, failure by the private seller to maintain the transfer records in accordance with this Section, or failure by a transferee pursuant to subsection a-10 of this Section to identify the federally licensed firearm dealer maintaining the transfer record, is a Class A misdemeanor for the first offense and a Class 4 felony for a second or subsequent offense occurring within 10 years of the first offense and the second offense was committed after conviction of the first offense. Whenever any person who has not previously been convicted of any violation of subsection (a-5), the court may grant supervision pursuant to and consistent with the limitations of Section 5-6-1 of the Unified Code of Corrections. A transferee or transferor shall not be criminally liable under this Section provided that he or she provides the Department of State Police with the transfer records in accordance with procedures established by the Department. The Department shall establish, by rule, a standard form on its website."

The motion prevailed.

And the amendment was adopted and ordered printed.

There being no further amendments, the bill, as amended, was ordered to a third reading.

### READING BILLS FROM THE HOUSE OF REPRESENTATIVES A THIRD TIME

On motion of Senator Koehler, **House Bill No. 562** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:

YEAS 40; NAYS 17.

The following voted in the affirmative:

Aquino	Feigenholtz	Koehler	Stadelman
Belt	Fine	Landek	Turner, D.
Bennett	Gillespie	Lightford	Van Pelt
Bush	Glowiak Hilton	Martwick	Villa
Castro	Harris	Morrison	Villanueva
Collins	Hastings	Muñoz	Villivalam
Connor	Holmes	Murphy	Mr. President
Cullerton, T.	Hunter	Pacione-Zayas	
Cunningham	Johnson	Peters	

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Curran	Jones, E.	Simmons
Ellman	Joyce	Sims

The following voted in the negative:

Anderson	Fowler	Rose	Turner, S.
Bailey	McClure	Stewart	Wilcox
Barickman	McConchie	Stoller	
Bryant	Plummer	Syverson	
DeWitte	Rezin	Tracy	

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence in the Senate Amendments adopted thereto.

On motion of Senator Aquino, **House Bill No. 2790** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:

YEAS 36; NAYS 18.

The following voted in the affirmative:

Aquino	Feigenholtz	Koehler	Stadelman
Belt	Fine	Landek	Van Pelt
Bennett	Gillespie	Lightford	Villa
Bush	Glowiak Hilton	Morrison	Villanueva
Castro	Harris	Muñoz	Villivalam
Collins	Hastings	Murphy	Mr. President
Connor	Holmes	Pacione-Zayas	
Cullerton, T.	Hunter	Peters	
Cunningham	Johnson	Simmons	
Ellman	Jones, E.	Sims	

The following voted in the negative:

Anderson	DeWitte	Rezin	Tracy
Bailey	Fowler	Rose	Turner, S.
Barickman	McClure	Stewart	Wilcox
Bryant	McConchie	Stoller	
Curran	Plummer	Syverson	

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof.

On motion of Senator Castro, **House Bill No. 1711** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:

YEAS 38; NAYS 12; Present 4.

The following voted in the affirmative:

Aquino	Curran	Koehler	Sims
Bailey	Ellman	Loughran Cappel	Turner, S.
Belt	Feigenholtz	Martwick	Van Pelt
Bennett	Fine	McClure	Villa
Castro	Gillespie	Morrison	Villanueva
Collins	Glowiak Hilton	Murphy	Villivalam
Connor	Harris	Pacione-Zayas	Wilcox
Crowe	Holmes	Peters	Mr. President
Cullerton, T.	Hunter	Rezin	
Cunningham	Johnson	Simmons	

The following voted in the negative:

Anderson	Fowler	Plummer
Barickman	Joyce	Rose
Bryant	Lightford	Stoller
DeWitte	McConchie	Syverson

The following voted present:

Hastings	Landek
Jones, E.	Muñoz

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof.

On motion of Senator Lightford, **House Bill No. 3922** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

And the question being, “Shall this bill pass?” it was decided in the affirmative by the following vote:

YEAS 51; NAYS None.

The following voted in the affirmative:

Aquino	DeWitte	Joyce	Rezin
Barickman	Ellman	Koehler	Simmons
Belt	Feigenholtz	Landek	Sims
Bennett	Fine	Lightford	Stadelman
Bryant	Fowler	Loughran Cappel	Tracy
Bush	Gillespie	Martwick	Turner, D.
Castro	Glowiak Hilton	McClure	Turner, S.
Collins	Harris	McConchie	Van Pelt
Connor	Hastings	Morrison	Villa
Crowe	Holmes	Muñoz	Villanueva
Cullerton, T.	Hunter	Murphy	Villivalam
Cunningham	Johnson	Pacione-Zayas	Mr. President
Curran	Jones, E.	Peters	

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof.

[May 31, 2021]

**MESSAGES FROM THE HOUSE**

A message from the House by  
Mr. Hollman, Clerk:

Mr. President -- I am directed to inform the Senate that the House of Representatives has concurred with the Senate in the passage of a bill of the following title, to-wit:

SENATE BILL NO. 815

A bill for AN ACT concerning education.

Together with the following amendments which are attached, in the adoption of which I am instructed to ask the concurrence of the Senate, to-wit:

House Amendment No. 1 to SENATE BILL NO. 815

House Amendment No. 3 to SENATE BILL NO. 815

House Amendment No. 4 to SENATE BILL NO. 815

Passed the House, as amended, May 31, 2021.

JOHN W. HOLLMAN, Clerk of the House

**AMENDMENT NO. 1 TO SENATE BILL 815**

AMENDMENT NO. 1. Amend Senate Bill 815 as follows:

on page 5, line 13, by replacing "Chairperson" with "chairperson"; and

on page 5, immediately below line 14, by inserting the following:

"(8) The chairperson of the bipartisan, bicameral Higher Education Working Group or a designee."; and

on page 5, line 15, by replacing "(8)" with "(9)"; and

on page 5, line 18, by replacing "(9)" with "(10)"; and

on page 5, line 23, by replacing "(10)" with "(11)"; and

on page 6, line 1, by replacing "(11)" with "(12)"; and

on page 6, line 5, by replacing "(12)" with "(13)"; and

on page 6, line 9, by replacing "(13)" with "(14)"; and

on page 6, line 13, by replacing "(14)" with "(15)"; and

on page 6, line 17, by replacing "(15)" with "(16)"; and

on page 6, line 21, by replacing "(16)" with "(17)"; and

on page 6, line 24, by replacing "(17)" with "(18)"; and

on page 10, line 16, by replacing "or" with "and".

**AMENDMENT NO. 3 TO SENATE BILL 815**

AMENDMENT NO. 3. Amend Senate Bill 815, AS AMENDED, by replacing everything after the enacting clause with the following:

"Section 1. Short title. This Act may be cited as the Commission on Equitable Public University Funding Act.

Section 5. Findings. The General Assembly finds all of the following:

[May 31, 2021]

(1) Historical and continued systemic racism has created significant disparities in college access, affordability, and completion for Black, Latinx, and other underrepresented and historically underserved students in this State.

(2) Improvements in postsecondary access, completion, and success rates are required in order to meet State goals for equity in attainment and will require further investments in the higher education system to support historically underrepresented and underserved groups, including Black, Latinx, and low-income students in particular.

(3) This State's approach to funding education has contributed to racial and socioeconomic inequities in access to resources and educational outcomes.

(4) Great strides have been made in this State in addressing inequity in funding the kindergarten through grade 12 public school system, including the adoption of an evidence-based funding formula, which has resulted in new funds being targeted to the highest-need districts.

(5) Adequate, equitable, and stable investment in higher education is the key to ensuring that every institution of higher education can provide adequate academic, financial, and social-emotional support and services that improve persistence and completion.

(6) In this State, higher education appropriations have effectively been cut in half since fiscal year 2002. Institutions of higher education serving higher percentages of Black students are more reliant on State funds and have been disproportionately harmed by this disinvestment in higher education.

(7) As a result of historic underfunding and level cuts to institutions of higher education, this State's public universities have needed to increase tuition to make up the funding shortfalls.

(8) Combined with the high cost of college and insufficient State financial aid, racial income and wealth disparities caused by structural racism contribute to the accumulation of student debt and make college enrollment and persistence more challenging for Black and Latinx students.

(9) Despite similar numbers of Black high school graduates, about 25,000 fewer Black students enrolled in institutions of higher education in this State in 2018 compared to 2008.

(10) State appropriations make it possible for colleges to provide essential academic services, social-emotional support and services, and institutional aid to students to improve student persistence and completion.

(11) This State must strategically invest in higher education to address wide disparities in degree completion. Public community colleges currently graduate Black and Latinx students at a rate of 14% and 26% within 3 years, respectively, compared to 38% of white students. At public universities, Black and Latinx students currently graduate at a rate of 34% and 49%, respectively, compared to 66% of white students, within 6 years.

(12) This State has a moral obligation and economic interest in dismantling and reforming structures that create or exacerbate racial and socioeconomic inequities in higher education.

(13) This State benefits from a public higher education system that receives adequate and stable resources for student success and that strategically uses those resources to maximize the potential of each public institution of higher education and to maximize the benefits to this State, including, but not limited to, improved college access and attainment and higher median wages for all residents, reduced income inequalities, improved economic output and innovation, increased access and engagement in world-class research opportunities, and improved college enrollment, persistence, and completion of underrepresented and historically underserved students, including Black and Latinx students and students from low-income families.

Section 10. Commission on Equitable Public University Funding; purpose.

(a) There is created the Commission on Equitable Public University Funding.

(b) The purpose of the Commission is to, at a minimum, recommend specific data-driven criteria and approaches to the General Assembly to adequately, equitably, and stably fund public universities in this State and to evaluate the existing funding methods used for public universities.

Section 15. Membership; administrative support; compensation.

(a) The membership of the Commission shall include, at a minimum:

(1) One member of the Senate appointed by the President of the Senate, who shall serve as co-chairperson.

(2) One member of the House of Representatives appointed by the Speaker of the House of Representatives, who shall serve as co-chairperson.

(3) The chairperson of the Board of Higher Education or a designee, who shall serve as co-chairperson.

(4) One member appointed by the Governor, who shall serve as co-chairperson.

(5) One member of the Senate appointed by the Minority Leader of the Senate.

(6) One member of the House of Representatives appointed by the Minority Leader of the House of Representatives.

(7) The chairperson of the Illinois Student Assistance Commission or a designee.

(8) The chairperson of the Higher Education Committee of the House of Representatives or a designee.

(9) The chairperson of the Higher Education Committee of the Senate or a designee.

(10) Twelve members representing the public universities in this State each appointed by the President of each public university.

(11) One member representing a higher education advocacy organization focused on eliminating disparities in college completion in this State for low-income and first-generation college students and students of color appointed by the Board of Higher Education.

(12) One member representing a statewide advocacy organization focused on improving educational and employment opportunities for women and adults appointed by the Board of Higher Education.

(13) One member representing a statewide advocacy organization focused on developing an equitable birth-to-career educational system appointed by the Board of Higher Education.

(14) One member representing a statewide organization that advocates for alternative education and bridge programs and the re-enrollment of students in this State appointed by the Board of Higher Education.

(15) One member representing a fiscal policy research organization focused on the impact that State-level budget and tax policies have on equitable education funding solutions appointed by the Board of Higher Education.

(16) Two members representing an organization that advocates on behalf of public university faculty members who are each employed by a different university appointed by the Board of Higher Education.

(17) One health care expert from the public higher education arena appointed by the Board of Higher Education, in consultation with the presidents and chancellors of the public universities.

(18) One member who has legal expertise in higher education funding and finance appointed by the Board of Higher Education.

(19) One postsecondary student enrolled at a public university in this State appointed by the Board of Higher Education.

(b) The Board of Higher Education shall recognize and consider the representation of underrepresented and historically underserved groups, including those who are Black, Latinx, or from low-income families, and the racial and geographical diversity of this State when making appointments to the Commission.

(c) The co-chairpersons may identify and invite experts to speak to the Commission on issues, including, but not limited to, higher education funding, finance, health care, and research and development.

(d) The Board of Higher Education shall provide administrative support to the Commission, including any related workgroups, and shall be responsible for administering the Commission's operations and ensuring that the requirements of this Act are met.

(e) The members of the Commission shall serve without compensation for their services as members of the Commission.

#### Section 20. Meetings; reports.

(a) The Commission shall meet at least once per quarter beginning no later than October 15, 2021.

(b) On or before July 1, 2023, the Commission shall deliver to the General Assembly and publish on the Board of Higher Education's Internet website or otherwise make publicly available a report on the Commission's recommendations, including specific criteria and funding approaches in accordance with all applicable laws, to establish an equity-based funding model for the allocation of State funds to public

universities. The recommendations included in the report must be equity-centered and consider all of the following areas:

(1) Remediating inequities in funding that have led to disparities in access, affordability, and completion for underrepresented and historically underserved student groups, including students who are Black, Latinx, or from low-income families.

(2) Ensuring that this State adequately, equitably, and stably funds public institutions of higher education in a manner that recognizes historical and current inequities impacting underrepresented minorities' higher education access and completion.

(3) Providing incentives to all 4-year institutions of higher education in this State to enroll underrepresented and historically underserved student groups, including students who are Black, Latinx, or from low-income families, in proportion to the diversity of this State's population.

(4) Allowing ongoing monitoring and continuous improvement of the public university funding models by requiring transparency and accountability in how State appropriations are expended and identifying a mechanism to study and review the implementation of any funding model developed and the long-term implications of this Act.

(5) Creating guidelines for how funding is distributed during times of significant economic hardship, as defined by the Commission, so that public institutions of higher education are able to adequately, equitably, and stably serve students.

(6) Ensuring that this State adequately and stably funds public institutions of higher education that serve underrepresented and historically underserved student groups, including students who are Black, Latinx, or from low-income families, and graduate and professional students, including doctors, dentists, pharmacists, and veterinarians.

(7) Supporting the diverse individual mission of each public university, including its commitment to research and health care enterprises that serve and enhance the well-being of the residents of this State.

(8) Fostering the economic activity and innovation generated by a university's activities, while recognizing the impact historic funding inequities may have had on the university's activities.

(9) Taking into consideration the percentage of institutional aid provided from an institution's annual budget.

(10) Taking into consideration the number of undergraduate students engaged in research at each university.

(11) Supporting institutional efforts to recruit and retain world-class faculty and university leaders.

(12) Ensuring stable and adequate funding for all institutions and that all universities are held harmless to their current funding level. The Commission may consider and report approaches to and the impact of a hold harmless funding provision for institutions of higher education as part of its final recommendations.

(13) Taking into consideration the long-term implications and outcomes of the funding systems.

The recommendations must fulfill the principles established by the Board of Higher Education's Strategic Plan. The recommendations may also be informed by the data-driven findings and recommendations established by the Chicago State University Equity Working Group and other groups researching equity in higher education and higher education funding and be aligned to this State's postsecondary attainment goal and related equity targets.

Section 25. Compliance. Notwithstanding any other law or provision to the contrary, all public institutions of higher education and State agencies regulating public institutions of higher education shall furnish such data and information to the Commission as the Commission deems necessary to fulfill the requirements of this Act.

Section 99. Effective date. This Act takes effect upon becoming law."

#### **AMENDMENT NO. 4 TO SENATE BILL 815**

AMENDMENT NO. 4. Amend Senate Bill 815, AS AMENDED, with reference to page and line numbers of House Amendment No. 3, as follows:

on page 5, immediately below line 23, by inserting the following:

[May 31, 2021]

"(9) The Minority Spokesperson of the Higher Education Committee of the House of Representatives or a designee."; and

on page 5, line 24, by replacing "(9)" with "(10)"; and

on page 5, immediately below line 25, by inserting the following:

"(11) The Minority Spokesperson of the Higher Education Committee of the Senate or a designee."; and

on page 6, line 1, by replacing "(10)" with "(12)"; and

on page 6, line 4, by replacing "(11)" with "(13)"; and

on page 6, line 9, by replacing "(12)" with "(14)"; and

on page 6, line 13, by replacing "(13)" with "(15)"; and

on page 6, line 17, by replacing "(14)" with "(16)"; and

on page 6, line 21, by replacing "(15)" with "(17)"; and

on page 6, line 25, by replacing "(16)" with "(18)"; and

on page 7, line 3, by replacing "(17)" with "(19)"; and

on page 7, line 7, by replacing "(18)" with "(20)"; and

on page 7, line 10, by replacing "(19)" with "(21)".

Under the rules, the foregoing **Senate Bill No. 815**, with House Amendments numbered 1, 3 and 4, was referred to the Secretary's Desk.

A message from the House by

Mr. Hollman, Clerk:

Mr. President -- I am directed to inform the Senate that the House of Representatives has concurred with the Senate in the passage of a bill of the following title, to-wit:

SENATE BILL NO. 1697

A bill for AN ACT concerning finance.

Together with the following amendment which is attached, in the adoption of which I am instructed to ask the concurrence of the Senate, to-wit:

House Amendment No. 3 to SENATE BILL NO. 1697

Passed the House, as amended, May 31, 2021.

JOHN W. HOLLMAN, Clerk of the House

**AMENDMENT NO. 3 TO SENATE BILL 1697**

AMENDMENT NO. 3. Amend Senate Bill 1697 by replacing everything after the enacting clause with the following:

"Section 5. The Grant Accountability and Transparency Act is amended by changing Sections 20, 25, and 45 as follows:

(30 ILCS 708/20)

Sec. 20. Adoption of federal rules applicable to grants.

(a) On or before July 1, 2016, the Governor's Office of Management and Budget, with the advice and technical assistance of the Illinois Single Audit Commission, shall adopt rules which adopt the Uniform Guidance at 2 CFR 200. The rules, which shall apply to all State and federal pass-through awards effective on and after July 1, 2016, shall include the following:

[May 31, 2021]

(1) Administrative requirements. In accordance with Subparts B through D of 2 CFR 200, the rules shall set forth the uniform administrative requirements for grant and cooperative agreements, including the requirements for the management by State awarding agencies of federal grant programs before State and federal pass-through awards have been made and requirements that State awarding agencies may impose on non-federal entities in State and federal pass-through awards.

(2) Cost principles. In accordance with Subpart E of 2 CFR 200, the rules shall establish principles for determining the allowable costs incurred by non-federal entities under State and federal pass-through awards. The principles are intended for cost determination, but are not intended to identify the circumstances or dictate the extent of State or federal pass-through participation in financing a particular program or project. The principles shall provide that State and federal awards bear their fair share of cost recognized under these principles, except where restricted or prohibited by State or federal law.

(3) Audit and single audit requirements and audit follow-up. In accordance with Subpart F of 2 CFR 200 and the federal Single Audit Act Amendments of 1996, the rules shall set forth standards to obtain consistency and uniformity among State and federal pass-through awarding agencies for the audit of non-federal entities expending State and federal awards. These provisions shall also set forth the policies and procedures for State and federal pass-through entities when using the results of these audits.

The provisions of this item (3) do not apply to for-profit subrecipients because for-profit subrecipients are not subject to the requirements of 2 CFR 200, Subpart F, Audits of States, Local and Non-Profit Organizations. Audits of for-profit subrecipients must be conducted pursuant to a Program Audit Guide issued by the Federal awarding agency. If a Program Audit Guide is not available, the State awarding agency must prepare a Program Audit Guide in accordance with the 2 CFR 200, Subpart F – Audit Requirements - Compliance Supplement. For-profit entities are subject to all other general administrative requirements and cost principles applicable to grants.

(b) This Act addresses only State and federal pass-through auditing functions and does not address the external audit function of the Auditor General.

(c) For public institutions of higher education, the provisions of this Section apply only to awards funded by ~~State appropriations and~~ federal pass-through awards from a State agency to public institutions of higher education. Federal pass-through awards from a State agency to public institutions of higher education are governed by and must comply with federal guidelines under 2 CFR 200.

(d) The State grant-making agency is responsible for establishing requirements, as necessary, to ensure compliance by for-profit subrecipients. The agreement with the for-profit subrecipient shall describe the applicable compliance requirements and the for-profit subrecipient's compliance responsibility. Methods to ensure compliance for State and federal pass-through awards made to for-profit subrecipients shall include pre-award, audits, monitoring during the agreement, and post-award audits. The Governor's Office of Management and Budget shall provide such advice and technical assistance to the State grant-making agency as is necessary or indicated.

(Source: P.A. 99-523, eff. 6-30-16; 100-676, eff. 1-1-19.)

(30 ILCS 708/25)

Sec. 25. Supplemental rules. On or before July 1, 2017, the Governor's Office of Management and Budget, with the advice and technical assistance of the Illinois Single Audit Commission, shall adopt supplemental rules pertaining to the following:

- (1) Criteria to define mandatory formula-based grants and discretionary grants.
- (2) The award of one-year grants for new applicants.
- (3) The award of competitive grants in 3-year terms (one-year initial terms with the option to renew for up to 2 additional years) to coincide with the federal award.
- (4) The issuance of grants, including:
  - (A) public notice of announcements of funding opportunities;
  - (B) the development of uniform grant applications;
  - (C) State agency review of merit of proposals and risk posed by applicants;
  - (D) specific conditions for individual recipients (including the use of a fiscal agent and additional corrective conditions);
  - (E) certifications and representations;
  - (F) pre-award costs;

(G) performance measures and statewide prioritized goals under Section 50-25 of the State Budget Law of the Civil Administrative Code of Illinois, commonly referred to as "Budgeting for Results"; and

(H) for mandatory formula grants, the merit of the proposal and the risk posed should result in additional reporting, monitoring, or measures such as reimbursement-basis only.

(5) The development of uniform budget requirements, which shall include:

(A) mandatory submission of budgets as part of the grant application process;

(B) mandatory requirements regarding contents of the budget including, at a minimum, common detail line items specified under guidelines issued by the Governor's Office of Management and Budget;

(C) a requirement that the budget allow flexibility to add lines describing costs that are common for the services provided as outlined in the grant application;

(D) a requirement that the budget include information necessary for analyzing cost and performance for use in Budgeting for Results; and

(E) caps on the amount of salaries that may be charged to grants based on the limitations imposed by federal agencies.

(6) The development of pre-qualification requirements for applicants, including the fiscal condition of the organization and the provision of the following information:

(A) organization name;

(B) Federal Employee Identification Number;

(C) Data Universal Numbering System (DUNS) number;

(D) fiscal condition;

(E) whether the applicant is in good standing with the Secretary of State;

(F) past performance in administering grants;

(G) whether the applicant is on the Debarred and Suspended List maintained by the Governor's Office of Management and Budget;

(H) whether the applicant is on the federal Excluded Parties List; and

(I) whether the applicant is on the Sanctioned Party List maintained by the Illinois Department of Healthcare and Family Services.

Nothing in this Act affects the provisions of the Fiscal Control and Internal Auditing Act nor the requirement that the management of each State agency is responsible for maintaining effective internal controls under that Act.

For public institutions of higher education, the provisions of this Section apply only to awards funded by State appropriations and federal pass-through awards from a State agency to public institutions of higher education.

(Source: P.A. 100-676, eff. 1-1-19; 100-997, eff. 8-20-18; 101-81, eff. 7-12-19.)

(30 ILCS 708/45)

Sec. 45. Applicability.

(a) Except as otherwise provided in this Section, the requirements established under this Act apply to State grant-making agencies that make State and federal pass-through awards to non-federal entities. These requirements apply to all costs related to State and federal pass-through awards. The requirements established under this Act do not apply to private awards, to allocations of State revenues paid over by the Comptroller to units of local government and other taxing districts pursuant to the State Revenue Sharing Act from the Local Government Distributive Fund or the Personal Property Tax Replacement Fund, or to allotments of State motor fuel tax revenues distributed by the Department of Transportation to units of local government pursuant to the Motor Fuel Tax Law from the Motor Fuel Tax Fund or the Transportation Renewal Fund.

(a-5) Nothing in this Act shall prohibit the use of State funds for purposes of federal match or maintenance of effort.

(b) The terms and conditions of State, federal, and pass-through awards apply to subawards and subrecipients unless a particular Section of this Act or the terms and conditions of the State or federal award specifically indicate otherwise. Non-federal entities shall comply with requirements of this Act regardless of whether the non-federal entity is a recipient or subrecipient of a State or federal pass-through award. Pass-through entities shall comply with the requirements set forth under the rules adopted under subsection (a) of Section 20 of this Act, but not to any requirements in this Act directed towards State or federal awarding agencies, unless the requirements of the State or federal awards indicate otherwise.

When a non-federal entity is awarded a cost-reimbursement contract, only 2 CFR 200.330 through 200.332 are incorporated by reference into the contract. However, when the Cost Accounting Standards are applicable to the contract, they take precedence over the requirements of this Act unless they are in conflict with Subpart F of 2 CFR 200. In addition, costs that are made unallowable under 10 U.S.C. 2324(e) and 41 U.S.C. 4304(a), as described in the Federal Acquisition Regulations, subpart 31.2 and subpart 31.603, are always unallowable. For requirements other than those covered in Subpart D of 2 CFR 200.330 through 200.332, the terms of the contract and the Federal Acquisition Regulations apply.

With the exception of Subpart F of 2 CFR 200, which is required by the Single Audit Act, in any circumstances where the provisions of federal statutes or regulations differ from the provisions of this Act, the provision of the federal statutes or regulations govern. This includes, for agreements with Indian tribes, the provisions of the Indian Self-Determination and Education and Assistance Act, as amended, 25 U.S.C. 450-458ddd-2.

(c) State grant-making agencies may apply subparts A through E of 2 CFR 200 to for-profit entities, foreign public entities, or foreign organizations, except where the awarding agency determines that the application of these subparts would be inconsistent with the international obligations of the United States or the statute or regulations of a foreign government.

(d) 2 CFR 200.101 specifies how 2 CFR 200 is applicable to different types of awards. The same applicability applies to this Act.

(e) (Blank).

(f) For public institutions of higher education, the provisions of this Act apply only to awards funded by ~~State appropriations and~~ federal pass-through awards from a State agency to public institutions of higher education. This Act shall recognize provisions in 2 CFR 200 as applicable to public institutions of higher education, including Appendix III of Part 200 and the cost principles under Subpart E.

(g) Each grant-making agency shall enhance its processes to monitor and address noncompliance with reporting requirements and with program performance standards. Where applicable, the process may include a corrective action plan. The monitoring process shall include a plan for tracking and documenting performance-based contracting decisions.

(Source: P.A. 100-676, eff. 1-1-19; 100-863, eff. 8-14-18; 101-81, eff. 7-12-19.)

Section 10. The Downstate Public Transportation Act is amended by changing Sections 2-3, 2-4, 2-5, 2-5.1, 2-7, 2-9, 2-10, 2-11, 2-12, 2-13, 2-14, 2-15.2, 2-15.3, and 2-17 as follows:

(30 ILCS 740/2-3) (from Ch. 111 2/3, par. 663)

Sec. 2-3. (a) As soon as possible after the first day of each month, beginning July 1, 1984, upon certification of the Department of Revenue, the Comptroller shall order transferred, and the Treasurer shall transfer, from the General Revenue Fund to a special fund in the State Treasury which is hereby created, to be known as the Downstate Public Transportation Fund, an amount equal to 2/32 (beginning July 1, 2005, 3/32) of the net revenue realized from the Retailers' Occupation Tax Act, the Service Occupation Tax Act, the Use Tax Act, and the Service Use Tax Act from persons incurring municipal or county retailers' or service occupation tax liability for the benefit of any municipality or county located wholly within the boundaries of each participant, other than any Metro-East Transit District participant certified pursuant to subsection (c) of this Section during the preceding month, except that the Department shall pay into the Downstate Public Transportation Fund 2/32 (beginning July 1, 2005, 3/32) of 80% of the net revenue realized under the State tax Acts named above within any municipality or county located wholly within the boundaries of each participant, other than any Metro-East participant, for tax periods beginning on or after January 1, 1990. Net revenue realized for a month shall be the revenue collected by the State pursuant to such Acts during the previous month from persons incurring municipal or county retailers' or service occupation tax liability for the benefit of any municipality or county located wholly within the boundaries of a participant, less the amount paid out during that same month as refunds or credit memoranda to taxpayers for overpayment of liability under such Acts for the benefit of any municipality or county located wholly within the boundaries of a participant.

Notwithstanding any provision of law to the contrary, beginning on July 6, 2017 (the effective date of Public Act 100-23), those amounts required under this subsection (a) to be transferred by the Treasurer into the Downstate Public Transportation Fund from the General Revenue Fund shall be directly deposited into the Downstate Public Transportation Fund as the revenues are realized from the taxes indicated.

(b) As soon as possible after the first day of each month, beginning July 1, 1989, upon certification of the Department of Revenue, the Comptroller shall order transferred, and the Treasurer shall transfer, from

the General Revenue Fund to a special fund in the State Treasury which is hereby created, to be known as the Metro-East Public Transportation Fund, an amount equal to 2/32 of the net revenue realized, as above, from within the boundaries of Madison, Monroe, and St. Clair Counties, except that the Department shall pay into the Metro-East Public Transportation Fund 2/32 of 80% of the net revenue realized under the State tax Acts specified in subsection (a) of this Section within the boundaries of Madison, Monroe and St. Clair Counties for tax periods beginning on or after January 1, 1990. A local match equivalent to an amount which could be raised by a tax levy at the rate of .05% on the assessed value of property within the boundaries of Madison County is required annually to cause a total of 2/32 of the net revenue to be deposited in the Metro-East Public Transportation Fund. Failure to raise the required local match annually shall result in only 1/32 being deposited into the Metro-East Public Transportation Fund after July 1, 1989, or 1/32 of 80% of the net revenue realized for tax periods beginning on or after January 1, 1990.

(b-5) As soon as possible after the first day of each month, beginning July 1, 2005, upon certification of the Department of Revenue, the Comptroller shall order transferred, and the Treasurer shall transfer, from the General Revenue Fund to the Downstate Public Transportation Fund, an amount equal to 3/32 of 80% of the net revenue realized from within the boundaries of Monroe and St. Clair Counties under the State Tax Acts specified in subsection (a) of this Section and provided further that, beginning July 1, 2005, the provisions of subsection (b) shall no longer apply with respect to such tax receipts from Monroe and St. Clair Counties.

Notwithstanding any provision of law to the contrary, beginning on July 6, 2017 (the effective date of Public Act 100-23), those amounts required under this subsection (b-5) to be transferred by the Treasurer into the Downstate Public Transportation Fund from the General Revenue Fund shall be directly deposited into the Downstate Public Transportation Fund as the revenues are realized from the taxes indicated.

(b-6) As soon as possible after the first day of each month, beginning July 1, 2008, upon certification by the Department of Revenue, the Comptroller shall order transferred and the Treasurer shall transfer, from the General Revenue Fund to the Downstate Public Transportation Fund, an amount equal to 3/32 of 80% of the net revenue realized from within the boundaries of Madison County under the State Tax Acts specified in subsection (a) of this Section and provided further that, beginning July 1, 2008, the provisions of subsection (b) shall no longer apply with respect to such tax receipts from Madison County.

Notwithstanding any provision of law to the contrary, beginning on July 6, 2017 (the effective date of Public Act 100-23), those amounts required under this subsection (b-6) to be transferred by the Treasurer into the Downstate Public Transportation Fund from the General Revenue Fund shall be directly deposited into the Downstate Public Transportation Fund as the revenues are realized from the taxes indicated.

(b-7) Beginning July 1, 2018, notwithstanding the other provisions of this Section, instead of the Comptroller making monthly transfers from the General Revenue Fund to the Downstate Public Transportation Fund, the Department of Revenue shall deposit the designated fraction of the net revenue realized from collections under the Retailers' Occupation Tax Act, the Service Occupation Tax Act, the Use Tax Act, and the Service Use Tax Act directly into the Downstate Public Transportation Fund.

(c) The Department shall certify to the Department of Revenue the eligible participants under this Article and the territorial boundaries of such participants for the purposes of the Department of Revenue in subsections (a) and (b) of this Section.

(d) For the purposes of this Article, beginning in fiscal year 2009 the General Assembly shall appropriate an amount from the Downstate Public Transportation Fund equal to the sum total of funds projected to be paid to the participants pursuant to Section 2-7. If the General Assembly fails to make appropriations sufficient to cover the amounts projected to be paid pursuant to Section 2-7, this Act shall constitute an irrevocable and continuing appropriation from the Downstate Public Transportation Fund of all amounts necessary for those purposes.

(e) (Blank).

(f) (Blank).

(g) (Blank).

(h) For State fiscal year 2020 only, notwithstanding any provision of law to the contrary, the total amount of revenue and deposits under this Section attributable to revenues realized during State fiscal year 2020 shall be reduced by 5%.

(i) For State fiscal year 2021 only, notwithstanding any provision of law to the contrary, the total amount of revenue and deposits under this Section attributable to revenues realized during State fiscal year 2021 shall be reduced by 5%.

(j) Commencing with State fiscal year 2022 programs, and for each fiscal year thereafter, all appropriations made under the provisions of this Act shall not constitute a grant program subject to the requirements of the Grant Accountability and Transparency Act. The Department shall approve programs of proposed expenditures and services submitted by participants under the requirements of Sections 2-5 and 2-11.

(Source: P.A. 100-23, eff. 7-6-17; 100-363, eff. 7-1-18; 100-587, eff. 6-4-18; 100-863, eff. 8-14-18; 101-10, eff. 6-5-19; 101-636, eff. 6-10-20.)

(30 ILCS 740/2-4) (from Ch. 111 2/3, par. 664)

Sec. 2-4. The Department shall establish forms for the reporting of projected and actual operating deficits and expenses and other required information by the participants, and has the power to promulgate rules and regulations for the filing of such reports within the limitations set out in Sections 2-5, 2-6 and 2-7. Each participant shall be governed by the rules and regulations established under this Section.

(Source: P.A. 82-783.)

(30 ILCS 740/2-5) (from Ch. 111 2/3, par. 665)

Sec. 2-5. Applications.

(a) Through State fiscal year 2021, each ~~Each~~ participant making application for grants pursuant to this Article shall submit to the Department at the time of making such application, on forms provided by the Department: (1) ~~(a)~~ an estimate of projected operating deficits and a separate statement of eligible operating expenses and an estimate of all projected operating income or revenues; and (2) ~~(b)~~ a program of proposed expenditures; all such submittals to be for the period of such grant. The program of proposed expenditures shall be directly related to the operation, maintenance or improvement of an existing system of public transportation serving the residents of the participant, and shall include the proposed expenditures for eligible operating expenses.

For Fiscal Year 1980 grant applications shall be submitted to the Department within 60 days of the effective date of this amendatory Act of 1979. Beginning with Fiscal Year 1981 and thereafter, grant applications shall be submitted to the Department by April 1 of the preceding fiscal year.

(b) For Fiscal Year 2022 applications for funding, and for each fiscal year thereafter, each participant making application for funding shall submit to the Department by April 1 of the preceding fiscal year, a program of proposed expenditures and services on forms provided by the Department, consisting of the following information: (1) an estimate of projected operating deficits and a separate statement of eligible operating expenses and an estimate of all projected operating income or revenues; and (2) a program of proposed expenditures and services; all such submittals to be for the period of such project. The program of proposed expenditures and services shall be directly related to the operation, maintenance, or improvement of an existing system of public transportation serving the residents of the participant, and shall include the proposed expenditures and services for eligible operating expenses.

(Source: P.A. 82-783.)

(30 ILCS 740/2-5.1)

Sec. 2-5.1. Additional requirements.

(a) Through State fiscal year 2021, any ~~Any~~ unit of local government that becomes a participant on or after the effective date of this amendatory Act of the 94th General Assembly shall, in addition to any other requirements under this Article, meet all of the following requirements when applying for grants under this Article:

(1) The grant application must demonstrate the participant's plan to provide general public transportation with an emphasis on persons with disabilities and elderly and economically disadvantaged populations.

(2) The grant application must demonstrate the participant's plan for interagency coordination that, at a minimum, allows the participation of all State-funded and federally-funded agencies and programs with transportation needs in the proposed service area in the development of the applicant's public transportation program.

(3) Any participant serving a nonurbanized area that is not receiving Federal Section 5311 funding must meet the operating and safety compliance requirements as set forth in that federal program.

(4) The participant is required to hold public hearings to allow comment on the proposed service plan in all municipalities with populations of 1,500 inhabitants or more within the proposed service area.

(a-5) Any unit of local government that becomes a participant on or after the effective date of this amendatory Act of the 102nd General Assembly shall, in addition to any other requirements under this Article, meet all of the following requirements when applying for the approval of the program of proposed expenditures and services under this Article:

(1) The program of proposed expenditures and services must demonstrate the participant's plan to provide general public transportation with an emphasis on persons with disabilities and elderly and economically disadvantaged populations.

(2) The program of proposed expenditures and services must demonstrate the participant's plan for interagency coordination that, at a minimum, allows the participation of all State-funded and federally-funded agencies and programs with transportation needs in the proposed service area in the development of the applicant's public transportation program.

(3) Any participant serving a non-urbanized area that is not receiving Federal Section 5311 Program funding must meet the operating and safety compliance requirements as set forth in that federal program.

(4) The participant is required to hold public hearings to allow comment on the proposed service plan in all municipalities with populations of 1,500 inhabitants or more within the proposed service area.

(b) Service extensions by any participant after July 1, 2005 by either annexation or intergovernmental agreement must meet the 4 requirements of subsection (a).

(c) In order to receive funding, the Department shall certify that the participant has met the requirements of this Section. Funding priority shall be given to service extension, multi-county, and multi-jurisdictional projects.

(d) The Department shall develop an annual application process for existing or potential participants to request an initial appropriation or an appropriation exceeding the formula amount found in subsection (b-10) of Section 2-7 for funding service in new areas in the next fiscal year. The application shall include, but not be limited to, a description of the new service area, proposed service in the new area, and a budget for providing existing and new service. The Department shall review the application for reasonableness and compliance with the requirements of this Section, and, if it approves the application, shall recommend to the Governor an appropriation for the next fiscal year in an amount sufficient to provide 65% of projected eligible operating expenses associated with a new participant's service area or the portion of an existing participant's service area that has been expanded by annexation or intergovernmental agreement. The recommended appropriation for the next fiscal year may exceed the formula amount found in subsection (b-10) of Section 2-7.

(Source: P.A. 99-143, eff. 7-27-15.)

(30 ILCS 740(2-7) (from Ch. 111 2/3, par. 667)

Sec. 2-7. Quarterly reports; annual audit.

(a) Any Metro-East Transit District participant shall, no later than 60 days following the end of each quarter of any fiscal year, file with the Department on forms provided by the Department for that purpose, a report of the actual operating deficit experienced during that quarter. The Department shall, upon receipt of the quarterly report, determine whether the operating deficits were incurred in conformity with the program of proposed expenditures and services approved by the Department pursuant to Section 2-11. Any Metro-East District may either monthly or quarterly for any fiscal year file a request for the participant's eligible share, as allocated in accordance with Section 2-6, of the amounts transferred into the Metro-East Public Transportation Fund.

(b) Each participant other than any Metro-East Transit District participant shall, 30 days before the end of each quarter, file with the Department on forms provided by the Department for such purposes a report of the projected eligible operating expenses to be incurred in the next quarter and 30 days before the third and fourth quarters of any fiscal year a statement of actual eligible operating expenses incurred in the preceding quarters. Except as otherwise provided in subsection (b-5), within 45 days of receipt by the Department of such quarterly report, the Comptroller shall order paid and the Treasurer shall pay from the Downstate Public Transportation Fund to each participant an amount equal to one-third of such participant's eligible operating expenses; provided, however, that in Fiscal Year 1997, the amount paid to each participant from the Downstate Public Transportation Fund shall be an amount equal to 47% of such participant's eligible operating expenses and shall be increased to 49% in Fiscal Year 1998, 51% in Fiscal Year 1999, 53% in Fiscal Year 2000, 55% in Fiscal Years 2001 through 2007, and 65% in Fiscal Year 2008 and thereafter; however, in any year that a participant receives funding under subsection (i) of Section 2705-305

of the Department of Transportation Law (20 ILCS 2705/2705-305), that participant shall be eligible only for assistance equal to the following percentage of its eligible operating expenses: 42% in Fiscal Year 1997, 44% in Fiscal Year 1998, 46% in Fiscal Year 1999, 48% in Fiscal Year 2000, and 50% in Fiscal Year 2001 and thereafter. Any such payment for the third and fourth quarters of any fiscal year shall be adjusted to reflect actual eligible operating expenses for preceding quarters of such fiscal year. However, no participant shall receive an amount less than that which was received in the immediate prior year, provided in the event of a shortfall in the fund those participants receiving less than their full allocation pursuant to Section 2-6 of this Article shall be the first participants to receive an amount not less than that received in the immediate prior year.

(b-5) (Blank.)

(b-10) On July 1, 2008, each participant shall receive an appropriation in an amount equal to 65% of its fiscal year 2008 eligible operating expenses adjusted by the annual 10% increase required by Section 2-2.04 of this Act. In no case shall any participant receive an appropriation that is less than its fiscal year 2008 appropriation. Every fiscal year thereafter, each participant's appropriation shall increase by 10% over the appropriation established for the preceding fiscal year as required by Section 2-2.04 of this Act.

(b-15) Beginning on July 1, 2007, and for each fiscal year thereafter, each participant shall maintain a minimum local share contribution (from farebox and all other local revenues) equal to the actual amount provided in Fiscal Year 2006 or, for new recipients, an amount equivalent to the local share provided in the first year of participation. The local share contribution shall be reduced by an amount equal to the total amount of lost revenue for services provided under Section 2-15.2 and Section 2-15.3 of this Act.

(b-20) Any participant in the Downstate Public Transportation Fund may use State operating assistance funding pursuant to this Section to provide transportation services within any county that is contiguous to its territorial boundaries as defined by the Department and subject to Departmental approval. Any such contiguous-area service provided by a participant after July 1, 2007 must meet the requirements of subsection (a) of Section 2-5.1.

(c) No later than 180 days following the last day of the Fiscal Year each participant shall provide the Department with an audit prepared by a Certified Public Accountant covering that Fiscal Year. For those participants other than a Metro-East Transit District, any discrepancy between the funds grants paid and the percentage of the eligible operating expenses provided for by paragraph (b) of this Section shall be reconciled by appropriate payment or credit. In the case of any Metro-East Transit District, any amount of payments from the Metro-East Public Transportation Fund which exceed the eligible deficit of the participant shall be reconciled by appropriate payment or credit.

(Source: P.A. 94-70, eff. 6-22-05; 95-708, eff. 1-18-08; 95-906, eff. 8-26-08.)

(30 ILCS 740/2-9) (from Ch. 111 2/3, par. 669)

Sec. 2-9. Each program of proposed expenditures and services shall, in the case of a system of public transportation owned and operated by a participant, undertake to meet operating deficits directly. The purchase of service agreements with a provider of public transportation services shall constitute an eligible expense ~~Grants to a participant may be made for services provided through purchase of service agreements with a provider of public transportation services.~~

(Source: P.A. 82-783.)

(30 ILCS 740/2-10) (from Ch. 111 2/3, par. 670)

Sec. 2-10. Cooperative projects. Nothing in this Act shall prohibit any participant from including in a program of proposed expenditures and services funding for a portion of a cooperative public transportation project or purpose, the total cost of which is shared among one or more other participants or other financial contributors, as long as the residents of the participant are served by any such project or purpose.

(Source: P.A. 82-783.)

(30 ILCS 740/2-11) (from Ch. 111 2/3, par. 671)

Sec. 2-11. The Department shall review and approve or disapprove within 45 days of receipt each program of proposed expenditures and services submitted by any participant ~~pursuant to the provisions of Section 2-5.~~ Notwithstanding the above, in the event the Department is prevented from processing applications or certifying that a participant meets the requirements of this Section due to extraordinary circumstances beyond its control, the certification deadline for that application shall be stayed until the Department is able to process and certify the same. Notice from the Department, as well as an explanation of the extraordinary circumstances, shall be provided to each participant affected by such delay. The Department may disapprove a program of proposed expenditures and services or portions thereof only for the following reasons:

(a) A finding that expenditures are proposed for projects or purposes which are not in compliance with Section 2-5; or

(b) A finding that expenditures are proposed for projects or purposes which are in conflict with established comprehensive transportation plans for a participant or a region of which it is a part; or

(c) In Fiscal Year 1980, with regard to the participants which have not received State operating assistance prior to the effective date of this amendatory Act of 1979, a finding by the Department that a proposed program submitted by such participant or any portion thereof is not in the public interest in that levels or kinds of service proposed exceeds the reasonable needs of the community served by such participant as demonstrated in the transportation development plan for such community or other studies and information available to the Department.

(Source: P.A. 82-783.)

(30 ILCS 740/2-12) (from Ch. 111 2/3, par. 672)

Sec. 2-12. Disapproval of program. Upon disapproval of any program of proposed expenditures and services, the Department shall so notify the chief official of the participant having submitted such program, setting forth in detail the reasons for such disapproval. Thereupon, any such participant shall have 45 days from the date of receipt of such notice of disapproval by the Department to submit to the Department one or more amended programs of proposed expenditures and services.

(Source: P.A. 82-783.)

(30 ILCS 740/2-13) (from Ch. 111 2/3, par. 673)

Sec. 2-13. Review of amended programs. The Department shall review each amended program of proposed expenditures and services submitted to it pursuant to the provisions of Section 2-12 and may disapprove any such amended program of proposed expenditures and services only for the reasons and in the same fashion set forth in Section 2-11.

(Source: P.A. 82-783.)

(30 ILCS 740/2-14) (from Ch. 111 2/3, par. 674)

Sec. 2-14. Grants.

(a) Upon a determination by the Department that any initial or amended program of proposed expenditures is in compliance with the provisions of this Act, and upon approval thereof, the Department shall enter into one or more grant agreements with and shall make grants to that participant as necessary to implement the adopted program of expenditures.

(b) All grants by the Department pursuant to this Act shall be administered upon such conditions as the Secretary of Transportation shall determine, consistent with the provisions and purpose of this Act.

(c) For State fiscal year 2022 or any fiscal year thereafter, upon a determination by the Department that any initial or amended program of proposed expenditure is in compliance with the provisions of this Act, and upon approval thereof, the Department shall enter into one or more agreements with the participant and shall obligate for payment to that participant as necessary to implement the adopted program of expenditure.

(Source: P.A. 82-783.)

(30 ILCS 740/2-15.2)

Sec. 2-15.2. Free services; eligibility.

(a) Notwithstanding any law to the contrary, no later than 60 days following the effective date of this amendatory Act of the 95th General Assembly and until subsection (b) is implemented, any fixed route public transportation services provided by, or under grant or purchase of service contracts of, every participant, as defined in Section 2-2.02 (1)(a), shall be provided without charge to all senior citizen residents of the participant aged 65 and older, under such conditions as shall be prescribed by the participant.

(b) Notwithstanding any law to the contrary, no later than 180 days following the effective date of this amendatory Act of the 96th General Assembly, but only through State fiscal year 2021, any fixed route public transportation services provided by, or under grant or purchase of service contracts of, every participant, as defined in Section 2-2.02 (1)(a), shall be provided without charge to senior citizens aged 65 and older who meet the income eligibility limitation set forth in subsection (a-5) of Section 4 of the Senior Citizens and Persons with Disabilities Property Tax Relief Act, under such conditions as shall be prescribed by the participant. The Department on Aging shall furnish all information reasonably necessary to determine eligibility, including updated lists of individuals who are eligible for services without charge under this Section. Nothing in this Section shall relieve the participant from providing reduced fares as may be required by federal law.

(Source: P.A. 99-143, eff. 7-27-15.)

(30 ILCS 740/2-15.3)

Sec. 2-15.3. Transit services for individuals with disabilities. Notwithstanding any law to the contrary, no later than 60 days following the effective date of this amendatory Act of the 95th General Assembly, but only through State fiscal year 2021, all fixed route public transportation services provided by, or under grant or purchase of service contract of, any participant shall be provided without charge to all persons with disabilities who meet the income eligibility limitation set forth in subsection (a-5) of Section 4 of the Senior Citizens and Persons with Disabilities Property Tax Relief Act, under such procedures as shall be prescribed by the participant. The Department on Aging shall furnish all information reasonably necessary to determine eligibility, including updated lists of individuals who are eligible for services without charge under this Section.

(Source: P.A. 99-143, eff. 7-27-15.)

(30 ILCS 740/2-17) (from Ch. 111 2/3, par. 678)

Sec. 2-17. County authorization to provide public transportation and to receive funds from appropriations to apply for funding grants in connection therewith. (a) Any county or counties may, by ordinance, operate or otherwise provide for public transportation within such county or counties. In order to so provide for such public transportation, any county or counties may enter into agreements with any individual, corporation or other person or private or public entity to operate or otherwise assist in the provision of such public transportation services. Upon the execution of an agreement for the operation of such public transportation, the operator shall file 3 copies of such agreement certified by the clerk of the county executing the same with the Illinois Commerce Commission. Thereafter the Illinois Commerce Commission shall enter an order directing compliance by the operator with the provisions of Sections 55a and 55b of "An Act concerning public utilities", approved June 28, 1921, as amended.

(b) Any county may apply for, accept and expend moneys grants, loans or other funds from the State of Illinois or any department or agency thereof, from any unit of local government, from the federal government or any department or agency thereof, or from any other person or entity, for use in connection with any public transportation provided pursuant to this Section.

(Source: P.A. 82-783.)

Section 99. Effective date. This Act takes effect upon becoming law."

Under the rules, the foregoing **Senate Bill No. 1697**, with House Amendment No. 3, was referred to the Secretary's Desk.

A message from the House by

Mr. Hollman, Clerk:

Mr. President -- I am directed to inform the Senate that the House of Representatives has concurred with the Senate in the passage of a bill of the following title, to-wit:

SENATE BILL NO. 667

A bill for AN ACT concerning immigration.

Passed the House, May 31, 2021.

JOHN W. HOLLMAN, Clerk of the House

### JOINT ACTION MOTIONS FILED

The following Joint Action Motions to the Senate Bill listed below have been filed with the Secretary and referred to the Committee on Assignments:

Motion to Concur in House Amendment No. 1 to Senate Bill 815

Motion to Concur in House Amendment No. 3 to Senate Bill 815

Motion to Concur in House Amendment No. 4 to Senate Bill 815

[May 31, 2021]

**CONSIDERATION OF HOUSE AMENDMENTS TO SENATE BILLS  
ON SECRETARY'S DESK**

On motion of Senator Lightford, **Senate Bill No. 2339**, with House Amendments numbered 1 and 2 on the Secretary's Desk, was taken up for immediate consideration.

Senator Lightford moved that the Senate concur with the House in the adoption of their amendments to said bill.

And on that motion, a call of the roll was had resulting as follows:

YEAS 58; NAYS None.

The following voted in the affirmative:

Anderson	DeWitte	Landek	Sims
Aquino	Ellman	Lightford	Stadelman
Bailey	Feigenholtz	Loughran Cappel	Stewart
Barickman	Fine	Martwick	Stoller
Belt	Fowler	McClure	Syverson
Bennett	Gillespie	McConchie	Tracy
Bryant	Glowiak Hilton	Morrison	Turner, D.
Bush	Harris	Muñoz	Turner, S.
Castro	Hastings	Murphy	Van Pelt
Collins	Holmes	Pacione-Zayas	Villa
Connor	Hunter	Peters	Villanueva
Crowe	Johnson	Plummer	Villivalam
Cullerton, T.	Jones, E.	Rezin	Mr. President
Cunningham	Joyce	Rose	
Curran	Koehler	Simmons	

The motion prevailed.

And the Senate concurred with the House in the adoption of their Amendments numbered 1 and 2 to **Senate Bill No. 2339**.

Ordered that the Secretary inform the House of Representatives thereof.

On motion of Senator Lightford, **Senate Bill No. 2340**, with House Amendments numbered 1 and 2 on the Secretary's Desk, was taken up for immediate consideration.

Senator Lightford moved that the Senate concur with the House in the adoption of their amendments to said bill.

And on that motion, a call of the roll was had resulting as follows:

YEAS 59; NAYS None.

The following voted in the affirmative:

Anderson	DeWitte	Landek	Sims
Aquino	Ellman	Lightford	Stadelman
Bailey	Feigenholtz	Loughran Cappel	Stewart
Barickman	Fine	Martwick	Stoller
Belt	Fowler	McClure	Syverson
Bennett	Gillespie	McConchie	Tracy
Bryant	Glowiak Hilton	Morrison	Turner, D.
Bush	Harris	Muñoz	Turner, S.
Castro	Hastings	Murphy	Van Pelt
Collins	Holmes	Pacione-Zayas	Villa
Connor	Hunter	Peters	Villanueva
Crowe	Johnson	Plummer	Villivalam

Cullerton, T.	Jones, E.	Rezin	Wilcox
Cunningham	Joyce	Rose	Mr. President
Curran	Koehler	Simmons	

The motion prevailed.

And the Senate concurred with the House in the adoption of their Amendments numbered 1 and 2 to **Senate Bill No. 2340**.

Ordered that the Secretary inform the House of Representatives thereof.

On motion of Senator Gillespie, **Senate Bill No. 2294**, with House Amendments numbered 1, 2 and 3 on the Secretary's Desk, was taken up for immediate consideration.

Senator Gillespie moved that the Senate concur with the House in the adoption of their amendments to said bill.

And on that motion, a call of the roll was had resulting as follows:

YEAS 59; NAYS None.

The following voted in the affirmative:

Anderson	DeWitte	Landek	Sims
Aquino	Ellman	Lightford	Stadelman
Bailey	Feigenholtz	Loughran Cappel	Stewart
Barickman	Fine	Martwick	Stoller
Belt	Fowler	McClure	Syverson
Bennett	Gillespie	McConchie	Tracy
Bryant	Glowiak Hilton	Morrison	Turner, D.
Bush	Harris	Muñoz	Turner, S.
Castro	Hastings	Murphy	Van Pelt
Collins	Holmes	Pacione-Zayas	Villa
Connor	Hunter	Peters	Villanueva
Crowe	Johnson	Plummer	Villivalam
Cullerton, T.	Jones, E.	Rezin	Wilcox
Cunningham	Joyce	Rose	Mr. President
Curran	Koehler	Simmons	

The motion prevailed.

And the Senate concurred with the House in the adoption of their Amendments numbered 1, 2 and 3 to **Senate Bill No. 2294**.

Ordered that the Secretary inform the House of Representatives thereof.

At the hour of 9:33 o'clock p.m., Senator Cunningham, presiding.

On motion of Senator Hastings, **Senate Bill No. 508**, with House Amendments numbered 2 and 5 on the Secretary's Desk, was taken up for immediate consideration.

Senator Hastings moved that the Senate concur with the House in the adoption of their amendments to said bill.

And on that motion, a call of the roll was had resulting as follows:

YEAS 59; NAYS None.

The following voted in the affirmative:

Anderson	DeWitte	Landek	Sims
Aquino	Ellman	Lightford	Stadelman
Bailey	Feigenholtz	Loughran Cappel	Stewart
Barickman	Fine	Martwick	Stoller

Belt	Fowler	McClure	Syverson
Bennett	Gillespie	McConchie	Tracy
Bryant	Glowiak Hilton	Morrison	Turner, D.
Bush	Harris	Muñoz	Turner, S.
Castro	Hastings	Murphy	Van Pelt
Collins	Holmes	Pacione-Zayas	Villa
Connor	Hunter	Peters	Villanueva
Crowe	Johnson	Plummer	Villivalam
Cullerton, T.	Jones, E.	Rezin	Wilcox
Cunningham	Joyce	Rose	Mr. President
Curran	Koehler	Simmons	

The motion prevailed.

And the Senate concurred with the House in the adoption of their Amendments numbered 2 and 5 to

**Senate Bill No. 508.**

Ordered that the Secretary inform the House of Representatives thereof.

**HOUSE BILL RECALLED**

On motion of Senator Koehler, **House Bill No. 165** was recalled from the order of third reading to the order of second reading.

Senator Koehler offered the following amendment and moved its adoption:

**AMENDMENT NO. 1 TO HOUSE BILL 165**

AMENDMENT NO. 1. Amend House Bill 165 on page 1, by replacing lines 14 through 16 with the following:

"no later than December 31, 2022. The report shall provide an assessment of Illinois subsurface storage resources, a description of existing and selected subsurface storage projects, and best practices for carbon storage. Additionally, the report shall provide recommendations for policy and".

The motion prevailed.

And the amendment was adopted and ordered printed.

There being no further amendments, the bill, as amended, was ordered to a third reading.

**READING BILL FROM THE HOUSE OF REPRESENTATIVES A THIRD TIME**

On motion of Senator Koehler, **House Bill No. 165** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:

YEAS 59; NAYS None.

The following voted in the affirmative:

Anderson	DeWitte	Landek	Sims
Aquino	Ellman	Lightford	Stadelman
Bailey	Feigenholtz	Loughran Cappel	Stewart
Barickman	Fine	Martwick	Stoller
Belt	Fowler	McClure	Syverson
Bennett	Gillespie	McConchie	Tracy
Bryant	Glowiak Hilton	Morrison	Turner, D.
Bush	Harris	Muñoz	Turner, S.
Castro	Hastings	Murphy	Van Pelt

Collins	Holmes	Pacione-Zayas	Villa
Connor	Hunter	Peters	Villanueva
Crowe	Johnson	Plummer	Villivalam
Cullerton, T.	Jones, E.	Rezin	Wilcox
Cunningham	Joyce	Rose	Mr. President
Curran	Koehler	Simmons	

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence in the Senate Amendment adopted thereto.

#### CONSIDERATION OF RESOLUTION ON SECRETARY'S DESK

Senator Tracy moved that **Senate Resolution No. 28**, on the Secretary's Desk, be taken up for immediate consideration.

The motion prevailed.

Senator Tracy moved that Senate Resolution No. 28 be adopted.

The motion prevailed.

And the resolution was adopted.

#### CONSIDERATION OF HOUSE AMENDMENTS TO SENATE BILL ON SECRETARY'S DESK

On motion of Senator Harmon, **Senate Bill No. 825**, with House Amendment No. 2 on the Secretary's Desk, was taken up for immediate consideration.

Senator Harmon moved that the Senate concur with the House in the adoption of their amendment to said bill.

And on that motion, a call of the roll was had resulting as follows:

YEAS 41; NAYS 18.

The following voted in the affirmative:

Aquino	Feigenholtz	Koehler	Sims
Belt	Fine	Landek	Stadelman
Bennett	Gillespie	Lightford	Turner, D.
Bush	Glowiak Hilton	Loughran Cappel	Van Pelt
Castro	Harris	Martwick	Villa
Collins	Hastings	Morrison	Villanueva
Connor	Holmes	Muñoz	Villivalam
Crowe	Hunter	Murphy	Mr. President
Cullerton, T.	Johnson	Pacione-Zayas	
Cunningham	Jones, E.	Peters	
Ellman	Joyce	Simmons	

The following voted in the negative:

Anderson	DeWitte	Rezin	Tracy
Bailey	Fowler	Rose	Turner, S.
Barickman	McClure	Stewart	Wilcox
Bryant	McConchie	Stoller	
Curran	Plummer	Syverson	

The motion prevailed.

[May 31, 2021]

And the Senate concurred with the House in the adoption of their Amendment No. 2 to **Senate Bill No. 825**.

Ordered that the Secretary inform the House of Representatives thereof.

### READING BILL FROM THE HOUSE OF REPRESENTATIVES A THIRD TIME

On motion of Senator Gillespie, **House Bill No. 1092** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:

YEAS 33; NAYS 19.

The following voted in the affirmative:

Aquino	Ellman	Lightford	Turner, D.
Belt	Feigenholtz	Loughran Cappel	Van Pelt
Bennett	Fine	Morrison	Villa
Bush	Gillespie	Muñoz	Villanueva
Castro	Glowiak Hilton	Murphy	Villivalam
Collins	Harris	Pacione-Zayas	Mr. President
Connor	Hastings	Peters	
Crowe	Johnson	Simmons	
Cunningham	Jones, E.	Sims	

The following voted in the negative:

Anderson	Curran	Plummer	Syverson
Bailey	DeWitte	Rezin	Tracy
Barickman	Fowler	Rose	Turner, S.
Bryant	McClure	Stewart	Wilcox
Cullerton, T.	McConchie	Stoller	

This roll call verified.

This bill, having received the vote of a constitutional majority of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence in the Senate Amendment adopted thereto.

### CONSIDERATION OF RESOLUTIONS ON SECRETARY'S DESK

Senator Crowe moved that **Senate Resolution No. 58**, on the Secretary's Desk, be taken up for immediate consideration.

The motion prevailed.

The following amendments were offered in the Committee on Healthcare Access and Availability, adopted and ordered printed:

#### AMENDMENT NO. 1 TO SENATE RESOLUTION 58

AMENDMENT NO. 1. Amend Senate Resolution 58 on page 6, line 8, by replacing "April, 30, 2021" with "October 1, 2021".

#### AMENDMENT NO. 2 TO SENATE RESOLUTION 58

[May 31, 2021]

AMENDMENT NO. 2. Amend Senate Resolution 58 as follows:  
 on page 5, line 15, by deleting "and";  
 on page 5, line 20, by deleting "be it further"; and  
 on page 5, after line 20, by inserting "(l) One member that is a representative from the Illinois Coalition Against Sexual Assault; and be it further".

The motion prevailed.

And the amendments were adopted and ordered printed.

Senator Crowe moved that Senate Resolution No. 58, as amended, be adopted.

And on that motion, a call of the roll was had resulting as follows:

YEAS 59; NAYS None.

The following voted in the affirmative:

Anderson	DeWitte	Landek	Sims
Aquino	Ellman	Lightford	Stadelman
Bailey	Feigenholtz	Loughran Cappel	Stewart
Barickman	Fine	Martwick	Stoller
Belt	Fowler	McClure	Syverson
Bennett	Gillespie	McConchie	Tracy
Bryant	Glowiak Hilton	Morrison	Turner, D.
Bush	Harris	Muñoz	Turner, S.
Castro	Hastings	Murphy	Van Pelt
Collins	Holmes	Pacione-Zayas	Villa
Connor	Hunter	Peters	Villanueva
Crowe	Johnson	Plummer	Villivalam
Cullerton, T.	Jones, E.	Rezin	Wilcox
Cunningham	Joyce	Rose	Mr. President
Curran	Koehler	Simmons	

The motion prevailed.

And the resolution, as amended, was adopted.

Senator Villa moved that **Senate Resolution No. 98**, on the Secretary's Desk, be taken up for immediate consideration.

The motion prevailed.

Senator Villa moved that Senate Resolution No. 98 be adopted.

The motion prevailed.

And the resolution was adopted.

Senator Villa moved that **Senate Resolution No. 100**, on the Secretary's Desk, be taken up for immediate consideration.

The motion prevailed.

Senator Villa moved that Senate Resolution No. 100 be adopted.

The motion prevailed.

And the resolution was adopted.

Senator Villa moved that **Senate Resolution No. 101**, on the Secretary's Desk, be taken up for immediate consideration.

The motion prevailed.

Senator Villa moved that Senate Resolution No. 101 be adopted.

The motion prevailed.

And the resolution was adopted.

**MESSAGES FROM THE HOUSE**

A message from the House by  
Mr. Hollman, Clerk:

Mr. President -- I am directed to inform the Senate that the House of Representatives has concurred with the Senate in the passage of a bill of the following title, to-wit:

SENATE BILL NO. 215

A bill for AN ACT concerning civil law.

Together with the following amendments which are attached, in the adoption of which I am instructed to ask the concurrence of the Senate, to-wit:

House Amendment No. 1 to SENATE BILL NO. 215

House Amendment No. 2 to SENATE BILL NO. 215

Passed the House, as amended, May 31, 2021.

JOHN W. HOLLMAN, Clerk of the House

**AMENDMENT NO. 1 TO SENATE BILL 215**

AMENDMENT NO. 1. Amend Senate Bill 215 by replacing everything after the enacting clause with the following:

"Section 5. The Conveyances Act is amended by changing Section 0.01 as follows:

(765 ILCS 5/0.01) (from Ch. 30, par. 0.01)

Sec. 0.01. Short title. This Act may be cited as the ~~the~~ Conveyances Act.

(Source: P.A. 86-1324.)".

**AMENDMENT NO. 2 TO SENATE BILL 215**

AMENDMENT NO. 2. Amend Senate Bill 215 by replacing everything after the enacting clause with the following:

"Section 5. The Code of Civil Procedure is amended by adding Section 13-226 as follows:

(735 ILCS 5/13-226 new)

Sec. 13-226. Opioid litigation.

(a) Definitions. In this Section:

"National multistate opioid settlement" means any agreement (i) to which the State and at least two other states are parties and (ii) in which the State agrees to release claims that it has brought or could have brought in an action against an opioid defendant or has the claims released in a final order entered by a court. "National multistate opioid settlement" includes (i) any form of resolution reached in a bankruptcy proceeding, provided that the Attorney General both agrees to the specific terms of such resolution or agreement in a bankruptcy proceeding and announces his or her agreement in the record of such bankruptcy proceeding, or (ii) a final order entered by the bankruptcy court.

"Opioid defendant" means (i) a defendant in opioid litigation brought by the Attorney General, or (ii) a person or entity engaged in the manufacturing, marketing, distribution, prescription, dispensing, or other use of opioid medications.

"Opioid litigation" means any civil litigation, demand, or settlement in lieu of litigation, alleging unlawful conduct in the manufacturing, marketing, distribution, prescription, dispensing, or other use of opioid medications.

"Unit of local government" has the meaning provided in Article VII, Section 1 of the Illinois Constitution of 1970.

(b) Release of claims.

(1) On and after the effective date of this amendatory Act of the 102nd General Assembly, no unit of local government or school district may file or become a party to opioid litigation against an opioid defendant that is subject to a national multistate opioid settlement unless approved by the Attorney General.

(2) If counties representing 60% of the population of the State, including all counties with a population of at least 250,000, have agreed to an intrastate allocation agreement with the Attorney General, then the Attorney General has the authority to appear or intervene in any opioid litigation, and release with prejudice any claims brought by a unit of local government or school district against

[May 31, 2021]

an opioid defendant that are subject to a national multistate opioid settlement and are pending on the effective date of this amendatory Act of the 102nd General Assembly.

(c) Nothing in this Section affects the Attorney General's authority to appear, intervene, or control litigation brought in the name of the State of Illinois or on behalf of the People of the State of Illinois.

(d) When an intrastate allocation agreement between counties representing 60% of the population of the State, including all counties with a population of at least 250,000, and the Attorney General is reached, becoming a party to or filing opioid litigation against an opioid defendant that is subject to a national multistate opioid settlement are exclusive powers and functions of the State and a home rule unit may not file or become a party to opioid litigation against an opioid defendant that is subject to a national multistate opioid settlement unless approved by the Attorney General. This Section is a denial and limitation of home rule powers and functions under subsection (h) of Section 6 of Article VII of the Illinois Constitution.

Section 99. Effective date. This Act takes effect upon becoming law."

Under the rules, the foregoing **Senate Bill No. 215**, with House Amendments numbered 1 and 2, was referred to the Secretary's Desk.

A message from the House by

Mr. Hollman, Clerk:

Mr. President -- I am directed to inform the Senate that the House of Representatives has concurred with the Senate in the passage of a bill of the following title, to-wit:

SENATE BILL NO. 539

A bill for AN ACT concerning State government.

Together with the following amendments which are attached, in the adoption of which I am instructed to ask the concurrence of the Senate, to-wit:

House Amendment No. 1 to SENATE BILL NO. 539

House Amendment No. 2 to SENATE BILL NO. 539

Passed the House, as amended, May 31, 2021.

JOHN W. HOLLMAN, Clerk of the House

**AMENDMENT NO. 1 TO SENATE BILL 539**

AMENDMENT NO. 1. Amend Senate Bill 539 by replacing everything after the enacting clause with the following:

"Section 5. The Civil Administrative Code of Illinois is amended by changing Section 5-15 as follows:

(20 ILCS 5/5-15) (was 20 ILCS 5/3)

Sec. 5-15. Departments of State government. The ~~The~~ Departments of State government are created as follows:

The Department on Aging.

The Department of Agriculture.

The Department of Central Management Services.

The Department of Children and Family Services.

The Department of Commerce and Economic Opportunity.

The Department of Corrections.

The Department of Employment Security.

The Illinois Emergency Management Agency.

The Department of Financial and Professional Regulation.

The Department of Healthcare and Family Services.

The Department of Human Rights.

The Department of Human Services.

The Department of Innovation and Technology.

The Department of Insurance.

The Department of Juvenile Justice.

The Department of Labor.

The Department of the Lottery.

The Department of Natural Resources.

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The Department of Public Health.  
 The Department of Revenue.  
 The Department of State Police.  
 The Department of Transportation.  
 The Department of Veterans' Affairs.

(Source: P.A. 100-611, eff. 7-20-18; 100-1179, eff. 1-18-19)."

**AMENDMENT NO. 2 TO SENATE BILL 539**

AMENDMENT NO. 2 . Amend Senate Bill 539, AS AMENDED, by replacing everything after the enacting clause with the following:

"Section 5. The Illinois Governmental Ethics Act is amended by changing Sections 1-109, 1-110, 2-101, 3A-50, 4A-102, 4A-103, 4A-107, and 4A-108 and by adding Sections 1-102.5, 1-104.3, 1-104.4, 1-104.5, 1-105.2, 1-105.3, 1-105.5, 1-105.6, 1-105.7, 1-112.5, 1-113.6, and 1-113.7 as follows:

(5 ILCS 420/1-102.5 new)

Sec. 1-102.5. "Asset" means, for the purposes of Sections 4A-102 and 4A-103, an item that is owned and has monetary value. For the purposes of Sections 4A-102 and 4A-103, assets include, but are not limited to: stocks, bonds, sector mutual funds, sector exchange traded funds, commodity futures, investment real estate, beneficial interests in trusts, business interests, and partnership interests. For the purposes of Sections 4A-102 and 4A-103, assets do not include: personal residences; personal vehicles; savings or checking accounts; bonds, notes, or securities issued by any branch of federal, state, or local government; Medicare benefits; inheritances or bequests, other than beneficial interests in trusts; diversified funds; annuities; pensions (including government pensions); retirement accounts; college savings plans that are qualified tuition plans; qualified tax-advantaged savings programs that allow individuals to save for disability-related expenses; or tangible personal property.

(5 ILCS 420/1-104.3 new)

Sec. 1-104.3. "Creditor" means, for the purposes of Sections 4A-102 and 4A-103, an individual, organization, or other business entity to whom money or its equivalent is owed, no matter whether that obligation is secured or unsecured, except that if a filer makes a loan to members of his or her family, then that filer does not, by making such a loan, become a creditor of that individual for the purposes of Sections 4A-102 and 4A-103 of this Act.

(5 ILCS 420/1-104.4 new)

Sec. 1-104.4. "Debt" means, for the purposes of Sections 4A-102 and 4A-103, any money or monetary obligation owed at any time during the preceding calendar year to an individual, company, or other organization, other than a loan that is from a financial institution, government agency, or business entity and that is granted on terms made available to the general public. For the purposes of Sections 4A-102 and 4A-103, "debt" includes, but is not limited to: personal loans from friends or business associates, business loans made outside the lender's regular course of business, and loans made at below market rates. For the purposes of Sections 4A-102 and 4A-103, "debt" does not include: (i) debts to or from financial institutions or government entities, such as mortgages, student loans, credit card debts, or loans secured by automobiles, household furniture, or appliances, as long as those loans were made on terms available to the general public and do not exceed the purchase price of the items securing them; (ii) debts to or from a political committee registered with the Illinois State Board of Elections or political committees, principal campaign committees, or authorized committees registered with the Federal Election Commission; or (iii) a loan from a member of the filer's family not known by the filer to be registered to lobby under the Lobbyist Registration Act.

(5 ILCS 420/1-104.5 new)

Sec. 1-104.5. "Diversified funds" means investment products, such as mutual funds, exchange traded funds, or unit investment trusts, that invest in a wide variety of securities across multiple sectors or asset classes. "Diversified funds" does not include sector funds.

(5 ILCS 420/1-105.2 new)

Sec. 1-105.2. "Economic relationship" means, for the purposes of Sections 4A-102 and 4A-103, any joint or shared ownership interests in businesses and creditor-debtor relationships with third parties, other than commercial lending institutions, where: (a) the filer is entitled to receive (i) more than 7.5% of the total distributable income, or (ii) an amount in excess of the salary of the Governor; or (b) the filer together with

his or her spouse or minor children is entitled to receive (i) more than 15%, in the aggregate, of the total distributable income, or (ii) an amount in excess of 2 times the salary of the Governor.

(5 ILCS 420/1-105.3 new)

Sec. 1-105.3. "Family" means, for the purposes of Sections 4A-102 and 4A-103, a filer's spouse, children, step-children, parents, step-parents, siblings, step-siblings, half-siblings, sons-in-law, daughters-in-law, grandparents, and grandchildren, as well as the parents and grandparents of the filer's spouse, and any person living with the filer.

(5 ILCS 420/1-105.5 new)

Sec. 1-105.5. "Filer" means, for the purposes of Section 4A-102 and 4A-103, a person required to file a statement of economic interests pursuant to this Act.

(5 ILCS 420/1-105.6 new)

Sec. 1-105.6. "Income" means, for the purposes of Sections 4A-102 and 4A-103, pension income and any income from whatever source derived, required to be reported on the filer's federal income tax return, including, but not limited to: compensation received for services rendered or to be rendered (as required to be reported on any Internal Revenue Service forms, including, but not limited to, Forms W-2, 1099, or K-1); earnings or capital gains from the sale of assets; profit; interest or dividend income from all assets; revenue from leases and rentals, royalties, prizes, awards, or barter; forgiveness of debt; and earnings derived from annuities or trusts other than testamentary trusts. "Income" does not include compensation earned for service in the position that necessitates the filing of the statement of economic interests, or investment or interest returns on items excluded from the definition of "asset", or income from the sale of a personal residence or personal vehicle.

(5 ILCS 420/1-105.7 new)

Sec. 1-105.7. "Investment real estate" means any real property, other than a filer's personal residences, purchased to produce a profit, whether from income or resale. Investment real estate may be described by the city and state where the real estate is located.

(5 ILCS 420/1-109) (from Ch. 127, par. 601-109)

Sec. 1-109. "Lobbying" means engaging in activities that require registration under the Lobbyist Registration Act promoting or opposing in any manner the passage by the General Assembly of any legislative matter affecting the interests of any individual, association or corporation as distinct from those of the people of the State as a whole.

(Source: Laws 1967, p. 3401.)

(5 ILCS 420/1-110) (from Ch. 127, par. 601-110)

Sec. 1-110. "Lobbyist" means an individual who is required to be registered to engage in lobbying activities pursuant to the Lobbyist Registration Act any person required to be registered under "An Act concerning lobbying and providing a penalty for violation thereof", approved July 10, 1957, as amended.

(Source: Laws 1967, p. 3401.)

(5 ILCS 420/1-112.5 new)

Sec. 1-112.5. "Personal residence" means, for the purposes of Sections 4A-102 and 4A-103, a filer's primary home residence and any residential real property held by the filer and used by the filer for residential rather than commercial or income generating purposes.

(5 ILCS 420/1-113.6 new)

Sec. 1-113.6. "Sector funds" means mutual funds or exchange traded funds invested in a particular industry or business.

(5 ILCS 420/1-113.7 new)

Sec. 1-113.7. "Spouse" means a party to a marriage, a party to a civil union, or a registered domestic partner.

(5 ILCS 420/2-101) (from Ch. 127, par. 602-101)

Sec. 2-101. Government official lobbying.

(a) No legislator may engage in promoting or opposing in any manner the passage by General Assembly of any legislative matter affecting the interests of any individual, association, or corporation as distinct from those of the people of the State as a whole lobbying, as that term is defined in Section 1-109, if he or she accepts compensation specifically attributable to such lobbying, other than that provided by law for members of the General Assembly. Nothing in this Section prohibits a legislator from lobbying without compensation.

No legislator or executive branch constitutional officer shall engage in compensated lobbying of the governing body of a municipality, county, or township, or an official thereof, on behalf of any lobbyist or

lobbying entity that is registered to lobby the General Assembly or the executive branch of the State of Illinois.

(b) No elected or appointed county executive or legislative official shall engage in compensated lobbying of the governing body of a county, municipality, township, the General Assembly, a State executive branch office or agency, or an official thereof, on behalf of any lobbyist or lobbying entity that is registered to lobby the county in which the official is elected or appointed.

(c) No elected or appointed municipal executive or legislative official shall engage in compensated lobbying of the governing body of a county, municipality, township, the General Assembly, a State executive branch office or agency, or an official thereof, on behalf of any lobbyist or lobbying entity that is registered to lobby the municipality in which the official is elected or appointed.

(d) No elected or appointed township executive or legislative official shall engage in compensated lobbying of the governing body of a county, municipality, township, the General Assembly, a State executive branch office or agency, or an official thereof, on behalf of any lobbyist or lobbying entity that is registered to lobby the township in which the official is elected or appointed.

(e) No elected or appointed municipal executive or legislative official shall engage in compensated lobbying of the governing body of a county, municipality, or township, the General Assembly, a State executive branch office or agency, or an official thereof, on behalf of any lobbyist or lobbying entity if the person is an elected or appointed municipal executive or legislative official from a municipality exempted by the preemption provision of Section 11.2 of the Lobbyist Registration Act.

(f) A violation of this Section shall constitute a Class A misdemeanor.

(Source: P.A. 77-2830.)

(5 ILCS 420/3A-50 new)

Sec. 3A-50. Appointee political activity.

(a) No person who is appointed to an affected office shall: (i) serve as an officer of a candidate political committee; or (ii) be a candidate who is designated as the candidate to be supported by a candidate political committee.

(b) A person appointed to an affected office who is either an officer of a candidate political committee or a candidate who is designated as the candidate to be supported by a candidate political committee shall within 30 days after confirmation by the Senate: (i) resign as an officer of the candidate political committee; (ii) have his or her name removed as the candidate to be supported by a candidate political committee; (iii) notify the State Board of Elections of the person's intent to convert the candidate political committee to a limited activity committee under Section 9-1.8 of the Election Code and complete the transition to a limited activity committee within 60 days after confirmation; or (iv) dissolve the candidate political committee. A person appointed to an affected office who is in violation of this subsection (b) on the effective date of this amendatory Act of the 102nd General Assembly must come into compliance within 30 days after the effective date of this amendatory Act of the 102nd General Assembly.

(c) As used in this Section:

"Affected office" means any office in which the appointee receives any form of compensation, other than the reimbursement of expenses, and whose appointment requires advise and consent of the Senate.

"Candidate political committee" has the meaning given to that term in Section 9-1.8 of the Election Code in which the person subject to confirmation by the Senate is designated as the candidate to be supported by the candidate political committee under Section 9-2 of the Code.

(5 ILCS 420/4A-102) (from Ch. 127, par. 604A-102)

Sec. 4A-102. The statement of economic interests required by this Article shall include the economic interests of the person making the statement as provided in this Section.

(a) The interest (if constructively controlled by the person making the statement) of a spouse or any other party, shall be considered to be the same as the interest of the person making the statement. Campaign receipts shall not be included in this statement. The following interests shall be listed by all persons required to file:

(1) each asset that has a value of more than \$10,000 as of the end of the preceding calendar year and is: (i) held in the filer's name, (ii) held jointly by the filer with his or her spouse, or (iii) held jointly by the filer with his or her minor child or children. For a beneficial interest in a trust, the value is based on the total value of the assets either subject to the beneficial interest, or from which income is to be derived for the benefit of the beneficial interest, regardless of whether any distributions have been made for the benefit of the beneficial interest;

(2) excluding the income from the position that requires the filing of a statement of economic interests under this Act, each source of income in excess of \$7,500 during the preceding calendar year (as required to be reported on the filer's federal income tax return covering the preceding calendar year) for the filer and his or her spouse and, if the sale or transfer of an asset produced more than \$7,500 in capital gains during the preceding calendar year, the transaction date on which that asset was sold or transferred;

(3) each creditor of a debt in excess of \$10,000 that, during the preceding calendar year, was: (i) owed by the filer, (ii) owed jointly by the filer with his or her spouse or (iii) owed jointly by the filer with his or her minor child or children;

(4) the name of each unit of government of which the filer or his or her spouse was an employee, contractor, or office holder during the preceding calendar year other than the unit or units of government in relation to which the person is required to file and the title of the position or nature of the contractual services;

(5) each person known to the filer to be registered as a lobbyist with any unit of government in the State of Illinois: (i) with whom the filer maintains an economic relationship, or (ii) who is a member of the filer's family; and

(6) each source and type of gift or gifts, or honorarium or honoraria, valued singly or in the aggregate in excess of \$500 that was received during the preceding calendar year, excluding any gift or gifts from a member of the filer's family that was not known to the filer to be registered as a lobbyist with any unit of government in the State of Illinois.

For the purposes of this Section, the unit of local government in relation to which a person is required to file under item (e) of Section 4A-101.5 shall be the unit of local government that contributes to the pension fund of which such person is a member of the board.

(b) Beginning December 1, 2025, and for every 5 years thereafter, the Secretary of State shall adjust the amounts specified under this Section that prompt disclosure under this Act for purposes of inflation as determined by the Consumer Price Index for All Urban Consumers as issued by the United States Department of Labor and rounded to the nearest \$100. The Secretary shall publish this information on the official website of the Secretary of State, and make changes to the statement of economic interests form to be completed for the following year.

(c) The Secretary of State shall develop and make publicly available on his or her website written guidance relating to the completion and filing of the statement of economic interests upon which a filer may reasonably and in good faith rely.

The interest (if constructively controlled by the person making the statement) of a spouse or any other party, shall be considered to be the same as the interest of the person making the statement. Campaign receipts shall not be included in this statement.

(a) The following interests shall be listed by all persons required to file:

(1) The name, address and type of practice of any professional organization or individual professional practice in which the person making the statement was an officer, director, associate, partner or proprietor, or served in any advisory capacity, from which income in excess of \$1200 was derived during the preceding calendar year;

(2) The nature of professional services (other than services rendered to the unit or units of government in relation to which the person is required to file) and the nature of the entity to which they were rendered if fees exceeding \$5,000 were received during the preceding calendar year from the entity for professional services rendered by the person making the statement.

(3) The identity (including the address or legal description of real estate) of any capital asset from which a capital gain of \$5,000 or more was realized in the preceding calendar year.

(4) The name of any unit of government which has employed the person making the statement during the preceding calendar year other than the unit or units of government in relation to which the person is required to file.

(5) The name of any entity from which a gift or gifts, or honorarium or honoraria, valued singly or in the aggregate in excess of \$500, was received during the preceding calendar year.

(b) The following interests shall also be listed by persons listed in items (a) through (f), item (1), item (a), and item (p) of Section 4A-101:

(1) The name and instrument of ownership in any entity doing business in the State of Illinois, in which an ownership interest held by the person at the date of filing is in excess of \$5,000 fair market value or from which dividends of in excess of \$1,200 were derived during

the preceding calendar year. (In the case of real estate, location thereof shall be listed by street address, or if none, then by legal description). No time or demand deposit in a financial institution, nor any debt instrument need be listed;

(2) Except for professional service entities, the name of any entity and any position held therein from which income of in excess of \$1,200 was derived during the preceding calendar year, if the entity does business in the State of Illinois. No time or demand deposit in a financial institution, nor any debt instrument need be listed.

(3) The identity of any compensated lobbyist with whom the person making the statement maintains a close economic association, including the name of the lobbyist and specifying the legislative matter or matters which are the object of the lobbying activity, and describing the general type of economic activity of the client or principal on whose behalf that person is lobbying.

(e) The following interests shall also be listed by persons listed in items (a) through (c) and item (e) of Section 4A-101.5:

(1) The name and instrument of ownership in any entity doing business with a unit of local government in relation to which the person is required to file if the ownership interest of the person filing is greater than \$5,000 fair market value as of the date of filing or if dividends in excess of \$1,200 were received from the entity during the preceding calendar year. (In the case of real estate, location thereof shall be listed by street address, or if none, then by legal description). No time or demand deposit in a financial institution, nor any debt instrument need be listed.

(2) Except for professional service entities, the name of any entity and any position held therein from which income in excess of \$1,200 was derived during the preceding calendar year if the entity does business with a unit of local government in relation to which the person is required to file. No time or demand deposit in a financial institution, nor any debt instrument need be listed.

(3) The name of any entity and the nature of the governmental action requested by any entity which has applied to a unit of local government in relation to which the person must file for any license, franchise or permit for annexation, zoning or rezoning of real estate during the preceding calendar year if the ownership interest of the person filing is in excess of \$5,000 fair market value at the time of filing or if income or dividends in excess of \$1,200 were received by the person filing from the entity during the preceding calendar year.

For the purposes of this Section, the unit of local government in relation to which a person required to file under item (e) of Section 4A-101.5 shall be the unit of local government that contributes to the pension fund of which such person is a member of the board.

(Source: P.A. 101-221, eff. 8-9-19.)

(5 ILCS 420/4A-103) (from Ch. 127, par. 604A-103)

Sec. 4A-103. The statement of economic interests required by this Article to be filed with the Secretary of State or county clerk shall be filled in by typewriting or hand printing, shall be verified, dated, and signed by the person making the statement and shall contain substantially the following:

#### STATEMENT OF ECONOMIC INTERESTS

#### INSTRUCTIONS:

You may find the following documents helpful to you in completing this form:

- (1) federal income tax returns, including any related schedules, attachments, and forms; and
- (2) investment and brokerage statements.

To complete this form, you do not need to disclose specific amounts or values or report interests relating either to political committees registered with the Illinois State Board of Elections or to political committees, principal campaign committees, or authorized committees registered with the Federal Election Commission.

The information you disclose will be available to the public.

You must answer all 6 questions. Certain questions will ask you to report any applicable assets or debts held in, or payable to, your name; held jointly by, or payable to, you with your spouse; or held jointly by, or payable to, you with your minor child. If you have any concerns about whether an interest should be reported, please consult your department's ethics officer, if applicable.

Please ensure that the information you provide is complete and accurate. If you need more space than the form allows, please attach additional pages for your response. If you are subject to the State Officials and Employees Ethics Act, your ethics officer must review your statement of economic interests before you file it. Failure to complete the statement in good faith and within the prescribed deadline may subject you to fines, imprisonment, or both.

**BASIC INFORMATION:**

Name:.....

Job title:.....

Office, department, or agency that requires you to file this form:.....

Other offices, departments, or agencies that require you to file a Statement of Economic Interests form: .....

Full mailing address:.....

Preferred e-mail address (optional):.....

**QUESTIONS:**

1. If you have any single asset that was worth more than \$10,000 as of the end of the preceding calendar year and is held in, or payable to, your name, held jointly by, or payable to, you with your spouse, or held jointly by, or payable to, you with your minor child, list such assets below. In the case of investment real estate, list the city and state where the investment real estate is located. If you do not have any such assets, list "none" below.

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.....  
.....

2. Excluding the position for which you are required to file this form, list the source of any income in excess of \$7,500 required to be reported during the preceding calendar year. If you sold an asset that produced more than \$7,500 in capital gains in the preceding calendar year, list the name of the asset and the transaction date on which the sale or transfer took place. If you had no such sources of income or assets, list "none" below.

<u>Source of Income / Name of Asset</u>	<u>Date Sold (if applicable)</u>
.....	.....
.....	.....
.....	.....

3. Excluding debts incurred on terms available to the general public, such as mortgages, student loans, and credit card debts, if you owed any single debt in the preceding calendar year exceeding \$10,000, list the creditor of the debt below. If you had no such debts, list "none" below.

List the creditor for all applicable debts owed by you, owed jointly by you with your spouse, or owed jointly by you with your minor child. In addition to the types of debts listed above, you do not need to report any debts to or from financial institutions or government agencies, such as debts secured by automobiles, household furniture or appliances, as long as the debt was made on terms available to the general public, debts to members of your family, or debts to or from a political committee registered with the Illinois State Board of Elections or any political committee, principal campaign committee, or authorized committee registered with the Federal Election Commission.

.....  
.....  
.....

4. List the name of each unit of government of which you or your spouse were an employee, contractor, or office holder during the preceding calendar year other than the unit or units of government in relation to which the person is required to file and the title of the position or nature of the contractual services.

<u>Name of Unit of Government</u>	<u>Title or Nature of Services</u>
.....	.....
.....	.....
.....	.....

5. If you maintain an economic relationship with a lobbyist or if a member of your family is known to you to be a lobbyist registered with any unit of government in the State of Illinois, list the name of the lobbyist below and identify the nature of your relationship with the lobbyist. If you do not have an economic relationship with a lobbyist or a family member known to you to be a lobbyist registered with any unit of government in the State of Illinois, list "none" below.

Name of Lobbyist	Relationship to Filer
.....	.....
.....	.....
.....	.....

6. List the name of each person, organization, or entity that was the source of a gift or gifts, or honorarium or honoraria, valued singly or in the aggregate in excess of \$500 received during the preceding calendar year and the type of gift or gifts, or honorarium or honoraria, excluding any gift or gifts from a member of your family that was not known to be a lobbyist registered with any unit of government in the State of Illinois. If you had no such gifts, list "none" below.

**VERIFICATION:**

"I declare that this statement of economic interests (including any attachments) has been examined by me and to the best of my knowledge and belief is a true, correct and complete statement of my economic interests as required by the Illinois Governmental Ethics Act. I understand that the penalty for willfully filing a false or incomplete statement is a fine not to exceed \$2,500 or imprisonment in a penal institution other than the penitentiary not to exceed one year, or both fine and imprisonment."

Printed Name of Filer:.....  
Date:.....  
Signature:.....

If this statement of economic interests requires ethics officer review prior to filing, the applicable ethics officer must complete the following:

**CERTIFICATION OF ETHICS OFFICER REVIEW:**

"In accordance with law, as Ethics Officer, I reviewed this statement of economic interests prior to its filing."

Printed Name of Ethics Officer:.....  
Date:.....  
Signature:.....  
Preferred e-mail address (optional):.....

**STATEMENT OF ECONOMIC INTEREST  
(TYPE OR HAND PRINT)**

(name)

(each office or position of employment for which this statement is filed)

(full mailing address)

**GENERAL DIRECTIONS:**

The interest (if constructively controlled by the person making the statement) of a spouse or any other party, shall be considered to be the same as the interest of the person making the statement.

Campaign receipts shall not be included in this statement.

If additional space is needed, please attach supplemental listing.

1. List the name and instrument of ownership in any entity doing business in the State of Illinois, in which the ownership interest held by the person at the date of filing is in excess of \$5,000 fair market value or from which dividends in excess of \$1,200 were derived during the preceding calendar year. (In the case of real estate, location thereof shall be listed by street address, or if none, then by legal description.) No time or demand deposit in a financial institution, nor any debt instrument need be listed.

Business Entity	Instrument of Ownership
.....	.....
.....	.....
.....	.....

2. List the name, address and type of practice of any professional organization in which the person making the statement was an officer, director, associate, partner or proprietor or served in any advisory capacity, from which income in excess of \$1,200 was derived during the preceding calendar year.

Name	Address	Type of Practice
.....	.....	.....
.....	.....	.....
.....	.....	.....

3. List the nature of professional services rendered (other than to the State of Illinois) to each entity from which income exceeding \$5,000 was received for professional services rendered during the preceding calendar year by the person making the statement.

.....
.....

4. List the identity (including the address or legal description of real estate) of any capital asset from which a capital gain of \$5,000 or more was realized during the preceding calendar year.

.....
.....

5. List the identity of any compensated lobbyist with whom the person making the statement maintains a close economic association, including the name of the lobbyist and specifying the legislative matter or matters which are the object of the lobbying activity, and describing the general type of economic activity of the client or principal on whose behalf that person is lobbying.

Lobbyist	Legislative Matter	Client or Principal
.....	.....	.....
.....	.....	.....

6. List the name of any entity doing business in the State of Illinois from which income in excess of \$1,200 was derived during the preceding calendar year other than for professional services and the title or description of any position held in that entity. (In the case of real estate, location thereof shall be listed by street address, or if none, then by legal description). No time or demand deposit in a financial institution nor any debt instrument need be listed.

Entity	Position Held
.....	.....
.....	.....
.....	.....

7. List the name of any unit of government which employed the person making the statement during the preceding calendar year other than the unit or units of government in relation to which the person is required to file.

.....
.....

8. List the name of any entity from which a gift or gifts, or honorarium or honoraria, valued singly or in the aggregate in excess of \$500, was received during the preceding calendar year.

.....
.....

**VERIFICATION:**

"I declare that this statement of economic interests (including any accompanying schedules and statements) has been examined by me and to the best of my knowledge and belief is a true, correct and complete statement of my economic interests as required by the Illinois Governmental Ethics Act. I understand that the penalty for willfully filing a false or incomplete statement shall be a fine not to exceed

~~">\$1,000 or imprisonment in a penal institution other than the penitentiary not to exceed one year, or both fine and imprisonment."~~

~~.....  
(date of filing)~~

~~.....  
(signature of person making the statement)~~

(Source: P.A. 95-173, eff. 1-1-08.)

(5 ILCS 420/4A-107) (from Ch. 127, par. 604A-107)

Sec. 4A-107. Any person required to file a statement of economic interests under this Article who willfully files a false or incomplete statement shall be guilty of a Class A misdemeanor; provided, a filer's statement made in reasonable, good faith reliance on the guidance provided by the Secretary of State pursuant to Section 4A-102 or his or her ethics officer shall not constitute a willful false or incomplete statement.

Except when the fees and penalties for late filing have been waived under Section 4A-105, failure to file a statement within the time prescribed shall result in ineligibility for, or forfeiture of, office or position of employment, as the case may be; provided, however, that if the notice of failure to file a statement of economic interests provided in Section 4A-105 of this Act is not given by the Secretary of State or the county clerk, as the case may be, no forfeiture shall result if a statement is filed within 30 days of actual notice of the failure to file. The Secretary of State shall provide the Attorney General with the names of persons who failed to file a statement. The county clerk shall provide the State's Attorney of the county of the entity for which the filing of statement of economic interest is required with the name of persons who failed to file a statement.

The Attorney General, with respect to offices or positions described in items (a) through (f) and items (j), (l), (n), and (p) of Section 4A-101 of this Act, or the State's Attorney of the county of the entity for which the filing of statements of economic interests is required, with respect to offices or positions described in items (a) through (e) of Section 4A-101.5, shall bring an action in quo warranto against any person who has failed to file by either May 31 or June 30 of any given year and for whom the fees and penalties for late filing have not been waived under Section 4A-105.

(Source: P.A. 101-221, eff. 8-9-19.)

(5 ILCS 420/4A-108)

Sec. 4A-108. Internet-based systems of filing.

(a) Notwithstanding any other provision of this Act or any other law, the Secretary of State and county clerks are authorized to institute an Internet-based system for the filing of statements of economic interests in their offices. With respect to county clerk systems, the determination to institute such a system shall be in the sole discretion of the county clerk and shall meet the requirements set out in this Section. With respect to a Secretary of State system, the determination to institute such a system shall be in the sole discretion of the Secretary of State and shall meet the requirements set out in this Section and those Sections of the State Officials and Employees Ethics Act requiring ethics officer review prior to filing. The system shall be capable of allowing an ethics officer to approve a statement of economic interests and shall include a means to amend a statement of economic interests. When this Section does not modify or remove the requirements set forth elsewhere in this Article, those requirements shall apply to any system of Internet-based filing authorized by this Section. When this Section does modify or remove the requirements set forth elsewhere in this Article, the provisions of this Section shall apply to any system of Internet-based filing authorized by this Section.

(b) In any system of Internet-based filing of statements of economic interests instituted by the Secretary of State or a county clerk:

(1) Any filing of an Internet-based statement of economic interests shall be the equivalent of the filing of a verified, written statement of economic interests as required by Section 4A-101 or 4A-101.5 and the equivalent of the filing of a verified, dated, and signed statement of economic interests as required by Section 4A-103 ~~4A-104~~.

(2) The Secretary of State and county clerks who institute a system of Internet-based filing of statements of economic interests shall establish a password-protected website to receive the filings of such statements. A website established under this Section shall set forth and provide a means of responding to the items set forth in Section 4A-103 ~~4A-102~~ that are required of a person who files a statement of economic interests with that officer. A website established under this Section shall set forth and provide a means of generating a printable receipt page acknowledging filing.

(3) The times for the filing of statements of economic interests set forth in Section 4A-105 shall be followed in any system of Internet-based filing of statements of economic interests; provided that a

candidate for elective office who is required to file a statement of economic interests in relation to his or her candidacy pursuant to Section 4A-105(a) shall receive a written or printed receipt for his or her filing.

A candidate filing for Governor, Lieutenant Governor, Attorney General, Secretary of State, Treasurer, Comptroller, State Senate, ~~or~~ State House of Representatives, Supreme Court Justice, appellate court judge, circuit court judge, or judicial retention shall not use the Internet to file his or her statement of economic interests, but shall file his or her statement of economic interests in a written or printed form and shall receive a written or printed receipt for his or her filing. Annually, the duly appointed ethics officer for each legislative caucus shall certify to the Secretary of State whether his or her caucus members will file their statements of economic interests electronically or in a written or printed format for that year. If the ethics officer for a caucus certifies that the statements of economic interests shall be written or printed, then members of the General Assembly of that caucus shall not use the Internet to file his or her statement of economic interests, but shall file his or her statement of economic interests in a written or printed form and shall receive a written or printed receipt for his or her filing. If no certification is made by an ethics officer for a legislative caucus, or if a member of the General Assembly is not affiliated with a legislative caucus, then the affected member or members of the General Assembly may file their statements of economic interests using the Internet.

(4) In the first year of the implementation of a system of Internet-based filing of statements of economic interests, each person required to file such a statement is to be notified in writing of his or her obligation to file his or her statement of economic interests by way of the Internet-based system. If access to the website ~~web site~~ requires a code or password, this information shall be included in the notice prescribed by this paragraph.

(5) When a person required to file a statement of economic interests has supplied the Secretary of State or a county clerk, as applicable, with an email address for the purpose of receiving notices under this Article by email, a notice sent by email to the supplied email address shall be the equivalent of a notice sent by first class mail, as set forth in Section 4A-106 or 4A-106.5. A person who has supplied such an email address shall notify the Secretary of State or county clerk, as applicable, when his or her email address changes or if he or she no longer wishes to receive notices by email.

(6) If any person who is required to file a statement of economic interests and who has chosen to receive notices by email fails to file his or her statement by May 10, then the Secretary of State or county clerk, as applicable, shall send an additional email notice on that date, informing the person that he or she has not filed and describing the penalties for late filing and failing to file. This notice shall be in addition to other notices provided for in this Article.

(7) The Secretary of State and each county clerk who institutes a system of Internet-based filing of statements of economic interests may also institute an Internet-based process for the filing of the list of names and addresses of persons required to file statements of economic interests by the chief administrative officers that must file such information with the Secretary of State or county clerk, as applicable, pursuant to Section 4A-106 or 4A-106.5. Whenever the Secretary of State or a county clerk institutes such a system under this paragraph, every chief administrative officer must use the system to file this information.

(8) The Secretary of State and any county clerk who institutes a system of Internet-based filing of statements of economic interests shall post the contents of such statements filed with him or her available for inspection and copying on a publicly accessible website. Such postings shall not include the addresses or signatures of the filers.

(Source: P.A. 100-1041, eff. 1-1-19; 101-221, eff. 8-9-19; revised 9-12-19.)

(5 ILCS 420/4A-104 rep.)

Section 10. The Illinois Governmental Ethics Act is amended by repealing Section 4A-104 on January 1, 2022.

Section 15. The State Officials and Employees Ethics Act is amended by changing Sections 5-40, 5-45, 20-20, 20-95, 25-5, 25-10, 25-15, 25-20, and 25-85 as follows:

(5 ILCS 430/5-40)

Sec. 5-40. Fundraising during session ~~in Sangamon County~~. Except as provided in this Section, any executive branch constitutional officer, any candidate for an executive branch constitutional office, any

[May 31, 2021]

member of the General Assembly, any candidate for the General Assembly, any political caucus of the General Assembly, or any political committee on behalf of any of the foregoing may not hold a political fundraising function ~~in Sangamon County~~ on any day the legislature is in session or the day immediately prior to such day. This Section does not apply to a political fundraising function scheduled at least 14 days in advance of a day the legislature is in special session or the day immediately prior to such day ~~(i) during the period beginning February 1 and ending on the later of the actual adjournment dates of either house of the spring session and (ii) during fall veto session.~~ For purposes of this Section, the legislature is not considered to be in session on a day that is solely a perfunctory session day or on a day when only a committee is meeting.

~~During the period beginning June 1 and ending on the first day of fall veto session each year, this Section does not apply to (i) a member of the General Assembly whose legislative or representative district is entirely within Sangamon County or (ii) a candidate for the General Assembly from that legislative or representative district.~~

(Source: P.A. 96-555, eff. 8-18-09.)

(5 ILCS 430/5-45)

Sec. 5-45. Procurement; revolving door prohibition.

(a) No former officer, member, or State employee, or spouse or immediate family member living with such person, shall, within a period of one year immediately after termination of State employment, knowingly accept employment or receive compensation or fees for services from a person or entity if the officer, member, or State employee, during the year immediately preceding termination of State employment, participated personally and substantially in the award or fiscal administration of State contracts, or the issuance of State contract change orders, with a cumulative value of \$25,000 or more to the person or entity, or its parent or subsidiary.

(a-5) No officer, member, or spouse or immediate family member living with such person shall, during the officer or member's term in office or within a period of 2 years immediately leaving office, hold an ownership interest, other than a passive interest in a publicly traded company, in any gaming license under the Illinois Gambling Act, the Video Gaming Act, the Illinois Horse Racing Act of 1975, or the Sports Wagering Act. Any member of the General Assembly or spouse or immediate family member living with such person who has an ownership interest, other than a passive interest in a publicly traded company, in any gaming license under the Illinois Gambling Act, the Illinois Horse Racing Act of 1975, the Video Gaming Act, or the Sports Wagering Act at the time of the effective date of this amendatory Act of the 101st General Assembly shall divest himself or herself of such ownership within one year after the effective date of this amendatory Act of the 101st General Assembly. No State employee who works for the Illinois Gaming Board or Illinois Racing Board or spouse or immediate family member living with such person shall, during State employment or within a period of 2 years immediately after termination of State employment, hold an ownership interest, other than a passive interest in a publicly traded company, in any gaming license under the Illinois Gambling Act, the Video Gaming Act, the Illinois Horse Racing Act of 1975, or the Sports Wagering Act.

(a-10) This subsection (a-10) applies on and after June 25, 2021. No officer, member, or spouse or immediate family member living with such person, shall, during the officer or member's term in office or within a period of 2 years immediately after leaving office, hold an ownership interest, other than a passive interest in a publicly traded company, in any cannabis business establishment which is licensed under the Cannabis Regulation and Tax Act. Any member of the General Assembly or spouse or immediate family member living with such person who has an ownership interest, other than a passive interest in a publicly traded company, in any cannabis business establishment which is licensed under the Cannabis Regulation and Tax Act at the time of the effective date of this amendatory Act of the 101st General Assembly shall divest himself or herself of such ownership within one year after the effective date of this amendatory Act of the 101st General Assembly.

No State employee who works for any State agency that regulates cannabis business establishment license holders who participated personally and substantially in the award of licenses under the Cannabis Regulation and Tax Act or a spouse or immediate family member living with such person shall, during State employment or within a period of 2 years immediately after termination of State employment, hold an ownership interest, other than a passive interest in a publicly traded company, in any cannabis license under the Cannabis Regulation and Tax Act.

(b) No former officer of the executive branch or State employee of the executive branch with regulatory or licensing authority, or spouse or immediate family member living with such person, shall,

within a period of one year immediately after termination of State employment, knowingly accept employment or receive compensation or fees for services from a person or entity if the officer or State employee, during the year immediately preceding termination of State employment, participated personally and substantially in making a regulatory or licensing decision that directly applied to the person or entity, or its parent or subsidiary.

(b-5) Beginning January 1, 2022, no former officer of the executive branch shall engage in activities at the State level that require registration under the Lobbyist Registration Act during the term of which he or she was elected or appointed until 6 months after leaving office.

(b-7) Beginning the second Wednesday in January of 2023, no former member shall engage in activities at the State level that require registration under the Lobbyist Registration Act in a General Assembly of which he or she was a member until 6 months after leaving office.

(c) Within 6 months after the effective date of this amendatory Act of the 96th General Assembly, each executive branch constitutional officer and legislative leader, the Auditor General, and the Joint Committee on Legislative Support Services shall adopt a policy delineating which State positions under his or her jurisdiction and control, by the nature of their duties, may have the authority to participate personally and substantially in the award or fiscal administration of State contracts or in regulatory or licensing decisions. The Governor shall adopt such a policy for all State employees of the executive branch not under the jurisdiction and control of any other executive branch constitutional officer.

The policies required under subsection (c) of this Section shall be filed with the appropriate ethics commission established under this Act or, for the Auditor General, with the Office of the Auditor General.

(d) Each Inspector General shall have the authority to determine that additional State positions under his or her jurisdiction, not otherwise subject to the policies required by subsection (c) of this Section, are nonetheless subject to the notification requirement of subsection (f) below due to their involvement in the award or fiscal administration of State contracts or in regulatory or licensing decisions.

(e) The Joint Committee on Legislative Support Services, the Auditor General, and each of the executive branch constitutional officers and legislative leaders subject to subsection (c) of this Section shall provide written notification to all employees in positions subject to the policies required by subsection (c) or a determination made under subsection (d): (1) upon hiring, promotion, or transfer into the relevant position; and (2) at the time the employee's duties are changed in such a way as to qualify that employee. An employee receiving notification must certify in writing that the person was advised of the prohibition and the requirement to notify the appropriate Inspector General in subsection (f).

(f) Any State employee in a position subject to the policies required by subsection (c) or to a determination under subsection (d), but who does not fall within the prohibition of subsection (h) below, who is offered non-State employment during State employment or within a period of one year immediately after termination of State employment shall, prior to accepting such non-State employment, notify the appropriate Inspector General. Within 10 calendar days after receiving notification from an employee in a position subject to the policies required by subsection (c), such Inspector General shall make a determination as to whether the State employee is restricted from accepting such employment by subsection (a) or (b). In making a determination, in addition to any other relevant information, an Inspector General shall assess the effect of the prospective employment or relationship upon decisions referred to in subsections (a) and (b), based on the totality of the participation by the former officer, member, or State employee in those decisions. A determination by an Inspector General must be in writing, signed and dated by the Inspector General, and delivered to the subject of the determination within 10 calendar days or the person is deemed eligible for the employment opportunity. For purposes of this subsection, "appropriate Inspector General" means (i) for members and employees of the legislative branch, the Legislative Inspector General; (ii) for the Auditor General and employees of the Office of the Auditor General, the Inspector General provided for in Section 30-5 of this Act; and (iii) for executive branch officers and employees, the Inspector General having jurisdiction over the officer or employee. Notice of any determination of an Inspector General and of any such appeal shall be given to the ultimate jurisdictional authority, the Attorney General, and the Executive Ethics Commission.

(g) An Inspector General's determination regarding restrictions under subsection (a) or (b) may be appealed to the appropriate Ethics Commission by the person subject to the decision or the Attorney General no later than the 10th calendar day after the date of the determination.

On appeal, the Ethics Commission or Auditor General shall seek, accept, and consider written public comments regarding a determination. In deciding whether to uphold an Inspector General's determination, the appropriate Ethics Commission or Auditor General shall assess, in addition to any other relevant

information, the effect of the prospective employment or relationship upon the decisions referred to in subsections (a) and (b), based on the totality of the participation by the former officer, member, or State employee in those decisions. The Ethics Commission shall decide whether to uphold an Inspector General's determination within 10 calendar days or the person is deemed eligible for the employment opportunity.

(h) The following officers, members, or State employees shall not, within a period of one year immediately after termination of office or State employment, knowingly accept employment or receive compensation or fees for services from a person or entity if the person or entity or its parent or subsidiary, during the year immediately preceding termination of State employment, was a party to a State contract or contracts with a cumulative value of \$25,000 or more involving the officer, member, or State employee's State agency, or was the subject of a regulatory or licensing decision involving the officer, member, or State employee's State agency, regardless of whether he or she participated personally and substantially in the award or fiscal administration of the State contract or contracts or the making of the regulatory or licensing decision in question:

- (1) members or officers;
- (2) members of a commission or board created by the Illinois Constitution;
- (3) persons whose appointment to office is subject to the advice and consent of the Senate;
- (4) the head of a department, commission, board, division, bureau, authority, or other administrative unit within the government of this State;
- (5) chief procurement officers, State purchasing officers, and their designees whose duties are directly related to State procurement;
- (6) chiefs of staff, deputy chiefs of staff, associate chiefs of staff, assistant chiefs of staff, and deputy governors, or any other position that holds an equivalent level of managerial oversight;
- (7) employees of the Illinois Racing Board; and
- (8) employees of the Illinois Gaming Board.

(i) For the purposes of this Section, with respect to officers or employees of a regional transit board, as defined in this Act, the phrase "person or entity" does not include: (i) the United States government, (ii) the State, (iii) municipalities, as defined under Article VII, Section 1 of the Illinois Constitution, (iv) units of local government, as defined under Article VII, Section 1 of the Illinois Constitution, or (v) school districts. (Source: P.A. 101-31, eff. 6-28-19; 101-593, eff. 12-4-19.)

(5 ILCS 430/20-20)

Sec. 20-20. Duties of the Executive Inspectors General. In addition to duties otherwise assigned by law, each Executive Inspector General shall have the following duties:

(1) To receive and investigate, without advance approval of the Executive Ethics Commission, allegations of violations of this Act and other wrongful acts within his or her jurisdiction based on a complaint. An investigation may not be initiated more than one year after the alleged wrongful act or the most recent act of a series of alleged wrongful acts based on the same wrongful conduct except if there is reasonable cause to believe that fraudulent concealment has occurred allegations of violations of this Act. An investigation may not be initiated more than one year after the most recent act of the alleged violation or of a series of alleged violations except where there is reasonable cause to believe that fraudulent concealment has occurred. To constitute fraudulent concealment sufficient to toll this limitations period, there must be an affirmative act or representation calculated to prevent discovery of the fact that a violation or other wrongful act has occurred. The Executive Inspector General shall have the discretion to determine the appropriate means of investigation as permitted by law.

(2) To request information relating to an investigation from any person when the Executive Inspector General deems that information necessary in conducting an investigation.

(3) To issue subpoenas to compel the attendance of witnesses for the purposes of testimony and production of documents and other items for inspection and copying and to make service of those subpoenas and subpoenas issued under item (7) of Section 20-15.

(4) To submit reports as required by this Act.

(5) To file pleadings in the name of the Executive Inspector General with the Executive Ethics Commission, through the Attorney General, as provided in this Article if the Attorney General finds that reasonable cause exists to believe that a violation has occurred.

(6) To assist and coordinate the ethics officers for State agencies under the jurisdiction of the Executive Inspector General and to work with those ethics officers.

(7) To participate in or conduct, when appropriate, multi-jurisdictional investigations.

(8) To request, as the Executive Inspector General deems appropriate, from ethics officers of State agencies under his or her jurisdiction, reports or information on (i) the content of a State agency's ethics training program and (ii) the percentage of new officers and employees who have completed ethics training.

(9) To review hiring and employment files of each State agency within the Executive Inspector General's jurisdiction to ensure compliance with *Rutan v. Republican Party of Illinois*, 497 U.S. 62 (1990), and with all applicable employment laws.

(10) To establish a policy that ensures the appropriate handling and correct recording of all investigations conducted by the Office, and to ensure that the policy is accessible via the Internet in order that those seeking to report those allegations are familiar with the process and that the subjects of those allegations are treated fairly.

(11) To post information to the Executive Inspector General's website explaining to complainants and subjects of an investigation the legal limitations on the Executive Inspector General's ability to provide information to them and a general overview of the investigation process.

(Source: P.A. 100-588, eff. 6-8-18.)

(5 ILCS 430/20-95)

Sec. 20-95. Exemptions.

(a) Documents generated by an ethics officer under this Act, except Section 5-50, are exempt from the provisions of the Freedom of Information Act.

(b) Any allegations and related documents submitted to an Executive Inspector General and any pleadings and related documents brought before the Executive Ethics Commission are exempt from the provisions of the Freedom of Information Act so long as the Executive Ethics Commission does not make a finding of a violation of this Act. If the Executive Ethics Commission finds that a violation has occurred, the entire record of proceedings before the Commission, the decision and recommendation, and the response from the agency head or ultimate jurisdictional authority to the Executive Ethics Commission are not exempt from the provisions of the Freedom of Information Act but information contained therein that is otherwise exempt from the Freedom of Information Act must be redacted before disclosure as provided in the Freedom of Information Act. A summary report released by the Executive Ethics Commission under Section 20-52 is a public record, but information redacted by the Executive Ethics Commission shall not be part of the public record.

(c) Meetings of the Commission are exempt from the provisions of the Open Meetings Act.

(d) Unless otherwise provided in this Act, all investigatory files and reports of the Office of an Executive Inspector General, other than monthly reports required under Section 20-85, are confidential and privileged, are exempt from disclosure under the Freedom of Information Act, and shall not be divulged to any person or agency, except as necessary (i) to a law enforcement authority, (ii) to the ultimate jurisdictional authority, (iii) to the Executive Ethics Commission, (iv) to another Inspector General appointed pursuant to this Act, or (v) to an Inspector General appointed or employed by a Regional Transit Board in accordance with Section 75-10.

(Source: P.A. 96-555, eff. 8-18-09; 96-1528, eff. 7-1-11.)

(5 ILCS 430/25-5)

Sec. 25-5. Legislative Ethics Commission.

(a) The Legislative Ethics Commission is created.

(b) The Legislative Ethics Commission shall consist of 8 commissioners appointed 2 each by the President and Minority Leader of the Senate and the Speaker and Minority Leader of the House of Representatives.

The terms of the initial commissioners shall commence upon qualification. Each appointing authority shall designate one appointee who shall serve for a 2-year term running through June 30, 2005. Each appointing authority shall designate one appointee who shall serve for a 4-year term running through June 30, 2007. The initial appointments shall be made within 60 days after the effective date of this Act.

After the initial terms, commissioners shall serve for 4-year terms commencing on July 1 of the year of appointment and running through June 30 of the fourth following year. Commissioners may be reappointed to one or more subsequent terms.

A vacancy shall occur upon a commissioner's death, resignation, removal, disqualification, termination of legislative service in the house or caucus of the appointing authority, or other inability to act. Vacancies occurring other than at the end of a term shall be filled by the appointing authority only for the balance of the term of the commissioner whose office is vacant.

Terms shall run regardless of whether the position is filled.

(c) The appointing authorities shall appoint commissioners who have experience holding governmental office or employment and may appoint commissioners who are members of the General Assembly as well as commissioners from the general public. A commissioner who is a member of the General Assembly must recuse himself or herself from participating in any matter relating to any investigation or proceeding in which he or she is the subject or is a complainant. A person is not eligible to serve as a commissioner if that person (i) has been convicted of a felony or a crime of dishonesty or moral turpitude, (ii) is, or was within the preceding 12 months, engaged in activities that require registration under the Lobbyist Registration Act, (iii) is a relative of the appointing authority, (iv) is a State officer or employee other than a member of the General Assembly, or (v) is a candidate for statewide ~~office~~, federal ~~office~~, or judicial office.

(c-5) If a commissioner is required to recuse himself or herself from participating in a matter as provided in subsection (c), the recusal shall create a temporary vacancy for the limited purpose of consideration of the matter for which the commissioner recused himself or herself, and the appointing authority for the recusing commissioner shall make a temporary appointment to fill the vacancy for consideration of the matter for which the commissioner recused himself or herself.

(d) The Legislative Ethics Commission shall have jurisdiction over current and former members of the General Assembly regarding events occurring during a member's term of office and current and former State employees regarding events occurring during any period of employment where the State employee's ultimate jurisdictional authority is (i) a legislative leader, (ii) the Senate Operations Commission, or (iii) the Joint Committee on Legislative Support Services. The Legislative Ethics Commission shall have jurisdiction over complainants and respondents in violation of subsection (d) of Section 25-90. The jurisdiction of the Commission is limited to matters arising under this Act.

An officer or executive branch State employee serving on a legislative branch board or commission remains subject to the jurisdiction of the Executive Ethics Commission and is not subject to the jurisdiction of the Legislative Ethics Commission.

(e) The Legislative Ethics Commission must meet, either in person or by other technological means, monthly or as often as necessary. At the first meeting of the Legislative Ethics Commission, the commissioners shall choose from their number a chairperson and other officers that they deem appropriate. The terms of officers shall be for 2 years commencing July 1 and running through June 30 of the second following year. Meetings shall be held at the call of the chairperson or any 3 commissioners. Official action by the Commission shall require the affirmative vote of 5 commissioners, and a quorum shall consist of 5 commissioners. Commissioners shall receive no compensation but may be reimbursed for their reasonable expenses actually incurred in the performance of their duties.

(f) No commissioner, other than a commissioner who is a member of the General Assembly, or employee of the Legislative Ethics Commission may during his or her term of appointment or employment:

- (1) become a candidate for any elective office;
- (2) hold any other elected or appointed public office except for appointments on governmental advisory boards or study commissions or as otherwise expressly authorized by law;
- (3) be actively involved in the affairs of any political party or political organization; or
- (4) advocate for the appointment of another person to an appointed or elected office or position or actively participate in any campaign for any elective office.

(f-5) No commissioner who is a member of the General Assembly may be a candidate for statewide ~~office~~, federal ~~office~~, or judicial office. If a commissioner who is a member of the General Assembly files petitions to be a candidate for a statewide ~~office~~, federal ~~office~~, or judicial office, he or she shall be deemed to have resigned from his or her position as a commissioner on the date his or her name is certified for the ballot by the State Board of Elections or local election authority and his or her position as a commissioner shall be deemed vacant. Such person may not be reappointed to the Commission during any time he or she is a candidate for statewide ~~office~~, federal ~~office~~, or judicial office.

(g) An appointing authority may remove a commissioner only for cause.

(h) The Legislative Ethics Commission shall appoint an Executive Director subject to the approval of at least 3 of the 4 legislative leaders. The compensation of the Executive Director shall be as determined by the Commission. The Executive Director of the Legislative Ethics Commission may employ, subject to the approval of at least 3 of the 4 legislative leaders, and determine the compensation of staff, as appropriations permit.

(i) In consultation with the Legislative Inspector General, the Legislative Ethics Commission may develop comprehensive training for members and employees under its jurisdiction that includes, but is not limited to, sexual harassment, employment discrimination, and workplace civility. The training may be recommended to the ultimate jurisdictional authorities and may be approved by the Commission to satisfy the sexual harassment training required under Section 5-10.5 or be provided in addition to the annual sexual harassment training required under Section 5-10.5. The Commission may seek input from governmental agencies or private entities for guidance in developing such training.

(Source: P.A. 100-588, eff. 6-8-18; 101-81, eff. 7-12-19; 101-221, eff. 8-9-19; 101-617, eff. 12-20-19.)

(5 ILCS 430/25-10)

Sec. 25-10. Office of Legislative Inspector General.

(a) The independent Office of the Legislative Inspector General is created. The Office shall be under the direction and supervision of the Legislative Inspector General and shall be a fully independent office with its own appropriation.

(b) The Legislative Inspector General shall be appointed without regard to political affiliation and solely on the basis of integrity and demonstrated ability. The Legislative Ethics Commission shall diligently search out qualified candidates for Legislative Inspector General and shall make recommendations to the General Assembly. The Legislative Inspector General may serve in a full-time, part-time, or contractual capacity.

The Legislative Inspector General shall be appointed by a joint resolution of the Senate and the House of Representatives, which may specify the date on which the appointment takes effect. A joint resolution, or other document as may be specified by the Joint Rules of the General Assembly, appointing the Legislative Inspector General must be certified by the Speaker of the House of Representatives and the President of the Senate as having been adopted by the affirmative vote of three-fifths of the members elected to each house, respectively, and be filed with the Secretary of State. The appointment of the Legislative Inspector General takes effect on the day the appointment is completed by the General Assembly, unless the appointment specifies a later date on which it is to become effective.

The Legislative Inspector General shall have the following qualifications:

(1) has not been convicted of any felony under the laws of this State, another state, or the United States;

(2) has earned a baccalaureate degree from an institution of higher education; and

(3) has 5 or more years of cumulative service (A) with a federal, State, or local law enforcement agency, at least 2 years of which have been in a progressive investigatory capacity; (B) as a federal, State, or local prosecutor; (C) as a senior manager or executive of a federal, State, or local agency; (D) as a member, an officer, or a State or federal judge; or (E) representing any combination of items (A) through (D).

The Legislative Inspector General may not be a relative of a commissioner.

The term of the initial Legislative Inspector General shall commence upon qualification and shall run through June 30, 2008.

After the initial term, the Legislative Inspector General shall serve for 5-year terms commencing on July 1 of the year of appointment and running through June 30 of the fifth following year. The Legislative Inspector General may be reappointed to one or more subsequent terms. Terms shall run regardless of whether the position is filled.

(b-5) A vacancy occurring other than at the end of a term shall be filled in the same manner as an appointment only for the balance of the term of the Legislative Inspector General whose office is vacant. Within 7 days of the Office becoming vacant or receipt of a Legislative Inspector General's prospective resignation, the vacancy shall be publicly posted on the Commission's website, along with a description of the requirements for the position and where applicants may apply.

Within 45 days of the vacancy, the Commission shall designate an Acting Legislative Inspector General who shall serve until the vacancy is filled. The Commission shall file the designation in writing with the Secretary of State.

Within 60 days prior to the end of the term of the Legislative Inspector General or within 30 days of the occurrence of a vacancy in the Office of the Legislative Inspector General, the Legislative Ethics Commission shall establish a four-member search committee within the Commission for the purpose of conducting a search for qualified candidates to serve as Legislative Inspector General. The Speaker of the House of Representatives, Minority Leader of the House, Senate President, and Minority Leader of the Senate shall each appoint one member to the search committee. A member of the search committee shall be

either a retired judge or former prosecutor and may not be a member or employee of the General Assembly or a registered lobbyist. If the Legislative Ethics Commission wishes to recommend that the Legislative Inspector General be re-appointed, a search committee does not need to be appointed.

The search committee shall conduct a search for qualified candidates, accept applications, and conduct interviews. The search committee shall recommend up to 3 candidates for Legislative Inspector General to the Legislative Ethics Commission. The search committee shall be disbanded upon an appointment of the Legislative Inspector General. Members of the search committee are not entitled to compensation but shall be entitled to reimbursement of reasonable expenses incurred in connection with the performance of their duties.

Within 30 days after June 8, 2018 (the effective date of Public Act 100-588) ~~this amendatory Act of the 100th General Assembly~~, the Legislative Ethics Commission shall create a search committee in the manner provided for in this subsection to recommend up to 3 candidates for Legislative Inspector General to the Legislative Ethics Commission by October 31, 2018.

If a vacancy exists and the Commission has not appointed an Acting Legislative Inspector General, either the staff of the Office of the Legislative Inspector General, or if there is no staff, the Executive Director, shall advise the Commission of all open investigations and any new allegations or complaints received in the Office of the Inspector General. These reports shall not include the name of any person identified in the allegation or complaint, including, but not limited to, the subject of and the person filing the allegation or complaint. Notification shall be made to the Commission on a weekly basis unless the Commission approves of a different reporting schedule.

If the Office of the Inspector General is vacant for 6 months or more beginning on or after January 1, 2019, and the Legislative Ethics Commission has not appointed an Acting Legislative Inspector General, all complaints made to the Legislative Inspector General or the Legislative Ethics Commission shall be directed to the Inspector General for the Auditor General, and he or she shall have the authority to act as provided in subsection (c) of this Section and Section 25-20 of this Act, and shall be subject to all laws and rules governing a Legislative Inspector General or Acting Legislative Inspector General. The authority for the Inspector General of the Auditor General under this paragraph shall terminate upon appointment of a Legislative Inspector General or an Acting Legislative Inspector General.

(c) The Legislative Inspector General shall have jurisdiction over the current and former members of the General Assembly regarding events occurring during a member's term of office and current and former State employees regarding events occurring during any period of employment where the State employee's ultimate jurisdictional authority is (i) a legislative leader, (ii) the Senate Operations Commission, or (iii) the Joint Committee on Legislative Support Services.

The jurisdiction of each Legislative Inspector General is to investigate allegations of violations of this Act, violations of other related laws and rules regarding events related to the member's or employee's public duties or use of State office, employment, or resources, or fraud, waste, abuse, mismanagement, misconduct, nonfeasance, misfeasance, or malfeasance related to the member's or employee's public duties or use of State office, employment, or resources. The jurisdiction shall not include violations of the Rules of the House of Representatives or the Senate, or violations of this Act or violations of other related laws and rules.

The Legislative Inspector General shall have jurisdiction over complainants in violation of subsection (e) of Section 25-63 of this Act.

(d) The compensation of the Legislative Inspector General shall be the greater of an amount (i) determined by the Commission or (ii) by joint resolution of the General Assembly passed by a majority of members elected in each chamber. Subject to Section 25-45 of this Act, the Legislative Inspector General has full authority to organize the Office of the Legislative Inspector General, including the employment and determination of the compensation of staff, such as deputies, assistants, and other employees, as appropriations permit. Employment of staff is subject to the approval of at least 3 of the 4 legislative leaders.

(e) No Legislative Inspector General or employee of the Office of the Legislative Inspector General may, during his or her term of appointment or employment:

- (1) become a candidate for any elective office;
- (2) hold any other elected or appointed public office except for appointments on governmental advisory boards or study commissions or as otherwise expressly authorized by law;
- (3) be actively involved in the affairs of any political party or political organization; or
- (4) actively participate in any campaign for any elective office.

A full-time Legislative Inspector General shall not engage in the practice of law or any other business, employment, or vocation.

In this subsection an appointed public office means a position authorized by law that is filled by an appointing authority as provided by law and does not include employment by hiring in the ordinary course of business.

(e-1) No Legislative Inspector General or employee of the Office of the Legislative Inspector General may, for one year after the termination of his or her appointment or employment:

- (1) become a candidate for any elective office;
- (2) hold any elected public office; or
- (3) hold any appointed State, county, or local judicial office.

(e-2) The requirements of item (3) of subsection (e-1) may be waived by the Legislative Ethics Commission.

(f) The Commission may remove the Legislative Inspector General only for cause. At the time of the removal, the Commission must report to the General Assembly the justification for the removal.

(Source: P.A. 100-588, eff. 6-8-18; 101-221, eff. 8-9-19; revised 9-12-19.)

(5 ILCS 430/25-15)

Sec. 25-15. Duties of the Legislative Ethics Commission. In addition to duties otherwise assigned by law, the Legislative Ethics Commission shall have the following duties:

(1) To promulgate rules governing the performance of its duties and the exercise of its powers and governing the investigations of the Legislative Inspector General; except that, the Legislative Ethics Commission shall adopt no rule requiring the Legislative Inspector General to seek the Commission's advance approval before commencing any investigation authorized under this Article. Any existing rule, as of the effective date of this amendatory Act of the 102nd General Assembly, requiring the Legislative Inspector General to seek the Commission's advance approval before commencing any investigation is void. The rules shall be available on the Commission's website and any proposed changes to the rules must be made available to the public on the Commission's website no less than 7 days before the adoption of the changes. Any person shall be given an opportunity to provide written or oral testimony before the Commission in support of or opposition to proposed rules.

(2) To conduct administrative hearings and rule on matters brought before the Commission only upon the receipt of pleadings filed by the Legislative Inspector General and not upon its own prerogative, but may appoint special Legislative Inspectors General as provided in Section 25-21. Any other allegations of misconduct received by the Commission from a person other than the Legislative Inspector General shall be referred to the Office of the Legislative Inspector General.

(3) To prepare and publish manuals and guides and, working with the Office of the Attorney General, oversee training of employees under its jurisdiction that explains their duties.

(4) To prepare public information materials to facilitate compliance, implementation, and enforcement of this Act.

(5) To submit reports as required by this Act.

(6) To the extent authorized by this Act, to make rulings, issue recommendations, and impose administrative fines, if appropriate, in connection with the implementation and interpretation of this Act. The powers and duties of the Commission are limited to matters clearly within the purview of this Act.

(7) To issue subpoenas with respect to matters pending before the Commission, subject to the provisions of this Article and in the discretion of the Commission, to compel the attendance of witnesses for purposes of testimony and the production of documents and other items for inspection and copying.

(8) To appoint special Legislative Inspectors General as provided in Section 25-21.

(9) To conspicuously display on the Commission's website the procedures for reporting a violation of this Act, including how to report violations via email or online.

(10) To conspicuously display on the Commission's website any vacancies within the Office of the Legislative Inspector General.

(11) To appoint an Acting Legislative Inspector General in the event of a vacancy in the Office of the Legislative Inspector General.

(Source: P.A. 100-554, eff. 11-16-17; 100-588, eff. 6-8-18.)

(5 ILCS 430/25-20)

Sec. 25-20. Duties of the Legislative Inspector General. In addition to duties otherwise assigned by law, the Legislative Inspector General shall have the following duties:

(1) To receive and investigate, without advance approval of the Legislative Ethics Commission, allegations of violations of this Act and other wrongful acts within his or her jurisdiction based on a complaint. Except as otherwise provided in paragraph (1.5), an investigation may not be initiated more than one year after the alleged wrongful act or the most recent act of a series of alleged wrongful acts based on the same wrongful conduct except if there is reasonable cause to believe that fraudulent concealment has occurred ~~allegations of violations of this Act. Except as otherwise provided in paragraph (1.5), an investigation may not be initiated more than one year after the most recent act of the alleged violation or of a series of alleged violations except where there is reasonable cause to believe that fraudulent concealment has occurred.~~ To constitute fraudulent concealment sufficient to toll this limitations period, there must be an affirmative act or representation calculated to prevent discovery of the fact that a violation or other wrongful act has occurred. The Legislative Inspector General shall have the discretion to determine the appropriate means of investigation as permitted by law.

(1.5) Notwithstanding any provision of law to the contrary, the Legislative Inspector General, whether appointed by the Legislative Ethics Commission or the General Assembly, may initiate an investigation based on information provided to the Office of the Legislative Inspector General or the Legislative Ethics Commission during the period from December 1, 2014 through November 3, 2017. Any investigation initiated under this paragraph (1.5) must be initiated within one year after the effective date of this amendatory Act of the 100th General Assembly.

Notwithstanding any provision of law to the contrary, the Legislative Inspector General, through the Attorney General, shall have the authority to file a complaint related to any founded violations that occurred during the period December 1, 2014 through November 3, 2017 to the Legislative Ethics Commission, and the Commission shall have jurisdiction to conduct administrative hearings related to any pleadings filed by the Legislative Inspector General, provided the complaint is filed with the Commission no later than 6 months after the summary report is provided to the Attorney General in accordance with subsection (c) of Section 25-50.

(2) To request information relating to an investigation from any person when the Legislative Inspector General deems that information necessary in conducting an investigation.

(3) To issue subpoenas, with the advance approval of the Commission, to compel the attendance of witnesses for the purposes of testimony and production of documents and other items for inspection and copying and to make service of those subpoenas and subpoenas issued under item (7) of Section 25-15.

(4) To submit reports as required by this Act.

(5) To file pleadings in the name of the Legislative Inspector General with the Legislative Ethics Commission, through the Attorney General, as provided in this Article if the Attorney General finds that reasonable cause exists to believe that a violation has occurred.

(6) To assist and coordinate the ethics officers for State agencies under the jurisdiction of the Legislative Inspector General and to work with those ethics officers.

(7) To participate in or conduct, when appropriate, multi-jurisdictional investigations.

(8) To request, as the Legislative Inspector General deems appropriate, from ethics officers of State agencies under his or her jurisdiction, reports or information on (i) the content of a State agency's ethics training program and (ii) the percentage of new officers and employees who have completed ethics training.

(9) To establish a policy that ensures the appropriate handling and correct recording of all investigations of allegations and to ensure that the policy is accessible via the Internet in order that those seeking to report those allegations are familiar with the process and that the subjects of those allegations are treated fairly.

(10) To post information to the Legislative Inspector General's website explaining to complainants and subjects of an investigation the legal limitations on the Legislative Inspector General's ability to provide information to them and a general overview of the investigation process.

(Source: P.A. 100-553, eff. 11-16-17; 100-588, eff. 6-8-18.)

(5 ILCS 430/25-85)

Sec. 25-85. Quarterly reports by the Legislative Inspector General. The Legislative Inspector General shall submit quarterly reports of claims within his or her jurisdiction filed with the Office of the Legislative

Inspector General to the General Assembly and the Legislative Ethics Commission, on dates determined by the Legislative Ethics Commission, indicating:

- (1) the total number of allegations received since the date of the last report and the total number of allegations received since the date of the last report by category of claim;
- (2) the total number of investigations initiated since the date of the last report and the total number of investigations initiated since the date of the last report by category of claim;
- (3) the total number of investigations concluded since the date of the last report and the total number of investigations concluded since the date of the last report by category of claim;
- (4) the total number of investigations pending as of the reporting date and the total number of investigations pending as of the reporting date by category of claim;
- (5) the total number of summary reports ~~complaints~~ forwarded to the Attorney General pursuant to subsection (c) of Section 25-50 since the date of the last report;
- (6) the total number of actions filed with the Legislative Ethics Commission since the date of the last report, the total number of actions pending before the Legislative Ethics Commission as of the reporting date, the total number of actions filed with the Legislative Ethics Commission since the date of the last report by category of claim, and the total number of actions pending before the Legislative Ethics Commission as of the reporting date by category of claim;
- (7) the number of allegations referred to any law enforcement agency since the date of the last report;
- (8) the total number of allegations referred to another investigatory body since the date of the last report; and
- (9) the cumulative number of each of the foregoing for the current calendar year.

For the purposes of this Section, "category of claim" shall include discrimination claims, harassment claims, sexual harassment claims, retaliation claims, gift ban claims, prohibited political activity claims, revolving door prohibition claims, and other, miscellaneous, or uncharacterized claims.

The quarterly report shall be available on the website of the Legislative Inspector General.

(Source: P.A. 100-588, eff. 6-8-18.)

Section 20. The Election Code is amended by changing Sections 1A-14, 9-1.8, and 9-8.5 and by adding Section 9-3.5 as follows:

(10 ILCS 5/1A-14) (from Ch. 46, par. 1A-14)

Sec. 1A-14. Political activity by members of the State Board of Elections.

(a) No member of the State Board of Elections may become a candidate for nomination for, or election to, or accept appointment to or hold any other remunerative public office or public employment or any office in a political party. No member of the State Board of Elections shall: (i) contribute, either financially or in services or goods or any other way, to any political committee; (ii) serve as an officer of any political committee; or (iii) be a candidate who is designated as the candidate to be supported by a candidate political committee.

(b) A member of the State Board of Elections who is either an officer of a political committee or a candidate who is designated as the candidate to be supported by a candidate political committee shall within 30 days after confirmation by the Senate: (i) resign as an officer of the political committee; (ii) have his or her name removed as the candidate to be supported by a political committee; (iii) notify the Board of the member's intent to convert the political committee to a limited activity committee under Section 9-1.8, and complete the transition to a limited activity committee within 60 days after confirmation; or (iv) dissolve the committee. A member of the State Board of Elections who is in violation of this subsection (b) on the effective date of this amendatory Act of the 102nd General Assembly must come into compliance within 30 days after the effective date of this amendatory Act of the 102nd General Assembly.

(c) Violation of any prohibition in this Section shall disqualify a member of the Board and a vacancy is thereby created. A vacancy also exists upon the occurrence of any of the events enumerated in Section 25-2 of this Act as in the case of an elective office.

(d) As used in this Section, "political committee" includes both the meaning provided in Section 9-1.8 of this Code and the meaning provided in 52 U.S.C. 30101.

(Source: P.A. 80-1178.)

(10 ILCS 5/9-1.8) (from Ch. 46, par. 9-1.8)

Sec. 9-1.8. Political committees.

(a) "Political committee" includes a candidate political committee, a political party committee, a political action committee, a ballot initiative committee, and an independent expenditure committee.

(b) "Candidate political committee" means the candidate himself or herself or any natural person, trust, partnership, corporation, or other organization or group of persons designated by the candidate that accepts contributions or makes expenditures during any 12-month period in an aggregate amount exceeding \$5,000 on behalf of the candidate.

(c) "Political party committee" means the State central committee of a political party, a county central committee of a political party, a legislative caucus committee, or a committee formed by a ward or township committee person of a political party. For purposes of this Article, a "legislative caucus committee" means a committee established for the purpose of electing candidates to the General Assembly by the person elected President of the Senate, Minority Leader of the Senate, Speaker of the House of Representatives, Minority Leader of the House of Representatives, or a committee established by 5 or more members of the same caucus of the Senate or 10 or more members of the same caucus of the House of Representatives.

(d) "Political action committee" means any natural person, trust, partnership, committee, association, corporation, or other organization or group of persons, other than a candidate, political party, candidate political committee, or political party committee, that accepts contributions or makes expenditures during any 12-month period in an aggregate amount exceeding \$5,000 on behalf of or in opposition to a candidate or candidates for public office. "Political action committee" includes any natural person, trust, partnership, committee, association, corporation, or other organization or group of persons, other than a candidate, political party, candidate political committee, or political party committee, that makes electioneering communications during any 12-month period in an aggregate amount exceeding \$5,000 related to any candidate or candidates for public office.

(e) "Ballot initiative committee" means any natural person, trust, partnership, committee, association, corporation, or other organization or group of persons that accepts contributions or makes expenditures during any 12-month period in an aggregate amount exceeding \$5,000 in support of or in opposition to any question of public policy to be submitted to the electors. "Ballot initiative committee" includes any natural person, trust, partnership, committee, association, corporation, or other organization or group of persons that makes electioneering communications during any 12-month period in an aggregate amount exceeding \$5,000 related to any question of public policy to be submitted to the voters. The \$5,000 threshold applies to any contributions or expenditures received or made with the purpose of securing a place on the ballot for, advocating the defeat or passage of, or engaging in electioneering communication regarding the question of public policy, regardless of the method of initiation of the question of public policy and regardless of whether petitions have been circulated or filed with the appropriate office or whether the question has been adopted and certified by the governing body.

(f) "Independent expenditure committee" means any trust, partnership, committee, association, corporation, or other organization or group of persons formed for the exclusive purpose of making independent expenditures during any 12-month period in an aggregate amount exceeding \$5,000 in support of or in opposition to (i) the nomination for election, election, retention, or defeat of any public official or candidate or (ii) any question of public policy to be submitted to the electors. "Independent expenditure committee" also includes any trust, partnership, committee, association, corporation, or other organization or group of persons that makes electioneering communications that are not made in connection, consultation, or concert with or at the request or suggestion of a public official or candidate, a public official's or candidate's designated political committee or campaign, or an agent or agents of the public official, candidate, or political committee or campaign during any 12-month period in an aggregate amount exceeding \$5,000 related to (i) the nomination for election, election, retention, or defeat of any public official or candidate or (ii) any question of public policy to be submitted to the voters.

(g) "Limited activity committee" means a political committee for which a person who is nominated to a position that is subject to confirmation by the Senate, including a member of the State Board of Elections, is either an officer or a candidate the committee has designated to support.

(Source: P.A. 100-1027, eff. 1-1-19.)

(10 ILCS 5/9-3.5 new)

Sec. 9-3.5. Candidate political committee restrictions.

(a) A person who is nominated to an affected office shall not: (i) serve as an officer of a candidate political committee that is designated to support or oppose that person as a candidate; or (ii) be a candidate who is designated as the candidate to be supported by a candidate political committee.

(b) Within 30 days after appointment, the person shall: (i) dissolve the candidate political committee; (ii) resign as an officer of the candidate political committee; (iii) have his or her name removed as the candidate to be supported by the candidate political committee; or (iv) notify the Board of the person's intent to convert the candidate political committee to a limited activity candidate political committee.

(c) As used in this Section, "affected office" has the meaning provided in subsection (c) of Section 3A-50 of the Illinois Governmental Ethics Act.

(10 ILCS 5/9-8.5)

Sec. 9-8.5. Limitations on campaign contributions.

(a) It is unlawful for a political committee to accept contributions except as provided in this Section.

(b) During an election cycle, a candidate political committee may not accept contributions with an aggregate value over the following: (i) \$5,000 from any individual, (ii) \$10,000 from any corporation, labor organization, or association, or (iii) \$50,000 from a candidate political committee or political action committee. A candidate political committee may accept contributions in any amount from a political party committee except during an election cycle in which the candidate seeks nomination at a primary election. During an election cycle in which the candidate seeks nomination at a primary election, a candidate political committee may not accept contributions from political party committees with an aggregate value over the following: (i) \$200,000 for a candidate political committee established to support a candidate seeking nomination to statewide office, (ii) \$125,000 for a candidate political committee established to support a candidate seeking nomination to the Senate, the Supreme Court or Appellate Court in the First Judicial District, or an office elected by all voters in a county with 1,000,000 or more residents, (iii) \$75,000 for a candidate political committee established to support a candidate seeking nomination to the House of Representatives, the Supreme Court or Appellate Court for a Judicial District other than the First Judicial District, an office elected by all voters of a county of fewer than 1,000,000 residents, and municipal and county offices in Cook County other than those elected by all voters of Cook County, and (iv) \$50,000 for a candidate political committee established to support the nomination of a candidate to any other office. A candidate political committee established to elect a candidate to the General Assembly may accept contributions from only one legislative caucus committee. A candidate political committee may not accept contributions from a ballot initiative committee or from an independent expenditure committee.

(c) During an election cycle, a political party committee may not accept contributions with an aggregate value over the following: (i) \$10,000 from any individual, (ii) \$20,000 from any corporation, labor organization, or association, or (iii) \$50,000 from a political action committee. A political party committee may accept contributions in any amount from another political party committee or a candidate political committee, except as provided in subsection (c-5). Nothing in this Section shall limit the amounts that may be transferred between a political party committee established under subsection (a) of Section 7-8 of this Code and an affiliated federal political committee established under the Federal Election Code by the same political party. A political party committee may not accept contributions from a ballot initiative committee or from an independent expenditure committee. A political party committee established by a legislative caucus may not accept contributions from another political party committee established by a legislative caucus.

(c-5) During the period beginning on the date candidates may begin circulating petitions for a primary election and ending on the day of the primary election, a political party committee may not accept contributions with an aggregate value over \$50,000 from a candidate political committee or political party committee. A political party committee may accept contributions in any amount from a candidate political committee or political party committee if the political party committee receiving the contribution filed a statement of nonparticipation in the primary as provided in subsection (c-10). The Task Force on Campaign Finance Reform shall study and make recommendations on the provisions of this subsection to the Governor and General Assembly by September 30, 2012. This subsection becomes inoperative on July 1, 2013 and thereafter no longer applies.

(c-10) A political party committee that does not intend to make contributions to candidates to be nominated at a general primary election or consolidated primary election may file a Statement of Nonparticipation in a Primary Election with the Board. The Statement of Nonparticipation shall include a verification signed by the chairperson and treasurer of the committee that (i) the committee will not make contributions or coordinated expenditures in support of or opposition to a candidate or candidates to be nominated at the general primary election or consolidated primary election (select one) to be held on (insert date), (ii) the political party committee may accept unlimited contributions from candidate political committees and political party committees, provided that the political party committee does not make

contributions to a candidate or candidates to be nominated at the primary election, and (iii) failure to abide by these requirements shall deem the political party committee in violation of this Article and subject the committee to a fine of no more than 150% of the total contributions or coordinated expenditures made by the committee in violation of this Article. This subsection becomes inoperative on July 1, 2013 and thereafter no longer applies.

(d) During an election cycle, a political action committee may not accept contributions with an aggregate value over the following: (i) \$10,000 from any individual, (ii) \$20,000 from any corporation, labor organization, political party committee, or association, or (iii) \$50,000 from a political action committee or candidate political committee. A political action committee may not accept contributions from a ballot initiative committee or from an independent expenditure committee.

(e) A ballot initiative committee may accept contributions in any amount from any source, provided that the committee files the document required by Section 9-3 of this Article and files the disclosure reports required by the provisions of this Article.

(e-5) An independent expenditure committee may accept contributions in any amount from any source, provided that the committee files the document required by Section 9-3 of this Article and files the disclosure reports required by the provisions of this Article.

(e-10) A limited activity committee shall not accept contributions, except that the officer or a candidate the committee has designated to support may contribute personal funds in order to pay for maintenance expenses. A limited activity committee may only make expenditures that are: (i) necessary for maintenance of the committee; (ii) for rent or lease payments until the end of the lease in effect at the time the officer or candidate is confirmed by the Senate; (iii) contributions to 501(c)(3) charities; or (iv) returning contributions to original contributors.

(f) Nothing in this Section shall prohibit a political committee from dividing the proceeds of joint fundraising efforts; provided that no political committee may receive more than the limit from any one contributor, and provided that an independent expenditure committee may not conduct joint fundraising efforts with a candidate political committee or a political party committee.

(g) On January 1 of each odd-numbered year, the State Board of Elections shall adjust the amounts of the contribution limitations established in this Section for inflation as determined by the Consumer Price Index for All Urban Consumers as issued by the United States Department of Labor and rounded to the nearest \$100. The State Board shall publish this information on its official website.

(h) Self-funding candidates. If a public official, a candidate, or the public official's or candidate's immediate family contributes or loans to the public official's or candidate's political committee or to other political committees that transfer funds to the public official's or candidate's political committee or makes independent expenditures for the benefit of the public official's or candidate's campaign during the 12 months prior to an election in an aggregate amount of more than (i) \$250,000 for statewide office or (ii) \$100,000 for all other elective offices, then the public official or candidate shall file with the State Board of Elections, within one day, a Notification of Self-funding that shall detail each contribution or loan made by the public official, the candidate, or the public official's or candidate's immediate family. Within 2 business days after the filing of a Notification of Self-funding, the notification shall be posted on the Board's website and the Board shall give official notice of the filing to each candidate for the same office as the public official or candidate making the filing, including the public official or candidate filing the Notification of Self-funding. Notice shall be sent via first class mail to the candidate and the treasurer of the candidate's committee. Notice shall also be sent by e-mail to the candidate and the treasurer of the candidate's committee if the candidate and the treasurer, as applicable, have provided the Board with an e-mail address. Upon posting of the notice on the Board's website, all candidates for that office, including the public official or candidate who filed a Notification of Self-funding, shall be permitted to accept contributions in excess of any contribution limits imposed by subsection (b). If a public official or candidate filed a Notification of Self-funding during an election cycle that includes a general primary election or consolidated primary election and that public official or candidate is nominated, all candidates for that office, including the nominee who filed the notification of self-funding, shall be permitted to accept contributions in excess of any contribution limit imposed by subsection (b) for the subsequent election cycle. For the purposes of this subsection, "immediate family" means the spouse, parent, or child of a public official or candidate.

(h-5) If a natural person or independent expenditure committee makes independent expenditures in support of or in opposition to the campaign of a particular public official or candidate in an aggregate amount of more than (i) \$250,000 for statewide office or (ii) \$100,000 for all other elective offices in an election cycle, as reported in a written disclosure filed under subsection (a) of Section 9-8.6 or subsection

(e-5) of Section 9-10, then the State Board of Elections shall, within 2 business days after the filing of the disclosure, post the disclosure on the Board's website and give official notice of the disclosure to each candidate for the same office as the public official or candidate for whose benefit or detriment the natural person or independent expenditure committee made independent expenditures. Upon posting of the notice on the Board's website, all candidates for that office in that election, including the public official or candidate for whose benefit or detriment the natural person or independent expenditure committee made independent expenditures, shall be permitted to accept contributions in excess of any contribution limits imposed by subsection (b).

(h-10) If the State Board of Elections receives notification or determines that a natural person or persons, an independent expenditure committee or committees, or combination thereof has made independent expenditures in support of or in opposition to the campaign of a particular public official or candidate in an aggregate amount of more than (i) \$250,000 for statewide office or (ii) \$100,000 for all other elective offices in an election cycle, then the Board shall, within 2 business days after discovering the independent expenditures that, in the aggregate, exceed the threshold set forth in (i) and (ii) of this subsection, post notice of this fact on the Board's website and give official notice to each candidate for the same office as the public official or candidate for whose benefit or detriment the independent expenditures were made. Notice shall be sent via first class mail to the candidate and the treasurer of the candidate's committee. Notice shall also be sent by e-mail to the candidate and the treasurer of the candidate's committee if the candidate and the treasurer, as applicable, have provided the Board with an e-mail address. Upon posting of the notice on the Board's website, all candidates of that office in that election, including the public official or candidate for whose benefit or detriment the independent expenditures were made, may accept contributions in excess of any contribution limits imposed by subsection (b).

(i) For the purposes of this Section, a corporation, labor organization, association, or a political action committee established by a corporation, labor organization, or association may act as a conduit in facilitating the delivery to a political action committee of contributions made through dues, levies, or similar assessments and the political action committee may report the contributions in the aggregate, provided that: (i) contributions made through dues, levies, or similar assessments paid by any natural person, corporation, labor organization, or association in a calendar year may not exceed the limits set forth in this Section; (ii) the corporation, labor organization, association, or a political action committee established by a corporation, labor organization, or association facilitating the delivery of contributions maintains a list of natural persons, corporations, labor organizations, and associations that paid the dues, levies, or similar assessments from which the contributions comprising the aggregate amount derive; and (iii) contributions made through dues, levies, or similar assessments paid by any natural person, corporation, labor organization, or association that exceed \$500 in a quarterly reporting period shall be itemized on the committee's quarterly report and may not be reported in the aggregate. A political action committee facilitating the delivery of contributions or receiving contributions shall disclose the amount of contributions made through dues delivered or received and the name of the corporation, labor organization, association, or political action committee delivering the contributions, if applicable. On January 1 of each odd-numbered year, the State Board of Elections shall adjust the amounts of the contribution limitations established in this subsection for inflation as determined by the Consumer Price Index for All Urban Consumers as issued by the United States Department of Labor and rounded to the nearest \$100. The State Board shall publish this information on its official website.

(j) A political committee that receives a contribution or transfer in violation of this Section shall dispose of the contribution or transfer by returning the contribution or transfer, or an amount equal to the contribution or transfer, to the contributor or transferor or donating the contribution or transfer, or an amount equal to the contribution or transfer, to a charity. A contribution or transfer received in violation of this Section that is not disposed of as provided in this subsection within 30 days after the Board sends notification to the political committee of the excess contribution by certified mail shall escheat to the General Revenue Fund and the political committee shall be deemed in violation of this Section and subject to a civil penalty not to exceed 150% of the total amount of the contribution.

(k) For the purposes of this Section, "statewide office" means the Governor, Lieutenant Governor, Attorney General, Secretary of State, Comptroller, and Treasurer.

(l) This Section is repealed if and when the United States Supreme Court invalidates contribution limits on committees formed to assist candidates, political parties, corporations, associations, or labor organizations established by or pursuant to federal law.

(Source: P.A. 97-766, eff. 7-6-12; 98-115, eff. 7-29-13.)

Section 25. The General Assembly Compensation Act is amended by changing Section 1 as follows: (25 ILCS 115/1) (from Ch. 63, par. 14)

Sec. 1. Each member of the General Assembly shall receive an annual salary of \$28,000 or as set by the Compensation Review Board, whichever is greater. The following named officers, committee chairmen and committee minority spokesmen shall receive additional amounts per year for their services as such officers, committee chairmen and committee minority spokesmen respectively, as set by the Compensation Review Board or, as follows, whichever is greater: Beginning the second Wednesday in January 1989, the Speaker and the minority leader of the House of Representatives and the President and the minority leader of the Senate, \$16,000 each; the majority leader in the House of Representatives \$13,500; 5 assistant majority leaders and 5 assistant minority leaders in the Senate, \$12,000 each; 6 assistant majority leaders and 6 assistant minority leaders in the House of Representatives, \$10,500 each; 2 Deputy Majority leaders in the House of Representatives \$11,500 each; and 2 Deputy Minority leaders in the House of Representatives, \$11,500 each; the majority caucus chairman and minority caucus chairman in the Senate, \$12,000 each; and beginning the second Wednesday in January, 1989, the majority conference chairman and the minority conference chairman in the House of Representatives, \$10,500 each; beginning the second Wednesday in January, 1989, the chairman and minority spokesman of each standing committee of the Senate, except the Rules Committee, the Committee on Committees, and the Committee on Assignment of Bills, \$6,000 each; and beginning the second Wednesday in January, 1989, the chairman and minority spokesman of each standing and select committee of the House of Representatives, \$6,000 each; and beginning fiscal year 2020, the majority leader in the Senate, an amount equal to the majority leader in the House. A member who serves in more than one position as an officer, committee chairman, or committee minority spokesman shall receive only one additional amount based on the position paying the highest additional amount. Prior to the 103rd General Assembly, the compensation provided for in this Section to be paid per year to members of the General Assembly, including the additional sums payable per year to officers of the General Assembly shall be paid in 12 equal monthly installments. The first such installment is payable on January 31, 1977. All subsequent equal monthly installments are payable on the last working day of the month. Prior to the 103rd General Assembly, a member who has held office any part of a month is entitled to compensation for an entire month.

Beginning with the 103rd General Assembly, the compensation provided for in this Section to be paid per year to members of the General Assembly, including additional sums payable per year to officers of the General Assembly, shall be paid bi-monthly. Members who resign before completing the entire term in office shall be compensated on a prorated basis. Members completing the term of a vacancy shall be compensated on a prorated basis.

Mileage shall be paid at the rate of 20 cents per mile before January 9, 1985, and at the mileage allowance rate in effect under regulations promulgated pursuant to 5 U.S.C. 5707(b)(2) beginning January 9, 1985, for the number of actual highway miles necessarily and conveniently traveled by the most feasible route to be present upon convening of the sessions of the General Assembly by such member in each and every trip during each session in going to and returning from the seat of government, to be computed by the Comptroller. A member traveling by public transportation for such purposes, however, shall be paid his actual cost of that transportation instead of on the mileage rate if his cost of public transportation exceeds the amount to which he would be entitled on a mileage basis. No member may be paid, whether on a mileage basis or for actual costs of public transportation, for more than one such trip for each week the General Assembly is actually in session. Each member shall also receive an allowance of \$36 per day for lodging and meals while in attendance at sessions of the General Assembly before January 9, 1985; beginning January 9, 1985, such food and lodging allowance shall be equal to the amount per day permitted to be deducted for such expenses under the Internal Revenue Code; however, beginning May 31, 1995, no allowance for food and lodging while in attendance at sessions is authorized for periods of time after the last day in May of each calendar year, except (i) if the General Assembly is convened in special session by either the Governor or the presiding officers of both houses, as provided by subsection (b) of Section 5 of Article IV of the Illinois Constitution or (ii) if the General Assembly is convened to consider bills vetoed, item vetoed, reduced, or returned with specific recommendations for change by the Governor as provided in Section 9 of Article IV of the Illinois Constitution. For fiscal year 2011 and for session days in fiscal years 2012, 2013, 2014, 2015, 2016, 2017, 2018, and 2019 only (i) the allowance for lodging and meals is \$111 per day and (ii) mileage for automobile travel shall be reimbursed at a rate of \$0.39 per mile.

Notwithstanding any other provision of law to the contrary, beginning in fiscal year 2012, travel reimbursement for General Assembly members on non-session days shall be calculated using the guidelines

set forth by the Legislative Travel Control Board, except that fiscal year 2012, 2013, 2014, 2015, 2016, 2017, 2018, and 2019 mileage reimbursement is set at a rate of \$0.39 per mile.

If a member dies having received only a portion of the amount payable as compensation, the unpaid balance shall be paid to the surviving spouse of such member, or, if there be none, to the estate of such member.

(Source: P.A. 100-25, eff. 7-26-17; 100-587, eff. 6-4-18; 101-10, eff. 6-5-19; revised 7-17-19.)

Section 30. The Lobbyist Registration Act is amended by changing Sections 2, 3, 4.5, 4.7, 5, 6, 8, and 11.2 as follows:

(25 ILCS 170/2) (from Ch. 63, par. 172)

Sec. 2. Definitions. As used in this Act, unless the context otherwise requires:

(a) "Person" means any individual, firm, partnership, committee, association, corporation, or any other organization or group of persons.

(b) "Expenditure" means a payment, distribution, loan, advance, deposit, or gift of money or anything of value, and includes a contract, promise, or agreement, whether or not legally enforceable, to make an expenditure, for the ultimate purpose of influencing executive, legislative, or administrative action, other than compensation as defined in subsection (d).

(c) "Official" means:

(1) the Governor, Lieutenant Governor, Secretary of State, Attorney General, State Treasurer, and State Comptroller;

(2) Chiefs of Staff for officials described in item (1), the Deputy Governor, the Deputy Secretary of State, the Deputy Attorney General, the Deputy Treasurer, and the Deputy Comptroller;

(3) Cabinet members of any elected constitutional officer, including Directors, Assistant Directors and Chief Legal Counsel or General Counsel;

(4) Members of the General Assembly; and

(5) Members of any board, commission, authority, or task force of the State authorized or created by State law or by executive order of the Governor; -

(6) Mayors, presidents, aldermen, commissioners, and trustees of a city, village, or town;

(7) County board members and countywide elected officials;

(8) Township board members and township elected officials; and

(9) Members of any board, commission, authority, or task force created by a local ordinance or order of a mayor or village or town president.

(d) "Compensation" means any money, thing of value or financial benefits received or to be received in return for services rendered or to be rendered, for lobbying or as a consultant as defined in subsection (e).

Monies paid to members of the General Assembly by the State as remuneration for performance of their Constitutional and statutory duties as members of the General Assembly shall not constitute compensation as defined by this Act.

(e) "Lobby" and "lobbying" means to communicate, including the soliciting of others to communicate, any communication with an official of the executive or legislative branch of State government as defined in subsection (c) for the ultimate purpose of influencing any executive, legislative, or administrative action at the State, municipal, county, or township government level. Soliciting of others to communicate shall not include (i) the making of a grant by an organization recognized as tax exempt under Section 501(c)(3) of the Internal Revenue Code made in accordance with Section 4945 and the regulations thereunder or (ii) a communication by an organization recognized as tax exempt under Section 501(c)(3) or 501(c)(5) of the Internal Revenue Code to the public or a segment thereof or to its members to communicate with legislators, executives, or administrators with respect to a proposed action by the legislature, executive, or administrator.

(f) "Influencing" means any communication, action, reportable expenditure as prescribed in Section 6 or other means used to promote, support, affect, modify, oppose or delay any executive, legislative or administrative action or to promote goodwill with officials as defined in subsection (c).

(g) "Executive action" means the proposal, drafting, development, consideration, amendment, adoption, approval, promulgation, issuance, modification, rejection or postponement by a State, municipal, county, or township government entity of a rule, regulation, order, decision, determination, contractual arrangement, purchasing agreement or other quasi-legislative or quasi-judicial action or proceeding.

(h) "Legislative action" means the development, drafting, introduction, consideration, modification, adoption, rejection, review, enactment, or passage or defeat of any bill, amendment, resolution, ordinance,

report, nomination, administrative rule or other matter by either house of the General Assembly or a committee thereof, ~~or by a legislator, by the legislative body of a municipality, county, or township, or by an alderman, trustee, or township board member.~~ Legislative action also means the action of the Governor, mayor, or village or township board president, or county executive in approving or vetoing any bill, ordinance, or resolution or portion thereof, and the action of such officials ~~the Governor~~ or any agency under their jurisdiction in the development of a legislative proposal for introduction in the legislature.

(i) "Administrative action" means the execution or rejection of any rule, regulation, legislative rule, standard, fee, rate, contractual arrangement, purchasing agreement or other delegated legislative or quasi-legislative action to be taken or withheld by any executive agency, department, board or commission of the State, municipal, county, or township.

(j) "Lobbyist" means any natural person who undertakes to lobby State, municipal, county, or township government as provided in subsection (e).

(k) "Lobbying entity" means any entity that hires, retains, employs, or compensates a natural person to lobby State, municipal, county, or township government as provided in subsection (e).

(l) "Authorized agent" means the person designated by an entity or lobbyist registered under this Act as the person responsible for submission and retention of reports required under this Act.

(m) "Client" means any person or entity that provides compensation to a lobbyist to lobby State, municipal, county, or township government as provided in subsection (e) of this Section.

(n) "Client registrant" means a client who is required to register under this Act.

(o) "Unit of local government" has the meaning ascribed to it in Section 1 of Article VII of the Illinois Constitution and also includes school districts and community college districts.

(p) "Consultant" means any natural person or entity who, for compensation, provides advisory services, including but not limited to, rendering opinions on or developing strategies for lobbying or influencing, to a lobbyist or lobbying entity for the ultimate purpose of influencing any executive, legislative, or administrative action. "Consultant" does not include (i) an employee of the lobbyist or lobbying entity or (ii) an attorney or law firm providing legal services, including drafting legislation or advising and rendering opinions to clients as to the construction and legal effect of proposed or pending legislation or any executive, legislative, or administrative action.

(Source: P.A. 101-595, eff. 12-5-19.)

(25 ILCS 170/3) (from Ch. 63, par. 173)

Sec. 3. Persons required to register.

(a) Except as provided in Section 9, any natural person who, for compensation or otherwise, undertakes to lobby, or any person or entity who employs or compensates another person for the purposes of lobbying, shall register with the Secretary of State as provided in this Act, unless that person or entity qualifies for one or more of the following exemptions.

(1) Persons or entities who, for the purpose of influencing any executive, legislative, or administrative action and who do not make expenditures that are reportable pursuant to Section 6, appear without compensation or promise thereof only as witnesses before a legislative committee committees of the House and Senate for the purpose of explaining or arguing for or against the passage of or action upon any legislation, ordinance, or regulation then pending before the committee these committees, or who seek without compensation or promise thereof the approval or veto of any legislation or ordinance by the Governor.

(1.4) A unit of local government, State government, or agencies, departments, commissions, boards, or task forces thereof or a school district.

(1.5) An elected or appointed official or an employee of a unit of local government or school district who, in the scope of his or her public office or employment, seeks to influence executive, legislative, or administrative action exclusively on behalf of that unit of local government or school district.

(2) Persons or entities who own, publish, or are employed by a newspaper or other regularly published periodical, or who own or are employed by a radio station, television station, or other bona fide news medium that in the ordinary course of business disseminates news, editorial or other comment, or paid advertisements that directly urge the passage or defeat of legislation. This exemption is not applicable to such an individual insofar as he or she receives additional compensation or expenses from some source other than the bona fide news medium for the purpose of influencing executive, legislative, or administrative action. This exemption does not apply to

newspapers and periodicals owned by or published by trade associations and not-for-profit corporations engaged primarily in endeavors other than dissemination of news.

(3) Persons or entities performing professional services in drafting bills or in advising and rendering opinions to clients as to the construction and effect of proposed or pending legislation when those professional services are not otherwise, directly or indirectly, connected with executive, legislative, or administrative action.

(4) Persons or entities who are employees of departments, divisions, or agencies of State or local government ~~and who appear before committees of the House and Senate~~ for the purpose of explaining how the executive, legislative, or administrative action ~~passage of or action upon any legislation then pending before those committees~~ will affect those departments, divisions, or agencies of State or local government.

(5) Employees of the General Assembly, legislators, legislative agencies, and legislative commissions who, in the course of their official duties only, engage in activities that otherwise qualify as lobbying. Legislators whose activities are limited to occasional communications with an official of a unit of local government on behalf of their employer in the ordinary course of their non-public employment where (1) the primary duties of the employment are not to influence executive, legislative, or administrative action and (2) the legislator does not make any expenditures that are reportable pursuant to Section 6.

(6) Persons or entities in possession of technical skills and knowledge relevant to certain areas of executive, legislative, or administrative actions, whose skills and knowledge would be helpful to officials when considering those actions, whose activities are limited to making occasional appearances for or communicating on behalf of a registrant, and who do not make expenditures that are reportable pursuant to Section 6 even though receiving expense reimbursement for those occasional appearances.

(7) Any full-time employee of a bona fide church or religious organization who represents that organization solely for the purpose of protecting the right of the members thereof to practice the religious doctrines of that church or religious organization, or any such bona fide church or religious organization.

(8) Persons or entities that receive no compensation other than reimbursement for expenses of up to \$500 per year while engaged in lobbying ~~State government~~, unless those persons make expenditures that are reportable under Section 6.

(9) Any attorney or group or firm of attorneys (1) in connection with the practice of law or (2) in the course of representing a client in relation to any administrative, or judicial, quasi-judicial proceeding, or any witness providing testimony in any administrative, or judicial, or quasi-judicial proceeding, in which ex parte communications are not allowed and who does not make expenditures that are reportable pursuant to Section 6.

(9.5) Any attorney or group or firm of attorneys in the course of representing a client in an administrative or executive action involving a contractual or purchasing arrangement and who does not make expenditures that are reportable pursuant to Section 6.

(10) Persons or entities who, in the scope of their employment as a vendor, offer or solicit an official for the purchase of any goods or services when (1) the solicitation is limited to either an oral inquiry or written advertisements and informative literature; or (2) the goods and services are subject to competitive bidding requirements ~~of the Illinois Procurement Code~~; or (3) the goods and services are for sale at a cost not to exceed \$5,000; and (4) the persons or entities do not make expenditures that are reportable under Section 6.

(a-5) If in the course of providing services as a consultant, the consultant communicates with an official on behalf of the lobbyist or lobbying entity for the ultimate purpose of influencing any executive, legislative, or administrative action, or makes an expenditure on behalf of or benefiting an official, the consultant shall register as a lobbyist within 2 business days of engaging in the communication with the official or making the expenditure benefiting the official.

(b) It is a violation of this Act to engage in lobbying or to employ any person for the purpose of lobbying who is not registered with the Office of the Secretary of State, except upon condition that the person register and the person does in fact register within 2 business days after being employed or retained for lobbying services.

(c) The Secretary shall promulgate a rule establishing a list of the entities required to register under this Act, including the name of each board, commission, authority, or task force. The Secretary may require

a person or entity claiming an exemption under this Section to certify the person or entity is not required to register under this Act. Nothing prohibits the Secretary from rejecting a certification and requiring a person or entity to register.

(Source: P.A. 96-555, eff. 1-1-10; 96-1358, eff. 7-28-10.)

(25 ILCS 170/4.5)

Sec. 4.5. Ethics training. Each natural person required to register as a lobbyist under this Act must complete a program of ethics training provided by the Secretary of State. A natural person registered under this Act must complete the training program before no later than 30 days after registration or renewal is deemed complete under this Act. If the Secretary of State uses the ethics training developed in accordance with Section 5-10 of the State Officials and Employees Ethics Act, that training must be expanded to include appropriate information about the requirements, responsibilities, and opportunities imposed by or arising under this Act, including reporting requirements.

The Secretary of State shall adopt rules for the implementation of this Section.

(Source: P.A. 96-555, eff. 1-1-10; 96-1358, eff. 7-28-10.)

(25 ILCS 170/4.7)

Sec. 4.7. Prohibition on sexual harassment.

(a) All persons have the right to work in an environment free from sexual harassment. All persons subject to this Act shall refrain from sexual harassment of any person.

(b) ~~(Blank). Until January 1, 2020, each natural person required to register as a lobbyist under this Act must complete, at least annually, a sexual harassment training program provided by the Secretary of State. A natural person registered under this Act must complete the training program no later than 30 days after registration or renewal under this Act. This requirement does not apply to a lobbying entity or a client that hires a lobbyist that (i) does not have employees of the lobbying entity or client registered as lobbyists, or (ii) does not have an actual presence in Illinois.~~

(b-5) ~~Each Beginning January 1, 2020, each~~ natural person required to register as a lobbyist under this Act must complete, at least annually, a harassment and discrimination prevention training program provided by the Secretary of State. A natural person registered under this Act must complete the training program before no later than 30 days after registration or renewal is deemed complete under this Act. This requirement does not apply to a lobbying entity or a client that hires a lobbyist that (i) does not have employees of the lobbying entity or client registered as lobbyists, or (ii) does not have an actual presence in Illinois. For the purposes of this subsection, "unlawful discrimination" and "harassment" mean unlawful discrimination and harassment prohibited under Section 2-102 of the Illinois Human Rights Act.

(c) Before registration or renewal is deemed complete under this Act ~~No later than January 1, 2018,~~ each natural person and any entity required to register under this Act shall have a written sexual harassment policy that shall include, at a minimum: (i) a prohibition on sexual harassment; (ii) details on how an individual can report an allegation of sexual harassment, including options for making a confidential report to a supervisor, ethics officer, Inspector General, or the Department of Human Rights; (iii) a prohibition on retaliation for reporting sexual harassment allegations, including availability of whistleblower protections under the State Officials and Employee Ethics Act, the Whistleblower Act, and the Illinois Human Rights Act; and (iv) the consequences of a violation of the prohibition on sexual harassment and the consequences for knowingly making a false report.

(d) For purposes of this Act, "sexual harassment" means any unwelcome sexual advances or requests for sexual favors or any conduct of a sexual nature when: (i) submission to such conduct is made either explicitly or implicitly a term or condition of an individual's employment; (ii) submission to or rejection of such conduct by an individual is used as the basis for employment decisions affecting such individual; or (iii) such conduct has the purpose or effect of substantially interfering with an individual's work performance or creating an intimidating, hostile, or offensive working environment. For the purposes of this definition, the phrase "working environment" is not limited to a physical location an employee is assigned to perform his or her duties and does not require an employment relationship.

(e) The Secretary of State shall adopt rules for the implementation of this Section. In order to provide for the expeditious and timely implementation of this Section, the Secretary of State shall adopt emergency rules under subsection (z) of Section 5-45 of the Illinois Administrative Procedure Act for the implementation of this Section no later than 60 days after the effective date of this amendatory Act of the 100th General Assembly.

(Source: P.A. 100-554, eff. 11-16-17; 101-221, eff. 8-9-19.)

(25 ILCS 170/5)

Sec. 5. Lobbyist registration and disclosure. Every natural person and every entity required to register under this Act shall before any service is performed which requires the natural person or entity to register, but in any event not later than 2 business days after being employed or retained, file in the Office of the Secretary of State a statement in a format prescribed by the Secretary of State containing the following information with respect to each person or entity employing, retaining, or benefitting from the services of the natural person or entity required to register:

(a) The registrant's name, permanent address, e-mail address, if any, fax number, if any, business telephone number, and temporary address, if the registrant has a temporary address while lobbying.

(a-5) If the registrant is an entity, the information required under subsection (a) for each natural person associated with the registrant who will be lobbying, regardless of whether lobbying is a significant part of his or her duties.

(b) The name and address of the client or clients employing or retaining the registrant to perform such services or on whose behalf the registrant appears. If the client employing or retaining the registrant is a client registrant, the statement shall also include the name and address of the client or clients of the client registrant on whose behalf the registrant will be or anticipates performing services.

(b-5) If the registrant employs or retains a sub-registrant, the statement shall include the name and address of the sub-registrant and identify the client or clients of the registrant on whose behalf the sub-registrant will be or is anticipated to be performing services.

(b-7) If the registrant retains a consultant, the statement shall include the name and address of the consultant and identify the client or clients and each executive and legislative branch agency for which the consultant is to provide advisory services.

(c) For those identified under subsections (b), (b-5), and (b-7), a brief description of the executive, legislative, or administrative action in reference to which such service is to be rendered.

(c-5) Each executive and legislative branch agency of the State and each unit of local government the registrant expects to lobby during the registration period.

(c-6) The nature of the client's business, by indicating all of the following categories that apply: (1) banking and financial services, (2) manufacturing, (3) education, (4) environment, (5) healthcare, (6) insurance, (7) community interests, (8) labor, (9) public relations or advertising, (10) marketing or sales, (11) hospitality, (12) engineering, (13) information or technology products or services, (14) social services, (15) public utilities, (16) racing or wagering, (17) real estate or construction, (18) telecommunications, (19) trade or professional association, (20) travel or tourism, (21) transportation, (22) agriculture, and (23) other (setting forth the nature of that other business).

(d) A confirmation that the registrant has a sexual harassment policy as required by Section 4.7, that such policy shall be made available to any individual within 2 business days upon written request (including electronic requests), that any person may contact the authorized agent of the registrant to report allegations of sexual harassment, and that the registrant recognizes the Inspector General has jurisdiction to review any allegations of sexual harassment alleged against the registrant or lobbyists hired by the registrant.

~~(e) (Blank). Each unit of local government in this State for which the registrant is or expects to be required to register to lobby the local government during the registration period. "Lobby" shall have the meaning ascribed to it by the relevant unit of local government.~~

(f) Each elected or appointed public office in this State to be held by the registrant at any time during the registration period.

Every natural person and every entity required to register under this Act shall annually submit the registration required by this Section on or before each January 31. The registrant has a continuing duty to report any substantial change or addition to the information contained in the registration. A registrant who retains a consultant shall file an amended registration before any consulting services are performed, but in any event not later than 2 business days after the consultant is retained, setting forth the information required in subsections (b-7) and (c) of this Section. Registrants registered as of the effective date of this amendatory Act of the 101st General Assembly shall update their registration to add the information required under subsections (b-5), (e), and (f), if applicable, within 30 days after the effective date of this amendatory Act of the 101st General Assembly.

The Secretary of State shall make all filed statements and amendments to statements publicly available by means of a searchable database that is accessible through the World Wide Web. The Secretary

of State shall provide all software necessary to comply with this provision to all natural persons and entities required to file. The Secretary of State shall implement a plan to provide computer access and assistance to natural persons and entities required to file electronically.

All natural persons and entities required to register under this Act shall remit a single, annual, and nonrefundable \$300 registration fee. Each natural person required to register under this Act shall submit, on an annual basis, a picture of the registrant. A registrant may, in lieu of submitting a picture on an annual basis, authorize the Secretary of State to use any photo identification available in any database maintained by the Secretary of State for other purposes. Each registration fee collected for registrations ~~on or after January 1, 2010~~ shall be deposited into the Lobbyist Registration Administration Fund for administration and enforcement of this Act.

(Source: P.A. 100-554, eff. 11-16-17; 101-595, eff. 12-5-19.)

(25 ILCS 170/6) (from Ch. 63, par. 176)

Sec. 6. Reports.

(a) Lobbyist reports. Except as otherwise provided in this Section, every lobbyist registered under this Act who is solely employed by a lobbying entity shall file an affirmation, verified under oath pursuant to Section 1-109 of the Code of Civil Procedure, with the Secretary of State attesting to the accuracy of any reports filed pursuant to subsection (b) as those reports pertain to work performed by the lobbyist. Any lobbyist registered under this Act who is not solely employed by a lobbying entity shall personally file reports required of lobbying entities pursuant to subsection (b). A lobbyist may, if authorized so to do by a lobbying entity by whom he or she is employed or retained, file lobbying entity reports pursuant to subsection (b) provided that the lobbying entity may delegate the filing of the lobbying entity report to only one lobbyist in any reporting period.

(b) Lobbying entity reports. Every lobbying entity registered under this Act shall report expenditures related to lobbying, including any expenditures made by a consultant in performing services for the lobbying entity. The report shall itemize each individual expenditure or transaction and shall include the name of the official on whose behalf the expenditure was made, the name of the client if the expenditure was made on behalf of a client, the total amount of the expenditure, a description of the expenditure, the vendor or purveyor to whom the expenditure was made (including the address or location of the expenditure), the date on which the expenditure occurred and the subject matter of the lobbying activity, if any. For those expenditures made on behalf of a client, if the client is a client registrant, the report shall also include the name and address of the client or clients of the client registrant or the official or officials on whose behalf the expenditure ultimately was made. Each expenditure required to be reported shall include all expenses made for or on behalf of an official or his or her immediate family member living with the official.

(b-1) The report shall include any change or addition to the client list information, required in Section 5 for registration, since the last report, including the names and addresses of all clients who retained the lobbying entity together with an itemized description for each client of the following: (1) lobbying regarding executive action, including the name of any executive agency lobbied and the subject matter; (2) lobbying regarding legislative action, including the General Assembly and any other agencies lobbied and the subject matter; and (3) lobbying regarding administrative action, including the agency lobbied and the subject matter. Registrants who made no reportable expenditures during a reporting period shall file a report stating that no expenditures were incurred.

(b-2) Expenditures attributable to lobbying officials shall be listed and reported according to the following categories:

(1) Travel and lodging on behalf of others, including, but not limited to, all travel and living accommodations made for or on behalf of State officials during sessions of the General Assembly.

(2) Meals, beverages and other entertainment.

(3) Gifts (indicating which, if any, are on the basis of personal friendship).

(4) Honoraria.

(5) Any other thing or service of value not listed under categories (1) through (4), setting forth a description of the expenditure. The category travel and lodging includes, but is not limited to, all travel and living accommodations made for or on behalf of State officials in the State capital during sessions of the General Assembly.

(b-3) Expenditures incurred for hosting receptions, benefits and other large gatherings held for purposes of goodwill or otherwise to influence executive, legislative or administrative action to which there

are 25 or more State officials invited shall be reported listing only the total amount of the expenditure, the date of the event, and the estimated number of officials in attendance.

(b-7) Matters excluded from reports. The following items need not be included in the report:

(1) Reasonable and bona fide expenditures made by the registrant who is a member of a legislative or State study commission or committee while attending and participating in meetings and hearings of such commission or committee.

(2) Reasonable and bona fide expenditures made by the registrant for personal sustenance, lodging, travel, office expenses and clerical or support staff.

(3) Salaries, fees, and other compensation paid to the registrant for the purposes of lobbying.

(4) Any contributions required to be reported under Article 9 of the Election Code.

(5) Expenditures made by a registrant on behalf of an official that are returned or reimbursed prior to the deadline for submission of the report.

(c) A registrant who terminates employment or duties which required him to register under this Act shall give the Secretary of State, within 30 days after the date of such termination, written notice of such termination and shall include therewith a report of the expenditures described herein, covering the period of time since the filing of his last report to the date of termination of employment. Such notice and report shall be final and relieve such registrant of further reporting under this Act, unless and until he later takes employment or assumes duties requiring him to again register under this Act.

(d) Failure to file any such report within the time designated or the reporting of incomplete information shall constitute a violation of this Act.

A registrant shall preserve for a period of 2 years all receipts and records used in preparing reports under this Act.

(e) Within 30 days after a filing deadline or as provided by rule, the lobbyist shall notify each official on whose behalf an expenditure has been reported. Notification shall include the name of the registrant, the total amount of the expenditure, a description of the expenditure, the date on which the expenditure occurred, and the subject matter of the lobbying activity.

(f) A report for the period beginning January 1, 2010 and ending on June 30, 2010 shall be filed no later than July 15, 2010, and a report for the period beginning July 1, 2010 and ending on December 31, 2010 shall be filed no later than January 15, 2011. Beginning January 1, 2011, reports shall be filed semi-monthly as follows: (i) for the period beginning the first day of the month through the 15th day of the month, the report shall be filed no later than the 20th day of the month and (ii) for the period beginning on the 16th day of the month through the last day of the month, the report shall be filed no later than the 5th day of the following month. A report filed under this Act is due in the Office of the Secretary of State no later than the close of business on the date on which it is required to be filed.

(g) All reports filed under this Act shall be filed in a format or on forms prescribed by the Secretary of State.

(Source: P.A. 98-459, eff. 1-1-14.)

(25 ILCS 170/8) (from Ch. 63, par. 178)

Sec. 8. Contingent fees prohibited. No person shall retain or employ another to lobby or provide services as a consultant with respect to any legislative, executive, or administrative action for compensation contingent in whole or in part upon the outcome of the action and no person shall accept any such employment or render any such service for compensation contingent upon the outcome of the legislative, executive, or administrative action.

(Source: P.A. 93-889, eff. 8-9-04.)

(25 ILCS 170/11.2)

Sec. 11.2. ~~Preemption Local regulation.~~ Other than a municipality with a population over 500,000, no unit of local government, including a home rule unit, may regulate lobbying in a manner inconsistent with this Act, and all existing laws and ordinances that are inconsistent with this Act are hereby superseded. This Section is a limitation of home rule powers under subsections (h) and (i) of Section 6 of Article VII of the Illinois Constitution. A unit of local government or school district may adopt an ordinance or resolution regulating lobbying activities with that unit of local government or school district that imposes requirements similar to those imposed by this Act.

(Source: P.A. 88-187.)

Section 99. Effective date. This Act takes effect January 1, 2022."

Under the rules, the foregoing **Senate Bill No. 539**, with House Amendments numbered 1 and 2, was referred to the Secretary's Desk.

### JOINT ACTION MOTIONS FILED

The following Joint Action Motions to the Senate Bills listed below have been filed with the Secretary and referred to the Committee on Assignments:

Motion to Concur in House Amendment No. 1 to Senate Bill 215  
 Motion to Concur in House Amendment No. 2 to Senate Bill 215  
 Motion to Concur in House Amendment No. 1 to Senate Bill 539  
 Motion to Concur in House Amendment No. 2 to Senate Bill 539  
 Motion to Concur in House Amendment No. 3 to Senate Bill 1697

### LEGISLATIVE MEASURES FILED

The following Floor amendments to the House Bills listed below have been filed with the Secretary and referred to the Committee on Assignments:

Amendment No. 2 to House Bill 731  
 Amendment No. 2 to House Bill 900  
 Amendment No. 2 to House Bill 3743

### CONSIDERATION OF RESOLUTIONS ON SECRETARY'S DESK

Senator Crowe moved that **Senate Resolution No. 140**, on the Secretary's Desk, be taken up for immediate consideration.

The motion prevailed.

Senator Crowe moved that Senate Resolution No. 140 be adopted.

The motion prevailed.

And the resolution was adopted.

Senator Villanueva moved that **Senate Resolution No. 150**, on the Secretary's Desk, be taken up for immediate consideration.

The motion prevailed.

Senator Villanueva moved that Senate Resolution No. 150 be adopted.

The motion prevailed.

And the resolution was adopted.

Senator Pacione-Zayas moved that **Senate Resolution No. 168**, on the Secretary's Desk, be taken up for immediate consideration.

The motion prevailed.

Senator Pacione-Zayas moved that Senate Resolution No. 168 be adopted.

The motion prevailed.

And the resolution was adopted.

Senator Holmes moved that **Senate Resolution No. 215**, on the Secretary's Desk, be taken up for immediate consideration.

The motion prevailed.

Senator Holmes moved that Senate Resolution No. 215 be adopted.

The motion prevailed.

And the resolution was adopted.

Senator Villa moved that **Senate Resolution No. 226**, on the Secretary's Desk, be taken up for immediate consideration.

The motion prevailed.

Senator Villa moved that Senate Resolution No. 226 be adopted.

The motion prevailed.

And the resolution was adopted.

Senator Ellman moved that **Senate Resolution No. 92**, on the Secretary's Desk, be taken up for immediate consideration.

The motion prevailed.

Senator Ellman moved that Senate Resolution No. 92 be adopted.

The motion prevailed.

And the resolution was adopted.

Senator Koehler asked and obtained unanimous consent to recess for the purpose of a Democrat caucus.

Senator Barickman asked and obtained unanimous consent to recess for the purpose of a Republican caucus.

At the hour of 10:43 o'clock p.m., the Chair announced that the Senate stand at recess subject to the call of the Chair.

#### AFTER RECESS

At the hour of 12:39 o'clock a.m., the Senate resumed consideration of business.

Senator Cunningham, presiding.

TUESDAY, JUNE 1, 2021

#### LEGISLATIVE MEASURES FILED

The following Floor amendments to the House Bills listed below have been filed with the Secretary and referred to the Committee on Assignments:

Amendment No. 1 to House Bill 550

Amendment No. 3 to House Bill 2499

#### CONSIDERATION OF HOUSE AMENDMENTS TO SENATE BILL ON SECRETARY'S DESK

On motion of Senator Harris, **Senate Bill No. 2338**, with House Amendment No. 1 on the Secretary's Desk, was taken up for immediate consideration.

Senator Harris moved that the Senate concur with the House in the adoption of their amendment to said bill.

And on that motion, a call of the roll was had resulting as follows:

YEAS 56; NAYS 2.

The following voted in the affirmative:

Aquino  
Bailey

Ellman  
Feigenholtz

Lightford  
Loughran Cappel

Stoller  
Syverson

[May 31, 2021]

Barickman	Fine	Martwick	Tracy
Belt	Fowler	McClure	Turner, D.
Bennett	Gillespie	McConchie	Turner, S.
Bryant	Glowiak Hilton	Morrison	Van Pelt
Bush	Harris	Muñoz	Villa
Castro	Hastings	Murphy	Villanueva
Collins	Holmes	Pacione-Zayas	Villivalam
Connor	Hunter	Peters	Wilcox
Crowe	Johnson	Rezin	Mr. President
Cullerton, T.	Jones, E.	Rose	
Cunningham	Joyce	Simmons	
Curran	Koehler	Sims	
DeWitte	Landek	Stadelman	

The following voted in the negative:

Plummer  
Stewart

The motion prevailed.

And the Senate concurred with the House in the adoption of their Amendment No. 1 to **Senate Bill No. 2338**.

Ordered that the Secretary inform the House of Representatives thereof.

#### REPORTS FROM COMMITTEE ON ASSIGNMENTS

Senator Lightford, Chair of the Committee on Assignments, during its June 1, 2021 meeting, reported that the Committee recommends that **Floor Amendment No. 1 to House Bill 900** be re-referred from the Committee on Appropriations to the Committee on Assignments.

Senator Lightford, Chair of the Committee on Assignments, during its June 1, 2021 meeting, reported that the following Legislative Measure has been approved for consideration:

##### **Floor Amendment No. 3 to Senate Bill 2042**

The foregoing floor amendment was placed on the Secretary's Desk.

Senator Lightford, Chair of the Committee on Assignments, during its June 1, 2021 meeting, reported that the following Legislative Measures have been approved for consideration:

**Motion to Concur in House Amendment No. 1 to Senate Bill 215**  
**Motion to Concur in House Amendment No. 2 to Senate Bill 215**  
**Motion to Concur in House Amendment No. 1 to Senate Bill 539**  
**Motion to Concur in House Amendment No. 2 to Senate Bill 539**  
**Motion to Concur in House Amendment No. 1 to Senate Bill 815**  
**Motion to Concur in House Amendment No. 3 to Senate Bill 815**  
**Motion to Concur in House Amendment No. 4 to Senate Bill 815**  
**Motion to Concur in House Amendment No. 3 to Senate Bill 1697**

The foregoing concurrences were placed on the Senate Calendar.

Senator Lightford, Chair of the Committee on Assignments, during its June 1, 2021 meeting, reported that the following Legislative Measures have been approved for consideration:

##### **Floor Amendment No. 2 to House Bill 731**

**Floor Amendment No. 1 to House Bill 900**  
**Floor Amendment No. 2 to House Bill 900**  
**Floor Amendment No. 2 to House Bill 2499**  
**Floor Amendment No. 2 to House Bill 3743**

The foregoing floor amendments were placed on the Secretary's Desk.

**CONSIDERATION OF HOUSE AMENDMENTS TO SENATE BILLS  
ON SECRETARY'S DESK**

On motion of Senator Crowe, **Senate Bill No. 215**, with House Amendments numbered 1 and 2 on the Secretary's Desk, was taken up for immediate consideration.

Senator Crowe moved that the Senate concur with the House in the adoption of their amendments to said bill.

And on that motion, a call of the roll was had resulting as follows:

YEAS 55; NAYS None.

The following voted in the affirmative:

Anderson	DeWitte	Koehler	Sims
Aquino	Ellman	Landek	Stadelman
Bailey	Feigenholtz	Lightford	Stewart
Belt	Fine	Loughran Cappel	Stoller
Bennett	Fowler	Martwick	Tracy
Bryant	Gillespie	McConchie	Turner, D.
Bush	Glowiak Hilton	Morrison	Turner, S.
Castro	Harris	Muñoz	Van Pelt
Collins	Hastings	Murphy	Villa
Connor	Holmes	Pacione-Zayas	Villanueva
Crowe	Hunter	Peters	Villivalam
Cullerton, T.	Johnson	Rezin	Wilcox
Cunningham	Jones, E.	Rose	Mr. President
Curran	Joyce	Simmons	

The motion prevailed.

And the Senate concurred with the House in the adoption of their Amendments numbered 1 and 2 to **Senate Bill No. 215**, by a three-fifths vote.

Ordered that the Secretary inform the House of Representatives thereof.

On motion of Senator Gillespie, **Senate Bill No. 539**, with House Amendments numbered 1 and 2 on the Secretary's Desk, was taken up for immediate consideration.

Senator Gillespie moved that the Senate concur with the House in the adoption of their amendments to said bill.

And on that motion, a call of the roll was had resulting as follows:

YEAS 59; NAYS None.

The following voted in the affirmative:

Anderson	DeWitte	Landek	Sims
Aquino	Ellman	Lightford	Stadelman
Bailey	Feigenholtz	Loughran Cappel	Stewart
Barickman	Fine	Martwick	Stoller
Belt	Fowler	McClure	Syverson

[May 31, 2021]

Bennett	Gillespie	McConchie	Tracy
Bryant	Glowiak Hilton	Morrison	Turner, D.
Bush	Harris	Muñoz	Turner, S.
Castro	Hastings	Murphy	Van Pelt
Collins	Holmes	Pacione-Zayas	Villa
Connor	Hunter	Peters	Villanueva
Crowe	Johnson	Plummer	Villivalam
Cullerton, T.	Jones, E.	Rezin	Wilcox
Cunningham	Joyce	Rose	Mr. President
Curran	Koehler	Simmons	

The motion prevailed.

And the Senate concurred with the House in the adoption of their Amendments numbered 1 and 2 to **Senate Bill No. 539**, by a three-fifths vote.

Ordered that the Secretary inform the House of Representatives thereof.

### MESSAGES FROM THE HOUSE

A message from the House by

Mr. Hollman, Clerk:

Mr. President -- I am directed to inform the Senate that the House of Representatives has concurred with the Senate in the passage of a bill of the following title, to-wit:

SENATE BILL NO. 2800

A bill for AN ACT concerning appropriations.

Together with the following amendments which are attached, in the adoption of which I am instructed to ask the concurrence of the Senate, to-wit:

House Amendment No. 2 to SENATE BILL NO. 2800

House Amendment No. 3 to SENATE BILL NO. 2800

Passed the House, as amended, May 31, 2021.

JOHN W. HOLLMAN, Clerk of the House

AMENDMENT NO. 2 TO SENATE BILL 2800

AMENDMENT NO. 2. Amend Senate Bill 2800, by deleting everything after the enacting clause and inserting the following:

#### "ARTICLE 1

Section 1. "AN ACT concerning appropriations", Public Act 101-0637, approved June 10, 2020, is amended by changing Section 60 of Article 30.5 as follows:

Section 60. The sum of \$1,050,000 ~~500,000~~, or so much thereof as may be necessary, respectively, is appropriated from the General Assembly Operations Revolving Fund to the President of the Senate and the Speaker of the House of Representatives to meet ordinary and contingent expenses. Of this amount, 50% is appropriated to the President of the Senate for such expenditures and 50% is appropriated to the Speaker of the House of Representatives for such expenditures.

#### ARTICLE 2

Section 1. "AN ACT concerning appropriations", Public Act 101-0637, approved June 10, 2020, is amended by changing Section 5 of Article 47 as follows:

(P.A. 101-0637, Article 47, Section 5)

Sec. 5. The following named sums, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated from the General Revenue Fund to meet the ordinary and contingent expenses of the Judicial Inquiry Board:

For Personal Services..... 329,500

[May 31, 2021]

For State Contributions to State Employees' Retirement System.....	0
For Retirement – Pension pick-up.....	12,500
For State Contributions to Social Security.....	24,000
For Contractual Services.....	453,600
<u>For Contractual Services, including prior years costs.....</u>	<u>175,000</u>
For Travel.....	7,600
For Commodities.....	1,500
For Printing.....	1,500
For Equipment.....	1,500
For Electronic Data Processing.....	0
For Telecommunications Services.....	5,300
For Operation of Automotive Equipment.....	1,900
Total.....	<u>\$1,013,900</u> <del>838,900</del>

ARTICLE 3

Section 1. "AN ACT concerning appropriations", Public Act 101-0637, approved June 10, 2020, is amended by changing Sections 5 and 310 of Article 38 as follows:

(P.A. 101-0637, Article 38, Section 5)

Sec. 5. The following named sums, or so much of those amounts as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated to the Office of the Secretary of State to meet the ordinary, contingent, and distributive expenses of the following organizational units of the Office of the Secretary of State:

EXECUTIVE GROUP

For Personal Services:	
For Regular Positions:	
Payable from General Revenue Fund.....	6,396,100
For Extra Help:	
Payable from General Revenue Fund.....	69,200
For Employee Contribution to State Employees' Retirement System:	
Payable from General Revenue Fund.....	128,700
Payable from Road Fund.....	0
For State Contribution to Social Security:	
Payable from General Revenue Fund.....	459,300
For Contractual Services:	
Payable from General Revenue Fund.....	378,900
For Travel Expenses:	
Payable from General Revenue Fund.....	30,400
For Commodities:	
Payable from General Revenue Fund.....	20,500
For Printing:	
Payable from General Revenue Fund.....	2,800
For Equipment:	
Payable from General Revenue Fund.....	7,500
For Telecommunications:	
Payable from General Revenue Fund.....	44,700

GENERAL ADMINISTRATIVE GROUP

For Personal Services:	
For Regular Positions:	
Payable from General Revenue Fund.....	50,926,900

[May 31, 2021]

Payable from Road Fund.....	0
Payable from Lobbyist Registration Fund.....	534,300
Payable from Registered Limited Liability Partnership Fund.....	82,700
Payable from Securities Audit and Enforcement Fund.....	4,214,200
Payable from Department of Business Services Special Operations Fund.....	6,087,700
For Extra Help:	
Payable from General Revenue Fund.....	683,300
Payable from Road Fund.....	0
Payable from Securities Audit and Enforcement Fund.....	14,300
Payable from Department of Business Services Special Operations Fund.....	138,400
For Employee Contribution to State Employees' Retirement System:	
Payable from General Revenue Fund.....	1,030,300
Payable from Lobbyist Registration Fund.....	10,700
Payable from Registered Limited Liability Partnership Fund.....	1,700
Payable from Securities Audit and Enforcement Fund.....	88,000
Payable from Department of Business Services Special Operations Fund.....	123,500
For State Contribution to State Employees' Retirement System:	
Payable from Road Fund.....	0
Payable from Lobbyist Registration Fund.....	299,000
Payable from Registered Limited Liability Partnership Fund.....	46,300
Payable from Securities Audit and Enforcement Fund.....	2,366,400
Payable from Department of Business Services Special Operations Fund.....	3,484,300
For State Contribution to Social Security:	
Payable from General Revenue Fund.....	3,956,700
Payable from Road Fund.....	0
Payable from Lobbyist Registration Fund.....	44,700
Payable from Registered Limited Liability Partnership Fund.....	6,200
Payable from Securities Audit and Enforcement Fund.....	283,600
Payable from Department of Business Services Special Operations Fund.....	473,300
For Group Insurance:	
Payable from Lobbyist Registration Fund.....	169,600
Payable from Registered Limited Liability Partnership Fund.....	42,400
Payable from Securities Audit and Enforcement Fund.....	1,229,600
Payable from Department of Business Services Special Operations Fund.....	2,164,300
For Contractual Services:	
Payable from General Revenue Fund.....	16,912,100

Payable from Road Fund.....	0
Payable from Motor Fuel Tax Fund.....	1,300,000
Payable from Lobbyist Registration Fund.. <u>689,700</u> <del>489,700</del>	
Payable from Registered Limited Liability Partnership Fund.....	600
Payable from Securities Audit and Enforcement Fund.....	1,087,000
Payable from Department of Business Services Special Operations Fund.....	826,800
For Travel Expenses:	
Payable from General Revenue Fund.....	121,300
Payable from Road Fund.....	0
Payable from Lobbyist Registration Fund.....	4,500
Payable from Securities Audit and Enforcement Fund.....	2,500
Payable from Department of Business Services Special Operations Fund.....	4,000
For Commodities:	
Payable from General Revenue Fund.....	766,900
Payable from Road Fund.....	0
Payable from Lobbyist Registration Fund.....	2,200
Payable from Registered Limited Liability Partnership Fund.....	900
Payable from Securities Audit and Enforcement Fund.....	6,000
Payable from Department of Business Services Special Operations Fund.....	11,000
For Printing:	
Payable from General Revenue Fund.....	403,500
Payable from Road Fund.....	0
Payable from Lobbyist Registration Fund.....	5,500
Payable from Securities Audit and Enforcement Fund.....	200,000
Payable from Department of Business Services Special Operations Fund.....	47,500
For Equipment:	
Payable from General Revenue Fund.....	862,200
Payable from Road Fund.....	0
Payable from Lobbyist Registration Fund.....	7,000
Payable from Registered Limited Liability Partnership Fund.....	0
Payable from Securities Audit and Enforcement Fund.....	100,000
Payable from Department of Business Services Special Operations Fund.....	15,000
For Electronic Data Processing:	
Payable from General Revenue Fund.....	4,600,000
Payable from Road Fund.....	0
Payable from the Secretary of State Special Services Fund.....	6,000,000
For Telecommunications:	
Payable from General Revenue Fund.....	214,000
Payable from Road Fund.....	0
Payable from Lobbyist Registration Fund.....	2,300
Payable from Registered Limited Liability Partnership Fund.....	600

[May 31, 2021]

Payable from Securities Audit and Enforcement Fund.....	14,300
Payable from Department of Business Services Special Operations Fund.....	35,400
For Operation of Automotive Equipment: Payable from General Revenue Fund.....	256,300
Payable from Securities Audit and Enforcement Fund.....	192,500
Payable from Department of Business Services Special Operations Fund.....	95,000
For Refunds: Payable from General Revenue Fund.....	10,000
Payable from Road Fund.....	2,500,000

## MOTOR VEHICLE GROUP

For Personal Services: For Regular Positions: Payable from General Revenue Fund.....	120,370,600
Payable from Road Fund.....	0
Payable from CSLIS/AAMVAnet/NMVTIS Trust Fund.....	0
Payable from the Secretary of State Special License Plate Fund.....	725,300
Payable from Motor Vehicle Review Board Fund.....	145,100
Payable from Vehicle Inspection Fund.....	1,280,600
For Extra Help: Payable from General Revenue Fund.....	7,271,600
Payable from Road Fund.....	0
Payable from Vehicle Inspection Fund.....	43,700
For Employee Contribution to State Employees' Retirement System: Payable from General Revenue Fund.....	2,591,900
Payable from CDLIS/AAMVAnet/NMVTIS Trust Fund.....	0
Payable from the Secretary of State Special License Plate Fund.....	14,500
Payable from Motor Vehicle Review Board Fund.....	2,900
Payable from Vehicle Inspection Fund.....	26,500
For State Contribution to State Employees' Retirement System: Payable from Road Fund.....	0
Payable from CDLIS/AAMVAnet/NMVTIS Trust Fund.....	0
Payable from the Secretary of State Special License Plate Fund.....	405,900
Payable from Motor Vehicle Review Board Fund.....	81,200
Payable from Vehicle Inspection Fund.....	741,100
For State Contribution to Social Security: Payable from General Revenue Fund.....	9,318,300
Payable from Road Fund.....	0
Payable from CDLIS/AAMVAnet/NMVTIS Trust Fund.....	0
Payable from the Secretary of State Special License Plate Fund.....	56,000
Payable from Motor Vehicle Review Board Fund.....	11,100
Payable from Vehicle Inspection Fund.....	105,100
For Group Insurance: Payable from CDLIS/AAMVAnet/NMVTIS Trust Fund.....	0

[May 31, 2021]

Payable from the Secretary of State	
Special License Plate Fund.....	360,400
Payable From Motor Vehicle Review	
Board Fund.....	0
Payable from Vehicle Inspection Fund.....	611,100
For Contractual Services:	
Payable from General Revenue Fund.....	17,326,300
Payable from Road Fund.....	0
Payable from CDLIS/AAMVAnet/NMVTIS	
Trust Fund.....	1,515,500
Payable from the Secretary of State	
Special License Plate Fund.....	646,000
Payable from Motor Vehicle Review	
Board Fund.....	35,000
Payable from Vehicle Inspection Fund.....	945,600
For Travel Expenses:	
Payable from General Revenue Fund.....	257,100
Payable from Road Fund.....	0
Payable from CDLIS/AAMVAnet/NMVTIS	
Trust Fund.....	1,400
Payable from the Secretary of State	
Special License Plate Fund.....	19,000
Payable from Motor Vehicle Review	
Board Fund.....	0
Payable from Vehicle Inspection Fund.....	0
For Commodities:	
Payable from General Revenue Fund.....	218,800
Payable from Road Fund.....	0
Payable from CDLIS/AAMVAnet/NMVTIS	
Trust Fund.....	3,020,000
Payable from the Secretary of State	
Special License Plate Fund.....	1,000,000
Payable from Motor Vehicle	
Review Board Fund.....	0
Payable from Vehicle Inspection Fund.....	25,000
For Printing:	
Payable from General Revenue Fund.....	1,263,500
Payable from Road Fund.....	0
Payable from the Secretary of State	
Special License Plate Fund.....	1,200,000
Payable from Motor Vehicle Review	
Board Fund.....	0
Payable from Vehicle Inspection Fund.....	0
For Equipment:	
Payable from General Revenue Fund.....	600,000
Payable from Road Fund.....	0
Payable from CDLIS/AAMVAnet/NMVTIS Trust Fund....	112,600
Payable from the Secretary of State	
Special License Plate Fund.....	100,000
Payable from Motor Vehicle Review	
Board Fund.....	0
Payable from Vehicle Inspection Fund.....	0
For Telecommunications:	
Payable from General Revenue Fund.....	1,740,400
Payable from Road Fund.....	0
Payable from the Secretary of State	

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Special License Plate Fund.....	300,000
Payable from Motor Vehicle Review	
Board Fund.....	0
Payable from Vehicle Inspection Fund.....	30,000
For Operation of Automotive Equipment:	
Payable from General Revenue Fund.....	480,000
Payable from Road Fund.....	0

(P.A. 101-0637, Article 38, Section 310)

Sec. 310. The sum of \$1,500,000 ~~15,000~~, or so much thereof as may be necessary, is appropriated to the Office of the Secretary of State from the Alzheimer's Awareness Fund for grants to the Alzheimer's Disease and Related Disorders Association, Greater Illinois Chapter, for Alzheimer's care, support, education, and awareness programs.

ARTICLE 4

Section 1. "AN ACT concerning appropriations", Public Act 101-0637, approved June 10, 2020, is amended by changing Section 25 of Article 50 as follows:

(P.A. 101-0637, Article 50, Section 25)

Sec. 25. The following named amounts, or so much thereof as may be necessary, are appropriated for the ordinary and contingent expenses for the Illinois Department on Aging:

DIVISION OF AGING CLIENT RIGHTS  
DISTRIBUTIVE ITEMS  
OPERATIONS

Payable from the Services for Older Americans Fund:	
For the Administrative and	
Programmatic Expenses of Aging Rights	
Governmental Discretionary Projects... <u>3,500,000</u> <del>2,500,000</del>	
For the Expenses of Aging Rights	
Training and Conference Planning.....	200,000
Payable from the Commitment to Human Services Fund:	
For the Administrative and	
Programmatic Expenses of	
Adult Protective Services	
Including Prior Year Cost.....	23,900,000
Payable from the Long-term Care Ombudsman Fund:	
For the Administrative and	
Programmatic Expenses of the	
Long-Term Care Ombudsman Program.....	2,600,000

DISTRIBUTIVE ITEMS  
GRANTS

Payable from the Commitment to Human Services Fund:	
For the Administrative and	
Programmatic Expenses of the	
Ombudsman Program.....	4,500,000

ARTICLE 5

Section 1. "AN ACT concerning appropriations", Public Act 101-0637, approved June 10, 2020, is amended by changing Section 5 of Article 53 as follows:

(P.A. 101-0637, Article 53, Section 5)

Sec. 5. The sum of \$2,021,513,100 ~~1,921,513,100~~, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Central Management Services for Group Insurance.

ARTICLE 6

Section 1. "AN ACT concerning appropriations", Public Act 101-0637, approved June 10, 2020, is amended by changing Section 10 of Article 59 as follows:

(P.A. 101-0637, Article 59, Section 10)

Sec. 10. The following named amounts, or so much thereof as may be necessary, are appropriated to the Department of Corrections for the objects and purposes hereinafter named:

Payable from Department of Corrections  
Reimbursement and Education Fund:

For payment of expenses associated with School District Programs.....	5,000,000	
For payment of expenses associated with federal programs, including, but not limited to, construction of additional beds, treatment programs, and juvenile supervision.....	5,000,000	
For payment of expenses associated with miscellaneous programs, including, but not limited to, medical costs, food expenditures and various construction costs.....	<u>117,000,000</u>	<del>87,000,000</del>
For payment of expenses associated with the reimbursement of costs incurred at county jails related to Executive Order 2020-13 in current and prior years.....		<u>25,000,000</u>
Total	<u>\$152,000,000</u>	<del>97,000,000</del>

ARTICLE 7

Section 1. "AN ACT concerning appropriations", Public Act 101-0637, approved June 10, 2020, is amended by changing Sections 5 and 10 and adding Section 30 to Article 62 as follows:

(P.A. 101-0637, Article 62, Section 5)

Sec. 5. In addition to any other sums appropriated, the sum of ~~\$410,868,400~~ ~~276,468,400~~, or so much thereof as may be necessary, is appropriated from the Title III Social Security and Employment Fund to the Department of Employment Security for operational expenses, awards, grants, and permanent improvements for the fiscal year ending June 30, 2021.

(P.A. 101-0637, Article 62, Section 10)

Sec. 10. The following named sums, or so much thereof as may be necessary, are appropriated to the Department of Employment Security:

WORKFORCE DEVELOPMENT

Payable from Title III Social Security and  
Employment Fund:

For expenses related to the Development of Training Programs.....	200,000	
For the expenses related to Employment Security Automation.....	3,700,000	
For expenses related to a Benefit Information System Redefinition.....	<u>9,500,000</u>	<del>4,500,000</del>
For expenses related to a Workforce Innovation and Opportunity Act Hub.....		<u>2,000,000</u>
Total	<u>\$15,400,000</u>	<del>40,400,000</del>

Payable from the Unemployment Compensation

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Special Administration Fund:  
 For expenses related to Legal Assistance as required by law..... 2,000,000  
 For Interest on Refunds of Erroneously Paid Contributions, Penalties and Interest..... 100,000  
 Total \$2,100,000

(P.A. 101-0637, Article 62, Section 30, new)

Sec. 30. The sum of \$100,000,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Employment Security for payment to the Illinois Unemployment Insurance Trust Fund.

ARTICLE 8

Section 1. "AN ACT concerning appropriations", Public Act 101-0637, approved June 10, 2020, is amended by changing Sections 11, 25, 100, and 155 and adding Section 185 to Article 65 as follows:

(P.A. 101-0637, Article 65, Section 11)

Sec. 11. The sum of \$70,000,000, or so much thereof as may necessary is appropriated to the Department of Human Services from the Mental Health Fund for grants and administrative expenses pursuant to 30 ILCS 105/8.8, including prior year costs.

(P.A. 101-0637, Article 65, Section 25)

Sec. 25. The following named sums, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated to meet the ordinary and contingent expenditures of the Department of Human Services:

ADMINISTRATIVE AND PROGRAM SUPPORT

Payable from the General Revenue Fund:  
 For expenses of Indirect Costs Principles..... 100  
 Payable from the Mental Health Fund:  
 For expenses associated with Mental Health and Developmental Disabilities  
 Special Projects..... 16,000,000 ~~41,000,000~~  
 For expenses associated with DHS interagency Support Services..... 3,000,000  
 Payable from the Vocational Rehabilitation Fund:  
 For Personal Services..... 4,676,200  
 For Retirement Contributions..... 2,564,000  
 For State Contributions to Social Security..... 357,700  
 For Group Insurance..... 1,722,500  
 For Contractual Services..... 1,500,000  
 For Travel..... 136,000  
 For Commodities..... 136,500  
 For Printing..... 87,000  
 For Equipment..... 298,600  
 For Telecommunications Services..... 1,226,500  
 For Operation of Auto Equipment..... 50,000  
 Total \$12,755,000  
 Payable from the DHS State Projects Fund:  
 For expenses associated with Energy Conservation and Efficiency programs..... 500,000  
 Payable from the DHS Private Resources Fund:  
 For grants and expenses associated with Human Services Activities funded by grants or private donations..... 10,000

Payable from DHS Recoveries Trust Fund:	
For ordinary and contingent expenses.....	22,263,000
For ordinary and contingent expenses associated with the Grant	
Accountability efforts.....	5,000,000

(P.A. 101-0637, Article 65, Section 100)

Sec. 100. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated for the objects and purposes hereinafter named, to the Department of Human Services:

SUBSTANCE USE PREVENTION AND RECOVERY  
GRANTS-IN-AID

Payable from the General Revenue Fund:	
For expenses associated with Community- Based Addiction Treatment to Medicaid Eligible and AllKids clients, including Prior Year Costs.....	16,154,900
For grants associated with Community- Based Addiction Treatment Services.....	40,938,900
For grants associated with Addiction Treatment Services for DCFS clients.....	7,700,200
For grants and administrative expenses associated with Addiction Treatment Services for Special Populations.....	6,049,700
For grants and administrative costs associated with a pilot program to study uses and effects of medication assisted treatments for addiction and for the prevention of relapse to opioid dependence in publicly-funded treatment program.....	500,000
For grants and administrative expenses associated with Addiction Prevention and related services.....	1,102,100
For a grant to the Gateway Foundation.....	6,000,000
Payable from the Prevention and Treatment of Alcoholism and Substance Abuse Block Grant Fund:	
For Addiction Treatment and Related Services....	60,000,000
For grants and administrative expenses associated with Addiction Prevention and Related services.....	<u>19,000,000</u> <del>46,000,000</del>
Payable from the Group Home Loan Revolving Fund:	
For underwriting the cost of housing for groups of recovering individuals.....	200,000
Payable from the Youth Alcoholism and Substance Abuse Prevention Fund:	
For grants and administrative expenses associated with Addiction Prevention and related services.....	2,050,000
Payable from State Gaming Fund:	
For grants and administrative expenses associated with Treatment and Prevention of Compulsive Gambling.....	6,800,000
Payable from the Drunk and Drugged Driving Prevention Fund:	
For grants and administrative expenses	

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associated with Addiction Treatment and Related Services.....	3,212,200
Payable from the Drug Treatment Fund: For grants and administrative expenses associated with Addiction Treatment and Related Services.....	5,105,800
For grants and administrative expenses associated with the Cannabis Regulation and Tax Act.....	3,000,000
Payable from the DHS Federal Projects Fund: For grants and administrative expenses for Partnership for Success Program.....	5,000,000
For grants and administrative expenses associated with Prevention of Prescription Drug Overdose Related Deaths.....	2,000,000
<u>Payable from the DHS State Projects Fund: For expenses related to the Opioid Overdose Prevention Program.....</u>	<u>300,000</u>
Payable from the Alcoholism and Substance Abuse Fund: For grants and administrative expenses associated with Addiction Treatment and Related Services.....	19,000,000
For grants and administrative expenses associated with Addiction Prevention and Related services.....	2,500,000
For grants and administrative expenses associated with the State Opioid Response Program.....	40,000,000
Payable from the Tobacco Settlement Recovery Fund: For grants and administrative expenses related to the Tobacco Enforcement Program.....	2,800,000
Payable from the Youth Drug Abuse Prevention Fund: For Addiction Treatment and Related Services.....	530,000
Payable from the Department of Human Services Community Services Fund: For grants and administrative expenses associated with the Cannabis Regulation and Tax Act.....	25,000,000

The Department, with the consent in writing from the Governor, may reapportion not more than ten percent of the total appropriation of General Revenue Funds in Section 100 above "Addiction Treatment" among the purposes therein enumerated.

(P.A. 101-0637, Article 65, Section 155)

Sec. 155. The following named amounts, or so much thereof as may be necessary, respectively, for the objects hereinafter named, are appropriated to the Department of Human Services for Family and Community Services and related distributive purposes, including such Federal funds as are made available by the Federal government for the following purposes:

FAMILY AND COMMUNITY SERVICES  
GRANTS-IN-AID

Payable from the General Revenue Fund:  
For a grant to Children's Place for costs associated with specialized child

care for families affected by HIV/AIDS.....	381,200
For grants to provide assistance to Sexual Assault Victims and for Sexual Assault Prevention Activities.....	7,659,700
For Early Intervention.....	115,891,900
For grants to community providers and local governments for youth employment programs.....	19,000,000
For grants and administration expenses associated with Employability Development Services and related distributive purposes.....	9,145,700
For grants and administration expenses associated with Food Stamp Employment Training and related distributive purposes.....	3,651,000
For grants and administration expenses associated with Domestic Violence Shelters and Services program.....	20,502,900
For grants and administration expenses associated with Parents Too Soon.....	6,870,300
For grants and administrative expenses associated with the Healthy Families Program.....	10,040,000
For grants and administrative expenses associated with Homeless Youth Services.....	6,277,500
For grants and administrative expenses associated with Westside Health Authority Crisis Intervention.....	1,000,000
For grants and administrative expenses of the Comprehensive Community-Based Services to Youth.....	18,931,300
For grants and administrative expenses associated with Redeploy Illinois.....	6,373,600
For grants and administrative expenses associated with Homelessness Prevention.....	5,000,000
For grants and administrative expenses associated with Supportive Housing Services.....	16,166,700
For grants and administrative expenses associated with Community Services.....	7,366,400
For grants and administrative expenses associated with Teen Reach After-School Programs.....	14,522,000
For grants and administrative expenses associated with Programs to Reduce Infant Mortality, provide Case Management and Outreach Services, and for the Intensive Prenatal Performance Project.....	31,665,000
For a grant to be distributed to Youth Guidance for all costs associated with Becoming a Man Program .....	1,000,000
For a grant to Urban Autism Solutions for all costs associated with the West Side Transition Academy.....	400,000
For a grant to the Boys and Girls Club of West Cook County for youth programs.....	150,000
For a grant to the Center for Prevention of	

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Abuse for all costs associated with education and training on human trafficking prevention.....	60,000
For a grant to the Southern Illinois University Center for Rural Health for all costs associated with providing mental health and support services to farm owners.....	250,000
For a grant to TASC, INC. for all costs associated with the Supportive Release Center.....	175,000
For a grant to Joseph Academy for all costs associated with repairs, maintenance, and other capital improvements, as well as operations and services.....	360,000
For a grant to the West Austin Development Center for all costs associated with childcare, education, and development programs.....	620,000
For a grant to Touched by an Angel Community Enrichment Center NFP for all costs Associated with developing and operating Programs for single parents.....	250,000
For a grant to Prevention Partnership, Inc., for all costs associated with organization programs and services.....	350,000
For a grant to Books Over Balls, for all costs associated with organization programs and services.....	250,000
For a grant to O.U.R. Youth, for all costs associated with organization programs and Services.....	100,000
For a grant to Chicago Fathers for Change, for all costs associated with organization programs and services.....	25,000
For a grant to the Chicago Westside Branch NAACP for all costs associated with organization programs and services .....	250,000
For a grant to the Center for Changing Lives for prevention and assistance for families at risk of homelessness.....	150,000
For a grant to the Phalanx Family Services for all costs associated with organization programs and services.....	500,000
Payable from the Assistance to the Homeless Fund: For grants and administrative expenses associated to Providing Assistance to the Homeless.....	500,000
Payable from the Specialized Services for Survivors of Human Trafficking Fund: For grants to organizations to prevent Prostitution and Human Trafficking.....	100,000
Payable from the Sexual Assault Services and Prevention Fund: For grants and administrative expenses associated with Sexual Assault Services and	

Prevention Programs .....	600,000	
Payable from the Children's Wellness Charities Fund:		
For grants to Children's Wellness Charities .....	50,000	
Payable from the Housing for Families Fund:		
For grants to Housing for Families .....	50,000	
Payable from the Illinois Affordable Housing Trust Fund:		
For Homeless Youth Services .....	1,000,000	
For grants and administrative expenses associated with Homelessness Prevention .....	4,000,000	
For grants and administrative expenses associated with Emergency and Transitional Housing .....	10,383,700	
Payable from the Employment and Training Fund:		
For grants and administrative expenses associated with Employment and Training Programs, income assistance, and other social services, including prior year costs .....	485,000,000	
Payable from the Health and Human Services Medicaid Trust Fund:		
For grants for Supportive Housing Services .....	3,382,500	
Payable from the Sexual Assault Services Fund:		
For Grants Related to the Sexual Assault Services Program .....	100,000	
Payable from the Gaining Early Awareness and Readiness for Undergraduate Programs Fund:		
For grants and administrative expenses including refunds associated with G.E.A.R.U.P. ....	3,516,800	
Payable from the DHS Special Purposes Trust Fund:		
For grants and administrative expenses Associated with the SNAP to Success Program .....	<u>2,500,000</u>	<del>1,500,000</del>
For Community Grants .....	7,257,800	
For grants and administrative expenses associated with Family Violence Prevention Services .....	5,018,200	
For grants and administrative expenses associated with Parents Too Soon .....	2,505,000	
For grants and administrative expenses associated with Emergency Food Program Transportation and Distribution .....	<u>20,163,800</u>	<del>5,163,800</del>
For grants and administrative expenses associated with SNAP Outreach .....	<u>5,000,000</u>	<del>2,000,000</del>
For grants and administrative expenses associated with SSI Advocacy Services .....	1,009,400	
For grants and administrative expenses associated with SNAP Education .....	30,000,000	
For grants and administrative expenses associated with Federal/State Employment Programs and Related Services .....	5,000,000	
For grants and administrative expenses associated with the Great START Program .....	5,200,000	

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For grants and administrative expenses associated with Child Care Services.....	778,800,000	<del>428,800,000</del>
<u>For grants and administrative expenses associated with the Child Care Assistance Program and other child care related services and programs.....</u>		<u>1,300,000,000</u>
For grants and administrative expenses associated with Migrant Child Care Services.....	3,422,400	
For grants and administrative expenses associated with Refugee Resettlement Purchase of Services.....	10,611,200	
For grants and administrative expenses associated with MIEC Home Visiting Program.....	14,006,800	
For grants and administrative expenses associated with Race to the Top Program.....	5,000,000	
For grants and administrative expenses associated with JTED-SNAP Pilot Employment and Training Program.....	5,000,000	
For grants and administrative expenses associated with Head Start State Collaboration.....	500,000	
Payable from the Early Intervention Services Revolving Fund:		
For the Early Intervention Services Program, including, prior years costs.....	195,000,000	
Payable from the Domestic Violence Abuser Services Fund:		
For grants and administrative expenses associated with Domestic Violence Abuser Services.....	100,000	
Payable from the DHS Federal Projects Fund:		
For grants and administrative expenses associated with implementing Public Health Programs.....	10,742,300	
For grants and administrative expenses associated with the Emergency Solutions Grants Program.....	48,320,000	
Payable from the USDA Women, Infants and Children Fund:		
For Grants for the Federal Commodity Supplemental Food Program.....	1,400,000	
For Grants for Free Distribution of Food Supplies and for Grants for Nutrition Program Food Centers under the USDA Women, Infants, and Children (WIC) Nutrition Program.....	230,000,000	
For grants and administrative expenses associated with the USDA Farmer's Market Nutrition Program.....	500,000	
For grants and administrative expenses associated with administering the USDA Women, Infants, and Children (WIC) Nutrition Program, including grants to public and private agencies.....	75,049,000	

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Payable from the Hunger Relief Fund: For Grants for food banks for the purchase of food and related supplies for low income persons.....	250,000
Payable from the Tobacco Settlement Recovery Fund: For a Grant to the Coalition for Technical Assistance and Training.....	250,000
For grants and administrative expenses associated with Children's Health Programs.....	1,138,800
Payable from the Thriving Youth Income Tax Checkoff Fund: For grants to Non-Medicaid community-based youth programs.....	150,000
Payable from the Local Initiative Fund: For grants and administrative expenses associated with the Donated Funds Initiative Program.....	22,729,400
Payable from the Domestic Violence Shelter and Service Fund: For grants and administrative expenses associated with Domestic Violence Shelters and Services Program.....	952,200
Payable from the Maternal and Child Health Services Block Grant Fund: For grants and administrative expenses associated with the Maternal and Child Health Programs.....	2,000,000
Payable from the Homelessness Prevention Revenue Fund: For grants related to Homelessness Prevention.....	1,000,000
Payable from the Juvenile Justice Trust Fund: For Grants and administrative expenses associated with Juvenile Justice Planning and Action Grants for Local Units of Government and Non-Profit Organizations, including prior year costs.....	3,000,000

#### ARTICLE 9

Section 1. "AN ACT concerning appropriations", Public Act 101-0637, approved June 10, 2020, is amended by adding Section 15 to Article 121 as follows:

(P.A. 101-0637, Article 121, Section 15, new)

Sec. 15 The sum of \$5,000,000 or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Military Affairs for deposit into the Illinois National Guard State Active Duty Fund.

#### ARTICLE 10

Section 1. "AN ACT concerning appropriations", Public Act 101-0637, approved June 10, 2020, is amended by changing Sections 10, 30, and 35 of Article 72 as follows:

(P.A. 101-0637, Article 72, Section 10)

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Sec. 10. The amount of \$1,183,025,000 ~~\$1,018,025,000~~, or so much thereof as may be necessary, is appropriated to the Department of Healthcare and Family Services from the General Revenue Fund for deposit into the Healthcare Provider Relief Fund.

(P.A. 101-0637, Article 72, Section 30)

Sec. 30. In addition to any amounts heretofore appropriated, the following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Healthcare and Family Services for Medical Assistance and Administrative Expenditures:

FOR MEDICAL ASSISTANCE UNDER ACTS INCLUDING THE ILLINOIS PUBLIC AID CODE, THE CHILDREN'S HEALTH INSURANCE PROGRAM ACT, THE COVERING ALL KIDS HEALTH INSURANCE ACT AND THE LONG TERM ACUTE CARE HOSPITAL QUALITY IMPROVEMENT TRANSFER PROGRAM ACT

Payable from Care Provider Fund for Persons with a Developmental Disability:	
For Administrative Expenditures.....	225,700
Payable from Long-Term Care Provider Fund:	
For Skilled, Intermediate, and Other Related Long-Term Care Services.....	
	500,000,000
For Administrative Expenditures.....	<u>1,109,600</u>
Total	\$501,109,600
Payable from Hospital Provider Fund:	
For Hospitals, Capitated Managed Care Organizations as necessary to comply With Article V-A of the Illinois Public Aid Code, and Related Operating and Administrative Costs.....	
	3,600,000,000
Payable from Tobacco Settlement Recovery Fund:	
For Medical Assistance Providers.....	230,000,000
Payable from Healthcare Provider Relief Fund:	
For Medical Assistance Providers and Related Operating and Administrative Costs.....	
	<u>11,900,000,000</u> <del>12,300,000,000</del>

(P.A. 101-0637, Article 72, Section 35)

Sec. 35. In addition to any amounts heretofore appropriated, the following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Healthcare and Family Services for Medical Assistance and Administrative Expenditures:

FOR MEDICAL ASSISTANCE UNDER ACTS INCLUDING THE ILLINOIS PUBLIC AID CODE, THE CHILDREN'S HEALTH INSURANCE PROGRAM ACT, AND THE COVERING ALL KIDS HEALTH INSURANCE ACT

Payable from County Provider Trust Fund:	
For Medical Services.....	<u>3,100,000,000</u> <del>2,700,000,000</del>
For Administrative Expenditures Including Pass-through of Federal Matching Funds.....	
	<u>25,000,000</u>
Total	<u>\$3,125,000,000</u> <del>2,725,000,000</del>

ARTICLE 11

Section 1. "AN ACT concerning appropriations", Public Act 101-0637, approved June 10, 2020, is amended by changing Sections 35 and 60 of Article 73 as follows:

(P.A. 101-0637, Article 73, Section 35)

Sec. 35. The following named amounts, or so much thereof as may be necessary, are appropriated to the Department of Public Health for the objects and purposes hereinafter named:

OFFICE OF HEALTH PROMOTION

Payable from the General Revenue Fund:

For expenses of Sudden Infant Death Syndrome (SIDS) Program.....	244,400
For expenses of the Violence Prevention Task Force.....	0
For Prostate Cancer Awareness.....	146,600
Payable from the Public Health Services Fund:	
For Personal Services.....	1,427,300
For State Contributions to State Employees' Retirement System.....	774,900
For State Contributions to Social Security .....	109,200
For Group Insurance.....	381,000
For Contractual Services.....	650,000
For Travel.....	160,000
For Commodities.....	13,000
For Printing.....	44,000
For Equipment.....	50,000
For Telecommunications Services.....	<u>65,000</u>
Total	\$3,576,600
Payable from the Public Health Services Fund:	
For Grants for Public Health Programs, Including Operational Expenses.....	9,530,000
Payable from the General Revenue Fund:	
For Expenses for the University of Illinois Sickle Cell Clinic.....	483,900
For Grants to Northwestern University for the Illinois Violent Death Reporting System to Analyze Data, Identify Risk Factors and Develop Prevention Efforts.....	76,700
For Grants for Vision and Hearing Screening Programs.....	<u>441,700</u>
Total	\$1,002,300
Payable from the Compassionate Use of Medical Cannabis Fund:	
For Expenses of the Medical Cannabis Program.....	6,772,600
Payable from the Alzheimer's Disease Research, <u>Care, and Support Fund:</u>	
For Grants <u>and expenses pursuant to the Alzheimer's Disease Research, Care, and Support Fund Act for Pursuant to the Alzheimer's Disease Research Act.</u> .....	250,000
Payable from the Maternal and Child Health Services Block Grant Fund:	
For Operational Expenses of Maternal and Child Health Programs.....	500,000
Payable from the Preventive Health and Health Services Block Grant Fund:	
For Expenses of Preventive Health and Health Services Programs.....	1,726,800
Payable from the Public Health Special State Projects Fund:	
For Expenses for Public Health Programs.....	1,500,000
Payable from the Metabolic Screening and Treatment Fund:	
For Operational Expenses for Metabolic Screening Follow-up Services.....	4,005,100
Payable from the Hearing Instrument Dispenser Examining and Disciplinary Fund:	

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For Expenses Pursuant to the Hearing Aid Consumer Protection Act.....	100,000
Payable from the Childhood Cancer Research Fund: For Grants for Childhood Cancer Research.....	75,000
Payable from the Diabetes Research Checkoff Fund: For expenses for the American Diabetes Association to conduct diabetes research.....	125,000
For expenses for the Juvenile Diabetes Research Foundation to conduct diabetes research.....	125,000
Payable from the DHS Private Resources Fund: For Expenses of Diabetes Research Treatment and Programs.....	700,000
Payable from the Tobacco Settlement Recovery Fund: For Certified Local Health Department Grants for Health Protection Programs Including, but not Limited to, Infectious Diseases, Food Sanitation, Potable Water, Private Sewage and Anti-Smoking Programs.....	10,000,000
For Grants and Administrative Expenses for the Tobacco Use Prevention Program, BASUAH Program, and Asthma Prevention.....	<u>1,000,000</u>
Total	\$6,000,000
Payable from the Maternal and Child Health Services Block Grant Fund: For Grants for Maternal and Child Health Programs.....	495,000
Payable from the Preventive Health and Health Services Block Grant Fund: For Grants for Prevention Initiative Programs Including Operational Expenses.....	1,000,000
Payable from the Metabolic Screening and Treatment Fund: For Grants for Metabolic Screening Follow-up Services.....	3,250,000
For Grants for Free Distribution of Medical Preparations and Food Supplies.....	<u>2,875,000</u>
Total	\$6,125,000
Payable from the Autoimmune Disease Research Fund: For Grants for Autoimmune Disease Research and Treatment.....	50,000
Payable from the Prostate Cancer Research Fund: For Grants to Public and Private Entities in Illinois for Prostate Cancer Research.....	30,000
Payable from the Multiple Sclerosis Research Fund: For Grants to Conduct Multiple Sclerosis Research.....	1,000,000
Payable from the Cannabis Regulation Fund: For Costs and Administrative Expenses of the Adult-Use Cannabis Program.....	500,000

(P.A. 101-0637, Article 73, Section 60)

Sec. 60. The following named amounts, or so much thereof as may be necessary, are appropriated to the Department of Public Health for the objects and purposes hereinafter named:

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## OFFICE OF HEALTH PROTECTION

## Payable from the General Revenue Fund:

For Expenses Incurred for the Rapid Investigation and Control of Disease or Injury.....	448,500
For Expenses of Environmental Health Surveillance and Prevention Activities, Including Mercury Hazards and West Nile Virus.....	299,200
For Expenses for Expanded Lab Capacity and Enhanced Statewide Communication Capabilities Associated with Homeland Security.....	322,600
For Deposit into Lead Poisoning Screening, Prevention, and Abatement Fund.....	<u>6,000,000</u>
Total	\$7,060,300

## Payable from the Public Health Services Fund:

For Personal Services.....	12,285,700
For State Contributions to State Employees' Retirement System.....	6,875,400
For State Contributions to Social Security.....	939,800
For Group Insurance.....	2,855,600
For Contractual Services.....	4,271,100
For Travel.....	395,700
For Commodities.....	405,000
For Printing.....	85,000
For Equipment.....	365,000
For Telecommunications Services.....	344,200
For Operation of Auto Equipment.....	44,000
For Electronic Data Processing.....	319,500
For Expenses of Implementing Federal Awards, Including Services Performed by Local Health Providers.....	16,484,500
For Expenses of Implementing Federal Awards Including Testing and Services Performed by Local Health Providers.....	<u>900,000,000</u> <u>400,000,000</u>
Total	\$945,670,500 <del>445,670,500</del>

## Payable from the Food and Drug Safety Fund:

For Expenses of Administering the Food and Drug Safety Program, Including Refunds.....	300,000
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## Payable from the Safe Bottled Water Fund:

For Expenses for the Safe Bottled Water Program.....	50,000
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## Payable from the Facility Licensing Fund:

For Expenses, including Refunds, of Environmental Health Programs.....	3,000,000
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## Payable from the Illinois School Asbestos Abatement Fund:

For Expenses, Including Refunds, of Administering and Executing the Asbestos Abatement Act and the Federal Asbestos Hazard Emergency Response Act of 1986 (AHERA).....	1,200,000
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## Payable from the Emergency Public Health Fund:

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For Expenses of Mosquito Abatement in an Effort to Curb the Spread of West Nile Virus and other Vector Borne Diseases.....	5,100,000
Payable from the Public Health Water Permit Fund:	
For Expenses, Including Refunds, of Administering the Groundwater Protection Act.....	100,000
Payable from the Used Tire Management Fund:	
For Expenses of Vector Control Programs, Including Mosquito Abatement.....	1,000,000
Payable from the Tattoo and Body Piercing Establishment Registration Fund:	
For Expenses of Administering of Tattoo and Body Piercing Establishment Registration Program.....	550,000
Payable from the Lead Poisoning Screening, Prevention, and Abatement Fund:	
For Expenses of the Lead Poisoning Screening, Prevention, and Abatement Program, Including Refunds.....	8,414,600
Payable from the Tanning Facility Permit Fund:	
For Expenses to Administer the Tanning Facility Permit Act, Including Refunds.....	300,000
Payable from the Plumbing Licensure and Program Fund:	
For Expenses to Administer and Enforce the Illinois Plumbing License Law, Including Refunds.....	3,950,000
Payable from the Pesticide Control Fund:	
For Public Education, Research, and Enforcement of the Structural Pest Control Act.....	481,700
Payable from the Public Health Federal Projects Fund:	
For Grants and Administrative Expenses of Health Information Technology Activities and Electronic Health Records.....	4,000,000
Payable from the Public Health Special State Projects Fund:	
For Expenses of Conducting EPSDT and Other Health Protection Programs.....	43,200,000
For Expenses Associated with Insurance Marketplace Activities.....	4,500,000
Payable from the General Revenue Fund:	
For Grants for Immunizations and Outreach Activities.....	4,157,100
Payable from the Personal Property Tax Replacement Fund:	
For Local Health Protection Grants to Certified Local Health Departments for Health Protection Programs Including, but not Limited to, Infectious Diseases, Food Sanitation, Potable Water and Private Sewage.....	19,098,500
Payable from the Lead Poisoning Screening,	

Prevention, and Abatement Fund:	
For Grants for the Lead Poisoning Screening and Prevention Program.....	5,500,000
Payable from the Private Sewage Disposal Program Fund:	
For Expenses of Administering the Private Sewage Disposal Program.....	250,000

ARTICLE 12

Section 1. "AN ACT concerning appropriations", Public Act 101-0637, approved June 10, 2020, is amended by changing Sections 5 and 10 and adding Section 65 to Article 74 as follows:

(P.A. 101-0637, Article 74, Section 5)

Sec. 5. The following named sums, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated to meet the ordinary and contingent expenses of the Department of Revenue:

GOVERNMENT SERVICES

PAYABLE FROM THE PERSONAL PROPERTY TAX REPLACEMENT FUND:

For a portion of the state's share of state's attorneys' and assistant state's attorneys' salaried, including prior year costs.....	16,000,000
For a portion of the state's share of county public defenders' salaries pursuant to 55 ILCS 5/3-4007, including prior year costs.....	8,200,000
For the State's share of county supervisors of assessments or county assessors' salaries, as provided by law, including prior year costs.....	3,800,000
For additional compensation for local assessors, as provided by Sections 2.3 and 2.6 of the "Revenue Act of 1939", as amended.....	350,000
For additional compensation for local assessors, as provided by Section 2.7 of the "Revenue Act of 1939", as amended.....	510,000
For additional compensation for county treasurers, pursuant to Public Act 84-1432, as amended.....	663,000
For the annual stipend for sheriffs as provided in subsection (d) of Section 4-6300 and Section 4-8002 of the counties code.....	663,000
For the annual stipend to county coroners pursuant to 55 ILCS 5/4-6002 including prior year costs.....	663,000
For additional compensation for county auditors, pursuant to Public Act 95-0782, including prior year costs.....	<u>123,500</u>
Total	\$30,972,500

PAYABLE FROM MOTOR FUEL TAX FUND

For Reimbursement to International Fuel Tax Agreement Member States.....	32,000,000
For Refunds.....	<u>45,000,000</u>
Total	\$77,000,000
PAYABLE FROM UNDERGROUND STORAGE TANK FUND	
For Refunds as provided for in Section 13a.8 of the Motor Fuel Tax Act.....	12,000
PAYABLE FROM STATE AND LOCAL SALES TAX REFORM FUND	
For allocation to Chicago for additional 1.25% Use Tax pursuant to P.A. 86-0928.....	<u>155,000,000</u> <del>134,000,000</del>
PAYABLE FROM THE MUNICIPAL TELECOMMUNICATIONS FUND	
For refunds associated with the Simplified Municipal Telecommunications Act.....	12,000
PAYABLE FROM LOCAL GOVERNMENT DISTRIBUTIVE FUND	
For allocation to local governments for additional 1.25% Use Tax pursuant to P.A. 86-0928.....	<u>525,000,000</u> <del>410,000,000</del>
PAYABLE FROM LOCAL GOVERNMENT VIDEO GAMING DISTRIBUTIVE FUND	
For allocation to local governments of the net terminal income tax per the Video Gaming Act.....	130,000,000
PAYABLE FROM SENIOR CITIZENS REAL ESTATE DEFERRED TAX REVOLVING FUND	
For payments to counties as required by the Senior Citizens Real Estate Tax Deferral Act, including prior year cost.....	6,500,000
PAYABLE FROM RENTAL HOUSING SUPPORT PROGRAM FUND	
For administration of the Rental Housing Support Program.....	1,750,000
For rental assistance to the Rental Housing Support Program, administered by the Illinois Housing Development Authority.....	<u>25,000,000</u>
Total	\$26,750,000
PAYABLE FROM ILLINOIS AFFORDABLE HOUSING TRUST FUND	
For administration of the Illinois Affordable Housing Act.....	4,100,000
PAYABLE FROM ILLINOIS GAMING LAW ENFORCEMENT FUND	
For a Grant for Allocation to Local Law Enforcement Agencies for joint state and local efforts in Administration of the Charitable Games, Pull Tabs and Jar Games Act.....	900,000

(P.A. 101-0637, Article 74, Section 10)

Sec. 10. The sum of \$4,500,000 ~~4,125,000~~, or so much thereof as may be necessary, is appropriated from the State and Local Sales Tax Reform Fund to the Department of Revenue for the purpose stated in Section 6z-17 of the State Finance Act and Section 2-2.04 of the Downstate Public Transportation Act for a grant allocation to Madison County.

(P.A. 101-0637, Article 74, Section 65, new)

Sec. 65. The sum of \$742,200,000, or so much thereof as may be necessary, is appropriated from the Local Coronavirus Urgent Remediation Emergency Fund to the Department of Revenue for allocation to

non-entitlement units of local governments and counties as authorized by Section 9901 of the American Rescue Plan Act of 2021 and any associated federal guidance.

ARTICLE 13

Section 1. "AN ACT concerning appropriations", Public Act 101-0637, approved June 10, 2020, is amended by changing Sections 217 and 295 of Article 76 as follows:

(P.A. 101-0637, Article 76, Section 217)

Sec. 217. The sum of \$57,457,865, or so much thereof as may be necessary, is appropriated from the Federal Mass Transit Trust Fund to the Department of Transportation for support to rural transit districts as provided by the CARES Act, including prior year costs.

(P.A. 101-0637, Article 76, Section 295)

Section 295. No contract shall be entered into or obligation incurred or any expenditure made from an appropriation herein made in:

Section ~~225~~ 215..... SCIP Debt Service I  
Section ~~230~~ 220..... SCIP Debt Service II  
of this Article until after the purpose and the amount of such expenditure has been approved in writing by the Governor.

Total, This Article \$3,394,510,365

ARTICLE 14

Section 1. "AN ACT concerning appropriations", Public Act 101-0637, approved June 10, 2020, is amended by changing Section 5 of Article 78 as follows:

(P.A. 101-0637, Article 78, Section 5)

Section 5. The following named amounts, or so much thereof as may be necessary, are appropriated from the General Revenue Fund to the Department of Veterans' Affairs for the objects and purposes and in the amounts set forth as follows:

GRANTS-IN-AID

For Bonus Payments to War Veterans and Peacetime  
Crisis Survivors..... 198,000  
For Providing Educational Opportunities for  
Children of Certain Veterans, as provided  
by law, including prior year claims..... 100,000  
Total \$298,000

ARTICLE 15

Section 1. "AN ACT concerning appropriations", Public Act 101-0637, approved June 10, 2020, is amended by changing Section 10 of Article 87 as follows:

(P.A. 101-0637, Article 87, Section 10)

Sec. 10. The sum of ~~\$315,000~~ 300,000, or so much thereof as may be necessary, is appropriated from the Illinois Underground Utility Facilities Damage Prevention Fund to the Illinois Commerce Commission for a grant to the Statewide One-call Notice System, as required in the Illinois Underground Utility Facilities Damage Prevention Act.

ARTICLE 16

Section 1. The following named amounts are appropriated from the General Revenue Fund to the Court of Claims to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

[May 31, 2021]

For a refund to State Fund 326, African-American HIV/AIDS Response.....	3,770
No. 05-CC-3087, Chracca, Andrzej, personal injury, against Department of Transportation.....	16,000,000
No. 09-CC-2625, Allmendinger, Leif, contract, against Department of Central Management Services.....	103,652.83
No. 10-CC-1290, Vander Zanden, Jeffrey, personal injury, Against Department of Transportation.....	356,153
No. 14-CC-3402, Winchell, Edward S., personal injury, against Department of Corrections.....	50,000
No. 16-CC-3139, Seville Staffing, LLC, debt, against Illinois Historic Preservation Agency.....	9,626.33
No. 16-CC-3340, Walker, Jerry D., personal injury, against Department of Transportation.....	407,943.84
No. 17-CC-0034, Lutheran Child and Family Services, debt, against Department of Children and Family Services.....	171,032.05
No. 17-CC-1189, Ridgeway, Edwin E. and Mary Lou, personal injury, against Department of Transportation.....	1,125,439.62
No. 18-CC-1837, Estate of Ralph Duy, personal injury, against Department of Veterans' Affairs.....	85,000
No. 19-CC-2240, JPMCC 2007-C1 South Lincolnway LLC, contract, Against Department of Central Management Services.....	115,000

Section 2. The following named amounts are appropriated to the Court of Claims from State Fund 007, Education Assistance, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 5,000

Section 3. The following named amounts are appropriated to the Court of Claims from State Fund 012, Motor Fuel Tax, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 1,220.93

Section 4. The following named amounts are appropriated to the Court of Claims from State Fund 013, Prevention and Treatment of Alcoholism and Substance Abuse Block Grant, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 14,425.85

Section 5. The following named amounts are appropriated to the Court of Claims from State Fund 014, Food and Drug Safety, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 548.63

Section 6. The following named amounts are appropriated to the Court of Claims from State Fund 015, Penny Severns Breast, Cervical, and Ovarian Cancer Research, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

Reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 48.74

Section 7. The following named amounts are appropriated to the Court of Claims from State Fund 016, Teacher Certificate Fee Revolving, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards

pursuant to P.A. 92-357..... 875.27

Section 8. The following named amounts are appropriated to the Court of Claims from State Fund 018, Transportation Regulatory, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 7,957.40

Section 9. The following named amounts are appropriated to the Court of Claims from State Fund 021, Financial Institution, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 158.20

Section 10. The following named amounts are appropriated to the Court of Claims from State Fund 036, Illinois Veteran's Rehabilitation, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 41

Section 11. The following named amount is appropriated to the Court of Claims from State Fund 040, State Parks, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 4,055.34

Section 12. The following named amounts are appropriated to the Court of Claims from State Fund 041, Wildlife and Fish, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 31,017.52

Section 13. The following named amounts are appropriated to the Court of Claims from State Fund 045, Agricultural Premium, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 43,198.49

Section 14. The following named amounts are appropriated to the Court of Claims from State Fund 047, Fire Prevention, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 43,350.80

Section 15. The following named amounts are appropriated to the Court of Claims from State Fund 050, Mental Health, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 30,645.95

Section 16. The following named amounts are appropriated to the Court of Claims from State Fund 052, Federal Title III Social Security and Employment Service, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 52,625.48

Section 17. The following named amounts are appropriated to the Court of Claims from State Fund 059, Public Utility, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 13,110.30

Section 18. The following named amount is appropriated to the Court of Claims from State Fund 063, Public Health Services, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 104,749.73

Section 19. The following named amount is appropriated to the Court of Claims from State Fund 072, Underground Storage Tank, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 423.41

Section 20. The following named amounts are appropriated to the Court of Claims from State Fund 075, Compassionate Use of Medical Cannabis, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 42,809.58

Section 21. The following named amounts are appropriated to the Court of Claims from State Fund 081, Vocational Rehabilitation, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 10,539.48

Section 22. The following named amount is appropriated to the Court of Claims from State Fund 091, Clean Air Act Permit, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 128.67

Section 23. The following named amount is appropriated to the Court of Claims from State Fund 109, CDLIS/AAMVANET/NMVTIS Trust, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 2,912.91

Section 24. The following named amount is appropriated to the Court of Claims from State Fund 0118, Facility Licensing, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 159.60

Section 25. The following named amounts are appropriated to the Court of Claims from State Fund 120, Home Services Medicaid Trust, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 29,499.79

Section 26. The following named amounts are appropriated to the Court of Claims from State Fund 129, State Gaming, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 8,420.98

Section 27. The following named amounts are appropriated to the Court of Claims from State Fund 141, Capital Development, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 16,261.23

Section 28. The following named amounts are appropriated to the Court of Claims from State Fund 144, State Board of Education Special Purpose Trust, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

No. 19-CC-0680, The Stone Group, debt, against State Board of Education..... 37,802.93  
To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 773.65

Section 29. The following named amounts are appropriated to the Court of Claims from State Fund 152, State Crime Laboratory, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 21,525.97

Section 30. The following named amounts are appropriated to the Court of Claims from State Fund 163, Weights and Measures, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 158.20

Section 31. The following named amounts are appropriated to the Court of Claims from State Fund 207, Pollution Control Board State Trust, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 50,000

Section 32. The following named amounts are appropriated to the Court of Claims from State Fund 209, State Police Firearm Services, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 14,984.95

Section 33. The following named amounts are appropriated to the Court of Claims from State Fund 215, Capital Development Board Revolving, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 2,617.71

Section 34. The following named amounts are appropriated to the Court of Claims from State Fund 218, Professions Indirect Cost, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 5,290.85

[May 31, 2021]

Section 35. The following named amounts are appropriated to the Court of Claims from State Fund 220, DCFS Children's Services, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

No. 16-CC-2169, Lutheran Child and Family Services, debt against Department of Children and Family Services.....	214,086.54
No. 17-CC-0034, Lutheran Child and Family Services, debt, against Department of Children and Family Services.....	230,585.35
No. 17-CC-0852, Lutheran Child and Family Services, debt, against Department of Children and Family Services.....	247,923.20
No. 18-CC-2093, Illinois Coalition Against Sexual Abuse, debt, against Department of Children and Family Services.....	123,477
No. 19-CC-0907, BHC Streamwood Hospital, INC., debt, against Department of Children and Family Services.....	12,800
No. 19-CC-1646, Governors State University, debt, against Department of Children and Family Services....	862,655.45
No. 20-CC-2308, Children Home and Aid Society of Illinois, against Department of Children and Family Services.....	105,670
No. 20-CC-3096, Lutheran Social Services of Illinois, debt, against Department of Children and Family Services.....	47,263.25
No. 21-CC-0290, University of Michigan, debt, against Department of Children and Family Services.....	35,892.18
No. 21-CC-0429, The Pavilion Foundation, debt, against Department of Children and Family Services.....	56,400
No. 21-CC-0430, The Pavilion Foundation, debt, against Department of Children and Family Services.....	41,800
No. 21-CC-1023, Blessing Hospital, debt, against Department of Children and Family Services.....	29,400
No. 21-CC-1399, A Safe Haven, debt, against Department of Children and Family Services.....	37,220.72

Section 36. The following named amounts are appropriated to the Court of Claims from State Fund 237, Medicaid Fraud and Abuse Prevention, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357.....	45
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Section 37. The following named amounts are appropriated to the Court of Claims from State Fund 243, Credit Union, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357.....	385
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Section 38. The following named amounts are appropriated to the Court of Claims from State Fund 262, Mandatory Arbitration, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357.....	27,472.40
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Section 39. The following named amounts are appropriated to the Court of Claims from State Fund 270, Water Revolving, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 1,360

Section 40. The following named amounts are appropriated to the Court of Claims from State Fund 272, LaSalle Veterans Home, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 7,225.11

Section 41. The following named amounts are appropriated to the Court of Claims from State Fund 273, Anna Veterans Home, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 2,500

Section 42. The following named amounts are appropriated to the Court of Claims from State Fund 276, Drunk and Drugged Driving Prevention, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 31,438.61

Section 43. The following named amounts are appropriated to the Court of Claims from State Fund 277, Pollution Control Board, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 3.16

Section 44. The following named amounts are appropriated to the Court of Claims from State Fund 285, Long Term Care Monitor/Receiver, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 4,618.55

Section 45. The following named amounts are appropriated to the Court of Claims from State Fund 290, Fertilizer Control, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 1,441.18

Section 46. The following named amounts are appropriated to the Court of Claims from State Fund 291, Regulatory, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 62.25

Section 47. The following named amounts are appropriated to the Court of Claims from State Fund 297, Guardianship and Advocacy, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 533.72

Section 48. The following named amounts are appropriated to the Court of Claims from State Fund 301, Working Capital Revolving, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 1,318.20

Section 49. The following named amounts are appropriated to the Court of Claims from State Fund 312, Communications Revolving, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 259.77

Section 50. The following named amounts are appropriated to the Court of Claims from State Fund 314, Facilities Management Revolving, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

No. 17-CC-1354, Ami-Mzi, INC., debt, against Department of Central Management Services.....	12,485.78
No. 17-CC-1356, Ami-Mzi, INC., debt, against Department of Central Management Services.....	8,253.75
No. 17-CC-1358, Ami-Mzi Company, debt, against Department of Central Management Services.....	14,900.24
No. 17-CC-2777, Prime Electric CO., debt, against Department of Central Management Services.....	7,097.43
No. 18-CC-1979, Anchor SGL Corporation, debt, against Department of Central Management Services.....	4,460.08
No. 18-CC-1986, Anchor SGL Corporation, debt, against Department of Central Management Services.....	4,320
No. 18-CC-1992, Anchor Mechanical, Inc., debt, against Department of Central Management Services.....	6,721.12
No. 18-CC-1993, Anchor Mechanical, Inc., debt, against Department of Central Management Services.....	8,651.21
No. 18-CC-1995, Anchor Mechanical, Inc., debt, against Department of Central Management Services.....	3,465.49
No. 18-CC-1998, Anchor Mechanical, Inc., debt, against Department of Central Management Services.....	4,866.39
No. 18-CC-1999, Anchor Mechanical, Inc., debt, against Department of Central Management Services.....	19,429.41
No. 18-CC-2055, Anchor Mechanical, Inc., debt, against Department of Central Management Services.....	3,436.62
No. 18-CC-2062, Anchor Mechanical, Inc., debt, against Department of Central Management Services.....	3,723.64
No. 18-CC-2067, Anchor Mechanical, Inc., debt, against Department of Central Management Services.....	3,036.27
No. 18-CC-2068, Anchor Mechanical, Inc., debt, against Department of Central Management Services.....	3,221.08
No. 18-CC-2071, Anchor Mechanical, Inc., debt, against Department of Central Management Services.....	3,856.62
No. 18-CC-2072, Anchor Mechanical, Inc., debt, against Department of Central Management Services.....	4,096.20
No. 19-CC-0540, Anchor Mechanical, Inc., debt, against Department of Central Management Services.....	30,679.94
No. 19-CC-0541, Anchor Mechanical, Inc., debt, against Department of Central Management Services.....	14,731.78
No. 19-CC-0645, Ami-Mzi, Inc., debt, against Department of Central Management Services.....	11,387.50

No. 19-CC-0656, Ami-Mzi, Inc., debt, against Department of Central Management Services.....	3,507.90
No. 19-CC-0666, The Stone Group, debt, against Department of Central Management Services.....	5,394
No. 19-CC-0679, The Stone Group, debt, against Department of Central Management Services.....	34,931.96
No. 19-CC-0691, The Stone Group, debt, against Department of Central Management Services.....	4,136.21
No. 19-CC-0693, The Stone Group, debt, against Department of Central Management Services.....	4,991.17
No. 19-CC-0694, The Stone Group, debt, against Department of Central Management Services.....	3,975.68
No. 19-CC-0699, The Stone Group, debt, against Department of Central Management Services.....	5,127.76
No. 19-CC-1347, Ami-Mzi, Inc., debt, against Department of Central Management Services.....	2,560
No. 19-CC-1349, Ami-Mzi, Inc., debt, against Services.....	Department of Central Management 4,210.05
No. 19-CC-1352, Ami-Mzi, Inc., debt, against Department of Central Management Services.....	6,028.25
No. 19-CC-1423, The Stone Group, debt, against Department of Central Management Services.....	14,722.42
No. 19-CC-1680, Simplex Grinnell, LP, debt, against Department of Central Management Services.....	2,700
No. 19-CC-1681, Simplex Grinnell, LP, debt, against Department of Central Management Services.....	9,409.29
No. 19-CC-1790, Multisystem Building Maintenance, debt, against Department of Central Management Services.....	27,062.35
No. 20-CC-1306, Henson Robinson Company, debt, against Department of Central Management Services.....	3,612.96
No. 20-CC-2452, Malcolm Eaton Enterprises, debt, against .....	Department of Central Management Services 5,400.50
No. 20-CC-2477, Malcolm Eaton Enterprises, debt, against Department of Central Management Services.....	4,038
No. 20-CC-2530, Walter Louis Fluid Technologies, debt, against Department of Central Management Services.....	3,985.80
No. 20-CC-2537, Walter Louis Fluid Technologies, debt, .....	against Department of Central Management Services..... 5,329.20
No. 20-CC-2915, Meadows LLC, debt, against Department of Central Management Services.....	25,992
No. 20-CC-3060, Anchor Mechanical, debt, against Department of Central Management Services.....	22,400
No. 20-CC-3078, Ami-Mzi, Inc., debt, against Department of Central Management Services.....	2,560
No. 21-CC-0270, 4301 South Ashland Avenue, LLC., debt, against Department of Central Management Services.....	34,858.52
No. 21-CC-0527, Chicago Trust Company, debt, against Department of Central Management Services.....	19,509.36
No. 21-CC-0730, ABC Humane Wildlife Control and Prevention, debt, against Department of Central Management Services.....	43,910.50
No. 21-CC-0871, Ami-Mzi, Inc., debt, against	

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Department of Central Management Services.....	4,023.27
No. 21-CC-0873, Ami-Mzi, Inc., debt, against Department of Central Management Services.....	2,726.59
No. 21-CC-0879, Ami-Mzi, Inc., debt, against Department of Central Management Services.....	15,243.67
No. 21-CC-0880, Ami-Mzi, Inc., debt, against Department of Central Management Services.....	2,919.16
No. 21-CC-0886, Ami-Mzi, Inc., debt, against Department of Central Management Services.....	4,928
No. 21-CC-0888, Ami-Mzi, Inc., debt, against Department of Central Management Services.....	32,277.45
No. 21-CC-0890, Ami-Mzi, Inc., debt, against Department of Central Management Services 13,192.80	
No. 21-CC-0894, Ami-Mzi, Inc., debt, against Department of Central Management Services.....	7,102.82
No. 21-CC-0898, Ami-Mzi, Inc., debt, against Department of Central Management Services.....	5,795.05
No. 21-CC-0904, Ami-Mzi, Inc., debt, against Department of Central Management Services.....	2,518.33
No. 21-CC-0912, Ami-Mzi, Inc., debt, against Department of Central Management Services.....	4,021.16
No. 21-CC-0913, Ami-Mzi, Inc., debt, against Department of Central Management Services.....	3,267.81
No. 21-CC-1035, The Stone Group, debt, against Department of Central Management Services.....	4,592.39
No. 21-CC-1206, Parkway Elevator, debt, against Department of Central Management Services.....	8,847.01
No. 21-CC-1656, Xerox Corporation, debt, against Department of Central Management Services.....	4,406.64
No. 21-CC-1798, Ami-Mzi, Inc., debt, against Department of Central Management Services.....	8,120
No. 21-CC-1812, Parkway Elevator, debt, against. Department of Central Management Services.....	23,034.48
To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357.....	3,476,699.33

Section 51. The following named amounts are appropriated to the Court of Claims from State Fund 317, Professional Services, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 17,699.45

Section 52. The following named amounts are appropriated to the Court of Claims from State Fund 327, Tattoo and Body Piercing Establishment Registration, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards

Pursuant to P.A. 92-357..... 6,712.50

Section 53. The following named amounts are appropriated to the Court of Claims from State Fund 333, Federal Support Agreement Revolving, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

Reimburse the General Revenue Fund for payment of awards

pursuant to P.A. 92-357..... 32,307.54

Section 54. The following named amounts are appropriated to the Court of Claims from State Fund 340, Public Health Laboratory Services Revolving, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 1,514.37

Section 55. The following named amounts are appropriated to the Court of Claims from State Fund 345, Long-Term Care Provider, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 105

Section 56. The following named amounts are appropriated to the Court of Claims from State Fund 357, Child Labor and Day and Temporary Labor Services Enforcement to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 1,680.75

Section 57. The following named amounts are appropriated to the Court of Claims from State Fund 360, Lead Poisoning Screening, Prevention, and Abatement, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 2,475

Section 58. The following named amounts are appropriated to the Court of Claims from State Fund 370, Tanning Facility Permit, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 900

Section 59. The following named amounts are appropriated to the Court of Claims from State Fund 372, Plumbing Licensure and Program, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 3,717.35

Section 60. The following named amounts are appropriated to the Court of Claims from State Fund 384, Tax Compliance and Administration, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 26,665.90

Section 61. The following named amounts are appropriated to the Court of Claims from State Fund 398, EMS Assistance, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 1,521

Section 62. The following named amounts are appropriated to the Court of Claims from State Fund 407, Grant Accountability and Transparency, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

No. 21-CC-1196, Crowe LLP, debt, against Governor's Office of Management and Budget..... 29,830

Section 63. The following named amounts are appropriated to the Court of Claims from State Fund 408, DHS Special Purpose Trust, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 6,513.51

Section 64. The following named amounts are appropriated to the Court of Claims from State Fund 421, Public Aid Recoveries Trust, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 23,655.68

Section 65. The following named amounts are appropriated to the Court of Claims from State Fund 425, Illinois Power Agency Operations, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 365,241.38

Section 66. The following named amounts are appropriated to the Court of Claims from State Fund 430, Livestock Management Facilities, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 104

Section 67. The following named amounts are appropriated to the Court of Claims from State Fund 438, Illinois State Fair, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 37,823.23

Section 68. The following named amounts are appropriated to the Court of Claims from State Fund 446, Employee Classification, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 225.75

Section 69. The following named amounts are appropriated to the Court of Claims from State Fund 453, Monitoring Device Driving Permit Administration Fee, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 158.20

Section 70. The following named amounts are appropriated to the Court of Claims from State Fund 476, Wholesome Meat, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 10,402.80

Section 71. The following named amounts are appropriated to the Court of Claims from State Fund 483, Secretary of State Special Services, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 36,338.97

Section 72. The following named amounts are appropriated to the Court of Claims from State Fund 488, Criminal Justice Trust, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 90,438

Section 73. The following named amounts are appropriated to the Court of Claims from State Fund 495, Old Age Survivors Insurance, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 29

Section 74. The following named amounts are appropriated to the Court of Claims from State Fund 504, Wildlife Prairie Park, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 923.82

Section 75. The following named amounts are appropriated to the Court of Claims from State Fund 514, State Asset Forfeiture, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 1,170.94

Section 76. The following named amounts are appropriated to the Court of Claims from State Fund 523, Department of Corrections Reimbursement and Education, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 3,124.24

Section 77. The following named amounts are appropriated to the Court of Claims from State Fund 534, Illinois Workers' Compensation Commission Operations, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 2,334.68

Section 78. The following named amounts are appropriated to the Court of Claims from State Fund 538, Illinois Historic Sites, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

No. 17-CC-0997, Seville Staffing, LLC, debt, against Illinois Historic Preservation Agency..... 3,072.37  
To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 3,859.45

Section 79. The following named amounts are appropriated to the Court of Claims from State Fund 560, SBE Federal Agency Services, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 22,537.62

Section 80. The following named amounts are appropriated to the Court of Claims from State Fund 561, SBE Federal Department of Education, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

No. 21-CC-0960, Illinois Coalition for Education at Risk Youth, debt, against State Board of Education..... 14,855.85  
To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 90,102.79

Section 81. The following named amounts are appropriated to the Court of Claims from State Fund 612, Statewide 9-1-1, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 309.14

Section 82. The following named amounts are appropriated to the Court of Claims from State Fund 619, Quincy Veterans Home, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

No. 21-CC-2035, Favorite Healthcare Staffing, debt, against Department of Veterans Affairs..... 45,975.24  
To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 1,127.60

Section 83. The following named amounts are appropriated to the Court of Claims from State Fund 622, Motor Vehicle License Plate, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 62.83

Section 84. The following named amounts are appropriated to the Court of Claims from State Fund 644, Commitment to Human Services, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 131.52

Section 85. The following named amounts are appropriated to the Court of Claims from State Fund 686, Budget Stabilization, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 1,006.09

Section 86. The following named amounts are appropriated to the Court of Claims from State Fund 692, ICCB Adult Education, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 507,749.89

Section 87. The following named amounts are appropriated to the Court of Claims from State Fund 700, USDA Women, Infants and Children, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 1,129.82

Section 88. The following named amount is appropriated to the Court of Claims from State Fund 711, State Lottery, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 584.80

Section 89. The following named amounts are appropriated to the Court of Claims from State Fund 731, Illinois Clear Water, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

No. 20-CC-2816, Abraxis, Inc., debt, against Environmental Protection Agency..... 5,530

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 25,722.41

Section 90. The following named amounts are appropriated to the Court of Claims from State Fund 745, State's Attorneys Appellate Prosecutors County, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 4,000

Section 91. The following named amounts are appropriated to the Court of Claims from State Fund 755, State Employees Deferred Compensation Plan, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 1,147.70

Section 92. The following named amounts are appropriated to the Court of Claims from State Fund 757, Child Support Administrative, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 3,671.50

Section 93. The following named amounts are appropriated to the Court of Claims from State Fund 764, Pet Population Control, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 225

Section 94. The following named amounts are appropriated to the Court of Claims from State Fund 772, Career and Technical Education, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

No. 21-CC-2609, Illinois Department of Corrections, debt, against, Illinois Community College Board 40,896.05

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 29,795.93

Section 95. The following named amounts are appropriated to the Court of Claims from State Fund 776, Presidential Library and Museum Operating, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

No. 16-CC-3139, Seville Staffing, LLC, debt, against Illinois

Historic Preservation Agency..... 10,961.23

To reimburse the General Revenue Fund for payment of awards

pursuant to P.A. 92-357..... 26,087.04

Section 96. The following named amounts are appropriated to the Court of Claims from State Fund 793, Healthcare Provider Relief, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

No. 21-CC-3545, McKinsey and CO Inc., debt, against

Department of Healthcare and Family Services... 4,514,000

To reimburse the General Revenue Fund for payment of awards

pursuant to P.A. 92-357..... 121,787.85

Section 97. The following named amounts are appropriated to the Court of Claims from State Fund 796, Nuclear Safety Emergency Preparedness, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards

pursuant to P.A. 92-357..... 596.08

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Section 98. The following named amounts are appropriated to the Court of Claims from State Fund 797, Department of Human Rights Special, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 1,857.59

Section 99. The following named amounts are appropriated to the Court of Claims from State Fund 801, AG State Projects and Court Order Distribution, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

Reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 2,109.86

Section 100. The following named amounts are appropriated to the Court of Claims from State Fund 802, Personal Property Tax Replacement, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 10,640.37

Section 101. The following named amounts are appropriated to the Court of Claims from State Fund 817, State Police Operations Assistance, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 10,406.25

Section 102. The following named amounts are appropriated to the Court of Claims from State Fund 821, Dram Shop, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 1,892.45

Section 103. The following named amounts are appropriated to the Court of Claims from State Fund 826, Agriculture Federal Projects, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 3,770

Section 104. The following named amounts are appropriated to the Court of Claims from State Fund 828, Hazardous Waste, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 23,259.15

Section 105. The following named amounts are appropriated to the Court of Claims from State Fund 871, Community Services Block Grant, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 104,796

Section 106. The following named amounts are appropriated to the Court of Claims from State Fund 872, Maternal and Child Health Services Block Grant, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 109

Section 107. The following named amounts are appropriated to the Court of Claims from State Fund 896, Public Health Special State Projects, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 13,414.62

Section 108. The following named amounts are appropriated to the Court of Claims from State Fund 903, State Surplus Property Revolving, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 2,062.95

Section 109. The following named amounts are appropriated to the Court of Claims from State Fund 906, State Police Services, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 12.78

Section 110. The following named amounts are appropriated to the Court of Claims from State Fund 920, Metabolic Screening and Treatment, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 2,024

Section 111. The following named amounts are appropriated to the Court of Claims from State Fund 921, DHS Recoveries Trust, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 280.13

Section 112. The following named amounts are appropriated to the Court of Claims from State Fund 944, Environmental Protection Permit and Inspection, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 1,602.42

Section 113. The following named amounts are appropriated to the Court of Claims from State Fund 948, Secretary of State's Grant, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 119.10

Section 114. The following named amount is appropriated to the Court of Claims from State Fund 962, Park and Conservation, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 1,331.93

Section 115. The following named amounts are appropriated to the Court of Claims from State Fund 980, Manteno Veterans Home, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 119,891

Section 1. "AN ACT concerning appropriations", Public Act 101-0637, approved June 10, 2020, is amended by changing Sections 100 and 105 of Article 93 as follows:

(P.A. 101-0637, Article 93, Section 100)

Sec. 100. The amount of \$788,500, or so much thereof as maybe necessary, is appropriated from the General Revenue Fund to the Illinois Criminal Justice Information Authority for a grant to H.O.P.E. Helping Our ~~Other~~ People Excel for violence prevention and reduction, including administrative costs.

(P.A. 101-0637, Article 93, Section 105)

Sec. 105. The amount of \$788,500, or so much thereof as maybe necessary, is appropriated from the General Revenue Fund to the Illinois Criminal Justice Information Authority for a grant to the City of Chicago for violence prevention and reduction in West Humboldt Park, and East Garfield Park, West Garfield Park and Near West including administrative costs.

#### ARTICLE 18

Section 1. "AN ACT concerning appropriations", Public Act 101-0637, approved June 10, 2020, is amended by changing Section 10 of Article 109 as follows:

(P.A. 101-0637, Article 109 Section 10)

Sec. 10. The following amounts, or so much thereof as may be necessary, which shall be used by the Illinois State Board of Education exclusively for the foregoing purposes and not, under any circumstances, for personal services expenditures or other operational or administrative costs, are appropriated to the Illinois State Board of Education for the fiscal year beginning July 1, 2020:

From the General Revenue Fund:

For a grant to Learning

Ally for Services for Blind/Dyslexic Persons..... 846,000

For Disabled Student Transportation

Reimbursement..... 387,682,600

For Disabled Student Tuition,

Private Tuition..... 152,320,000

For District Consolidation Costs/

Supplemental Payments to School Districts..... 213,000

For a grant to Illinois

State University for Autism Training & Technical Assistance..... 100,000

For the Philip J. Rock Center and School..... 3,777,800

For Reimbursement for the Free Breakfast/

Lunch Program..... 9,000,000

For Tax-Equivalent Grants, 18-4.4..... 222,600

For Transportation-Regular/Vocational

Common School Transportation Reimbursement, 29-5 of the School Code..... 289,200,800

For a grant to Chicago Lighthouse

for Visually Impaired/Educational Materials Coordinating Unit, 14-11.01 of the School Code..... 1,421,100

For Regular Education Reimbursement

Per 18-3 of the School Code..... 9,900,000

For Special Education Reimbursement

Per 14-7.03 of the School Code..... 93,000,000 ~~91,700,000~~

For all costs associated with Alternative

Education/Regional Safe Schools..... 6,300,000

For Truants' Alternative and Optional

Education Program..... 11,500,000

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For costs associated with	
Teach for America.....	1,000,000
For Agriculture Education Programs.....	5,000,000
For Career and Technical Education.....	43,062,100
For National Board Certified Teachers.....	<u>1,500,000</u>
Total	<u>\$1,016,046,000</u> <del>1,014,746,000</del>

## ARTICLE 19

Section 1. "AN ACT concerning appropriations", Public Act 101-0637, approved June 10, 2020, is amended by adding Sections 45, 50, 55, 60, 65, and 70 to Article 111 as follows:

(P.A. 101-0637, Article 111 Section 45, new)

Sec. 45. The amount of \$2,250,805,000, or so much thereof as may be necessary, is appropriated from the SBE Federal Department of Education Fund to the Illinois State Board of Education for grants, contracts, and administrative expenses of the Elementary and Secondary School Emergency Relief Fund per the Coronavirus Response and Relief Supplemental Appropriations Act, 2021.

(P.A. 101-0637, Article 111 Section 50, new)

Sec. 50. The amount of \$132,400,000, or so much thereof as may be necessary, is appropriated from the SBE Federal Department of Education Fund to the Illinois State Board of Education for grants, contracts, and administrative expenses of the Governor's Emergency Education Relief Fund per the Coronavirus Response and Relief Supplemental Appropriations Act, 2021.

(P.A. 101-0637, Article 111 Section 55, new)

Sec. 55. The amount of \$84,490,000, or so much of that amount as may be necessary, is appropriated from the SBE Federal Department of Education Fund to the Illinois State Board of Education for grants, contracts, and administrative expenses for the Emergency Assistance to Non-Public Schools per the Coronavirus Response and Relief Supplemental Appropriations Act, 2021.

(P.A. 101-0637, Article 111 Section 60, new)

Sec. 60. The amount of \$5,054,990,000, or so much of that amount as may be necessary, is appropriated from the SBE Federal Department of Education Fund to the Illinois State Board of Education for grants, contracts, and administrative expenses of the Elementary and Secondary School Emergency Relief Fund per the American Rescue Plan Act of 2021.

(P.A. 101-0637, Article 111 Section 65, new)

Sec. 65. The amount of \$83,246,400, or so much of that amount as may be necessary, is appropriated from the SBE Federal Department of Education Fund to the Illinois State Board of Education for grants, contracts, and administrative expenses for the Emergency Assistance to Non-Public Schools per the American Rescue Plan Act of 2021.

(P.A. 101-0637, Article 111 Section 70, new)

Sec. 70. The amount of \$33,115,000, or so much of that amount as may be necessary, is appropriated from the SBE Federal Department of Education Fund to the Illinois State Board of Education for grants, contracts, and administrative expenses for Homeless Children and Youth per the American Rescue Plan Act of 2021.

## ARTICLE 20

Section 1. "AN ACT concerning appropriations", Public Act 101-0637, approved June 10, 2020, is amended by changing Section 10 of Article 30 as follows:

Section 10. The amount of \$1,500,000,000, or so much of that amount as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Illinois Emergency Management Agency to expend at the direction of the Governor for any costs eligible for payment from federal

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Coronavirus Relief Fund moneys in accordance with Section 5001 of the federal CARES Act and related federal guidance or from any other federal fund pursuant to any other provision of federal law, including current and prior year operational expenses, awards, and grants of the Illinois Emergency Management Agency and other State agencies for the support of programs and services that assist people and entities impacted by the COVID-19 pandemic and the State's emergency response to the pandemic. In the discretion of the Governor, and upon his written direction to the Comptroller, portions of the appropriated funds may be allotted to other state agencies for expenditures as authorized in this article. The expenditures shall be at the approximate amounts below:

For costs related to the COVID-19 pandemic response, including purchases of protective personal equipment, state agency health and safety measures, costs associated with care sites, and other emergency response costs at the Illinois Emergency Management Agency.....	\$700,000,000
For costs related to the COVID-19 pandemic response, including contact tracing, testing, and other public health services at the Department of Public Health.....	\$600,000,000
For costs related to the COVID-19 pandemic response at the Department of Human Services.....	\$100,000,000
For costs related to the COVID-19 pandemic response, including for facility health and safety measures at the Department of Corrections.....	\$100,000,000

ARTICLE 21

Section 1. "AN ACT concerning appropriations", Public Act 101-0637, approved June 10, 2020, is amended by changing Sections 25 and 50 of Article 113 as follows:

(P.A. 101-0637, Article 113, Section 25)

Sec. 25. The sum of \$500,000,000 ~~300,000,000~~, or so much thereof as may be necessary, is appropriated from the Disaster Response and Recovery Fund to the Illinois Emergency Management Agency for all current and prior year expenses associated with disaster response and recovery.

(P.A. 101-0637, Article 113, Section 50)

Sec. 50. The following named amounts, or so much thereof as may be necessary, are appropriated to the Illinois Emergency Management Agency for the objects and purposes hereinafter named:

PREPAREDNESS AND GRANTS ADMINISTRATION

Payable from Nuclear Safety Emergency

Preparedness Fund:

For Personal Services.....	691,800
For State Contributions to State Employees' Retirement System.....	379,400
For State Contributions to Social Security.....	53,500
For Group Insurance.....	207,600
For Contractual Services.....	500
For Travel.....	500
For Commodities.....	500
For Printing.....	0
For Equipment.....	0
For Telecommunications Services.....	<u>5,000</u>

Total \$1,338,800

Payable from the Federal Aid Disaster Fund:	
For Federal Disaster Declarations	
in Current and Prior Years.....	<u>900,000,000</u> <del>300,000,000</del>
For State administration of the	
Federal Disaster Relief Program.....	18,100,000
Disaster Relief - Hazard Mitigation	
in Current and Prior Years.....	55,000,000
For State administration of the	
Hazard Mitigation Program.....	<u>2,000,000</u>
Total	<u>\$975,100,000</u> <del>375,100,000</del>
Payable from the Emergency Planning and Training Fund:	
For Activities as a Result of the Illinois	
Emergency Planning and Community Right	
To Know Act.....	105,000
Payable from the Nuclear Civil Protection Planning Fund:	
For Federal Projects including prior	
year costs.....	15,000,000
For Mitigation Assistance including prior	
year costs.....	<u>15,000,000</u>
Total	\$30,000,000
Payable from the Federal Civil Preparedness Administrative Fund:	
To the Illinois Emergency Management Agency	
for current and prior year expenses:	
For Training and Education.....	2,732,400
Payable from the Homeland Security Emergency Preparedness Trust Fund:	
For Terrorism Preparedness and	
Training costs in the current	
and prior years.....	53,817,000
For Terrorism Preparedness and	
Training costs in the current	
and prior years in the Chicago	
Urban Area.....	259,091,000
Payable from the September 11 <sup>th</sup> Fund:	
For grants, contracts, and administrative	
expenses pursuant to 625 ILCS 5/3-660,	
including prior year costs.....	500,000

ARTICLE 22

Section 1. "AN ACT concerning appropriations", Public Act 101-0637, approved June 10, 2020, is amended by changing Sections 60, 65 and 100 of Article 129 as follows:

(P.A. 101-0637, Article 129 Section 60)

Sec. 60. The following named amounts, or so much thereof as may be necessary, are appropriated to the Illinois Community College Board for all costs associated with career and technical education activities:

From the General Revenue Fund.....	18,069,400
From the Career and Technical	
Education Fund.....	<u>22,000,000</u> <del>20,000,000</del>
Total	<u>\$40,069,400</u> <del>38,069,400</del>

(P.A. 101-0637, Article 129 Section 65)

Sec. 65. The following named amounts, or so much of those amounts as may be necessary, for the objects and purposes named, are appropriated to the Illinois Community College Board for adult education and literacy activities:

From the General Revenue Fund:

For payment of costs associated with education and educational-related services to local eligible providers for adult education and literacy..... 22,651,000

For payment of costs associated with education and educational-related services to local eligible providers for performance-based awards..... 11,236,700

From the ICCB Adult Education Fund:

For payment of costs associated with education and educational-related services to local eligible providers and to Support Leadership Activities, as Defined by U.S.D.O.E. for adult education and literacy as provided by the United States Department of Education..... 26,800,000 ~~26,625,000~~

(P.A. 101-0637, Article 129 Section 100)

Section 100. The sum of \$1,600,000 ~~1,575,000~~, or so much thereof as may be necessary, is appropriated from the ICCB Adult Education Fund to the Illinois Community College Board for operational expenses associated with administration of adult education and literacy activities.

#### ARTICLE 23

Section 1. "AN ACT concerning appropriations", Public Act 101-0637, approved June 10, 2020, is amended by changing Section 5 of Article 115 as follows:

(P.A. 101-0637, Article 115 Section 5)

Sec. 5. The sum of \$1,626,524,350 ~~\$1,526,524,350~~, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Board of Trustees of the State Employees' Retirement System of Illinois for the State's contribution, as provided by law.

#### ARTICLE 24

Section 1. "AN ACT concerning appropriations", Public Act 101-0637, approved June 10, 2020, is amended by adding Section 135 to Article 130 as follows:

(P.A. 101-637, Article 130 Section 135, new)

Sec. 135. The sum of \$30,000,000 ~~\$20,000,000~~, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Student Assistance Commission for deposit into the Illinois Prepaid Tuition Trust Fund.

#### ARTICLE 25

Section 5. The sum of \$33,791,050, or so much thereof as may be necessary, respectively, is appropriated to the President of the Senate and the Speaker of the House of Representatives for furnishing the items provided in Section 4 of the General Assembly Compensation Act to members of their respective houses throughout the year in connection with their legislative duties and responsibilities and not in connection with any political campaign as prescribed by law. Of this amount, 37.436% is appropriated to the President of the

Senate for such expenditures and 62.564% is appropriated to the Speaker of the House for such expenditures.

Section 10. Payments from the sums appropriated in Section 5 shall be made only upon the delivery of a voucher approved by the member to the State Comptroller. The voucher shall also be approved by the President of the Senate or the Speaker of the House of Representatives as the case may be.

Section 15. The sum of \$30,603,400, or so much thereof as may be necessary, respectively, is appropriated to meet the ordinary and incidental expenses of the Senate legislative leadership and legislative staff assistants and the House Majority and Minority leadership staff, general staff, and office operations. Of this amount, 25.7% is appropriated to the President of the Senate for such expenditures, 25.7% is appropriated to the Senate Minority Leader for such expenditures, 24.8% is appropriated to the Speaker of the House for such expenditures, and 23.8% is appropriated to the House Minority Leader for such expenditures.

Section 20. The sum of \$9,882,100, or so much thereof as may be necessary, respectively, is appropriated to the President of the Senate and the Speaker of the House of Representatives for the ordinary and incidental expenses of committees, the general staff and operations, per diem employees, special and standing committees, and expenses incurred in transcribing and printing of debates. Of this amount, 43.018% is appropriated to the President of the Senate for such expenditures and 56.982% is appropriated to the Speaker of the House for such expenditures.

Section 25. The sum of \$309,200, or so much thereof as may be necessary, respectively, is appropriated to the President of the Senate and the Speaker of the House of Representatives for the ordinary and incidental expenses, also including the purchasing on contract as required by law of printing, binding, printing paper, stationery and office supplies. For the House, no part of which shall be expended for expenses of purchasing, handling, or distributing such supplies and against which no indebtedness shall be incurred without the written approval of the Speaker of the House of Representatives. Of this amount, 69.277% is appropriated to the President of the Senate for such expenditures and 30.723% is appropriated to the Speaker of the House for such expenditures.

Section 30. The sum of \$6,483,050, or so much thereof as may be necessary, respectively, is appropriated to the President of the Senate for the use of standing committees for expert witnesses, technical services, consulting assistance, and other research assistance associated with special studies and long range research projects which may be requested by the standing committees and the Speaker of the House of Representatives for Standing House Committees pursuant to the Legislative Commission Reorganization Act of 1984. Of this amount, 46.862% is appropriated to the President of the Senate for such expenditures and 53.138% is appropriated to the Speaker of the House for such expenditures.

Section 35. The sum of \$167,000, or so much thereof as may be necessary, respectively, is appropriated to the President of the Senate and the Senate Minority Leader for allowances for the particular and additional services appertaining to or entailed by the respective officers of the Senate. Of this amount, 50% is appropriated to the President of the Senate for such expenditures and 50% is appropriated to the Senate Minority Leader for such expenditures.

Section 40. The sum of \$88,100, or so much thereof as may be necessary, respectively, is appropriated to the President of the Senate and the Speaker of the House of Representatives for travel, including expenses to Springfield of members on official legislative business during weeks when the General Assembly is not in Session. Of this amount, 65.5% is appropriated to the President of the Senate for such expenditures and 34.5% is appropriated to the Speaker of the House of Representatives for such expenditures.

Section 45. The sum of \$341,600, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the General Assembly to meet ordinary and contingent expenses. Any use of funds appropriated under this Section must be approved jointly by the Clerk of the House of Representatives and the Secretary of the Senate.

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Section 50. As used in Section 15 hereof, except where the approval of the Speaker of the House of Representatives is expressly required for the expenditure of or the incurring of indebtedness against an appropriation for certain purchases on contract, "Speaker" means the leader of the party having the largest number of members of the House of Representatives as of January 13, 2021, and "Minority Leader" means the leader of the party having the second largest number of members of the House of Representatives as of January 13, 2021.

Section 55. The sum of \$113,700, or so much thereof as may be necessary, is appropriated for the ordinary and contingent expenses of the Senate Operations Commission including the planning costs, construction costs, moving expenses, and all other costs associated with the construction and reconstruction of Senate offices in the Capitol Complex area.

Section 60. The sum of \$500,000, or so much thereof as may be necessary, respectively, is appropriated from the General Assembly Operations Revolving Fund to the President of the Senate and the Speaker of the House of Representatives to meet ordinary and contingent expenses. Of this amount, 50% is appropriated to the President of the Senate for such expenditures and 50% is appropriated to the Speaker of the House of Representatives for such expenditures.

Section 65. The following named sums, or so much thereof as may be necessary and remain unexpended from an appropriation made for such purposes in Section 65 of Article 30.5 of Public Act 101-0637, are re-appropriated from the General Revenue Fund for expenses in connection with the planning and preparation of redistricting of Legislative and Representative Districts as required by Article IV, Section 3 of the Illinois Constitution of 1970:

To the Senate President.....	500,000
To the Senate Minority Leader.....	<u>500,000</u>
Total	\$1,000,000

Section 70. The following named sums, or so much thereof as may be necessary and remain unexpended from an appropriation hereto made for such purposes in Section 70 of Article 30.5 of Public Act 101-0637, are re-appropriated from the General Revenue Fund for expenses in connection with the planning and preparation of redistricting of Legislative and Representative Districts as required by Article IV, Section 3 of the Illinois Constitution of 1970:

To the House Speaker.....	500,000
To the House Minority Leader.....	<u>500,000</u>
Total	\$1,000,000

Section 75. The sum of \$441,600, or so much thereof as may be necessary and remains unexpended from an appropriation made for such purposes in Section 75 of Article 30.5 of Public Act 101-0637, is reappropriated to the Speaker of the House for expenses in connection with the planning and preparation of redistricting of legislative and representative districts as required by Article IV, Section 3 of the Illinois Constitution on 1970.

Section 80. The following named lump sum, or so much thereof as may be necessary, and remains unexpended from an appropriation heretofore made for such purposes in Section 80 of Article 30.5 of Public Act 101-0637 is reappropriated from the General Revenue Fund for expenses in connection with the planning and preparation of redistricting of Legislative and Representative Districts as required by Article IV, Section 3 of the Illinois Constitution of 1970:

To the Senate President.....	250,000
To the Senate Minority Leader.....	<u>250,000</u>
Total	\$500,000

Section 85. The following named lump sum, or so much thereof as may be necessary, and remains unexpended from an appropriation heretofore made for such purposes in Section 85 of Article 30.5 of Public Act 101-0637 is reappropriated from the General Revenue Fund for expenses in connection with the

planning and preparation of redistricting of Legislative and Representative Districts as required by Article IV, Section 3 of the Illinois Constitution of 1970:

To the House Speaker.....	250,000
To the House Minority Leader .....	<u>250,000</u>
Total	\$500,000

Section 90. The sum of \$365,000, or so much thereof as may be necessary and remains unexpended from an appropriation made for such purposes in Section 90 of Article 30.5 of Public Act 101-0637, is re-appropriated from the General Revenue Fund to the Speaker of the House of Representatives to meet ordinary and contingent expenses, including, but not limited to, the replacement of audio system equipment for the House Chamber.

Section 95. The following named lump sum, or so much thereof as may be necessary, and remains unexpended from an appropriation made for such purposes in Section 95 of Article 30.5 of Public Act 101-0637, is re-appropriated from the General Revenue Fund for expenses in connection with the planning and preparation of redistricting of Legislative and Representative Districts as required by Article IV, Section 3 of the Illinois Constitution of 1970:

To the Senate President.....	3,000,000
To the Senate Minority Leader.....	<u>3,000,000</u>
Total	\$6,000,000

Section 100. The following named lump sum, or so much thereof as may be necessary, and remains unexpended from an appropriation made for such purposes in Section 100 of Article 30.5 of Public Act 101-0637, is re-appropriated from the General Revenue Fund for expenses in connection with the planning and preparation of redistricting of Legislative and Representative Districts as required by Article IV, Section 3 of the Illinois Constitution of 1970:

To the House Speaker.....	3,000,000
To the House Minority Leader.....	<u>3,000,000</u>
Total	\$6,000,000

ARTICLE 26

Section 5. The following named amounts, or so much of those amounts as may be necessary, respectively, are appropriated from the General Revenue Fund to the Auditor General to meet the ordinary and contingent expenses of the Office of the Auditor General, as provided in the Illinois State Auditing Act:

For Personal Services:

For Regular Positions.....	6,413,000
For State Contribution to Social Security.....	495,000
For Contractual Services.....	636,000
For Travel.....	0
For Commodities.....	10,000
For Printing.....	5,000
For Equipment.....	15,000
For Electronic Data Processing.....	15,000
For Telecommunications.....	55,000
For Operation of Auto Equipment.....	<u>3,000</u>
Total	\$7,647,000

Section 10. The sum of \$30,095,422, or so much of that amount as may be necessary, is appropriated to the Auditor General from the Audit Expense Fund for administrative and operations expenses and audits, studies, investigations, and expenses related to actuarial services.

ARTICLE 27

Section 5. The sum of \$5,166,700, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Legislative Information System to meet its operational expenses for the fiscal year beginning July 1, 2021.

Section 10. The following sum, or so much of that amount as may be necessary, is appropriated from the General Assembly Computer Equipment Revolving Fund to the Legislative Information System:  
For Purchase, Maintenance, and Rental of  
General Assembly Electronic Data Processing  
Equipment and for other operational purposes  
of the General Assembly..... 1,600,000

Section 15. The sum of \$2,160,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Legislative Printing Unit to meet its operational expenses for the fiscal year beginning July 1, 2021.

Section 20. The sum of \$325,600, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Legislative Audit Commission to meet its operational expenses for the fiscal year beginning July 1, 2021.

Section 25. The sum of \$2,712,800, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Legislative Reference Bureau to meet its operational expenses for the fiscal year beginning July 1, 2021.

Section 30. The sum of \$1,140,700, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Joint Committee on Administrative Rules to meet its operational expenses for the fiscal year beginning July 1, 2021.

Section 35. The sum of \$1,669,500, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Architect of the Capitol to meet its operational expenses for the fiscal year beginning July 1, 2021.

Section 40. The sum of \$4,264,600, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Commission on Government Forecasting and Accountability to meet its operational expenses for the fiscal year beginning July 1, 2021.

Section 45. The sum of \$1,500,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Commission on Government Forecasting and Accountability for the purpose of making pension pick up contributions to the State Employees' Retirement System of Illinois for affected legislative staff employees for the fiscal year beginning July 1, 2021.

Section 50. The sum of \$200,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Legislative Ethics Commission to meet the ordinary and contingent expenses of the Commission for the fiscal year beginning July 1, 2021.

Section 55. The sum of \$920,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Office of the Legislative Inspector General for its ordinary and contingent expenses for the fiscal year beginning July 1, 2021.

ARTICLE 28

Section 5. In addition to other sums appropriated, the sum of \$439,679,700, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Supreme Court for operational expenses, awards, grants, permanent improvements, and probation reimbursements for the fiscal year ending June 30, 2022.

Section 10. The sum of \$29,131,200, or so much thereof as may be necessary, is appropriated from the Mandatory Arbitration Fund to the Supreme Court for Mandatory Arbitration Programs.

Section 15. The sum of \$708,800, or so much thereof as may be necessary, is appropriated from the Foreign Language Interpreter Fund to the Supreme Court for the Foreign Language Interpreter Program.

Section 20. The sum of \$1,032,500, or so much thereof as may be necessary, is appropriated from the Lawyers' Assistance Program Fund to the Supreme Court for lawyers' assistance programs.

Section 25. The sum of \$13,793,900, or so much thereof as may be necessary, is appropriated from the Supreme Court Special Purposes Fund to the Supreme Court for the oversight and management of electronic filing, case management systems, and committees and commissions of the Supreme Court.

Section 30. The sum of \$4,000,000, or so much thereof as may be necessary, is appropriated from the Supreme Court Federal Projects Fund to the Supreme Court for expenses relating to various federal projects.

Section 35. The amount of \$500,000, or so much thereof as may be necessary, is appropriated from the Cannabis Expungement Fund to the Supreme Court for the distribution to clerks of the circuit court for the facilitation of petitions of expungement of minor cannabis offenses pursuant to the Cannabis Regulation and Tax Act.

Section 40. The sum of \$5,000,000, or so much thereof as may be necessary, is appropriated from the Mandatory Arbitration Fund to the Supreme Court for reduction of case backlogs and managing increases in case filings, modernizing court technology infrastructure and Supporting Access to Justice Programs.

#### ARTICLE 29

Section 5. The sum of \$4,500,000, or so much thereof as may be necessary, is appropriated from the Supreme Court Historic Preservation Fund to the Supreme Court Historic Preservation Commission for historic preservation purposes.

Section 10. The sum of \$800,000 is appropriated from the General Revenue Fund to the Supreme Court Historic Preservation Commission for deposit into the Supreme Court Historic Preservation Fund.

#### ARTICLE 30

Section 5. The sum of \$39,469,700, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Office of the Attorney General to meet its operational expenses for the fiscal year ending June 30, 2022.

Section 10. The sum of \$1,400,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Office of the Attorney General for disbursement to the Illinois Equal Justice Foundation for use as provided in the Illinois Equal Justice Act.

Section 15. The sum of \$1,000,000, or so much thereof as is available for use by the Attorney General, is appropriated to the Attorney General from the Illinois Gaming Law Enforcement Fund for State law enforcement purposes.

Section 20. The sum of \$26,000,000, or so much thereof as may be necessary, is appropriated from the Attorney General Court Ordered and Voluntary Compliance Payment Projects Fund to the Office of the Attorney General for use, subject to pertinent court order or agreement, in the performance of any function pertaining to the exercise of the duties of the Attorney General, including State law enforcement and public education.

Section 25. The sum of \$2,000,000, or so much thereof as may be necessary, is appropriated from the Illinois Charity Bureau Fund to the Office of the Attorney General to enforce the provisions of the Solicitation for Charity Act and to gather and disseminate information about charitable trustees and organizations to the public.

Section 30. The sum of \$7,000,000, or so much thereof as may be necessary, is appropriated from the Attorney General Whistleblower Reward and Protection Fund to the Office of the Attorney General for ordinary and contingent expenses, including State law enforcement purposes.

Section 35. The sum of \$25,750,000, or so much thereof as may be necessary, is appropriated from the Attorney General's State Projects and Court Ordered Distribution Fund to the Attorney General for payment of interagency agreements, for court-ordered distributions to third parties, and subject to pertinent court order, for performance of any function pertaining to the exercise of the duties of the Attorney General, including State law enforcement and public education.

Section 40. The following named sums, or so much thereof as may be necessary, respectively, for the objects and purposes named in this Section, are appropriated to the Attorney General to meet the ordinary and contingent expenses of the Attorney General:

OPERATIONS

Payable from the Violent Crime Victims Assistance Fund:  
For Awards and Grants under the Violent

Crime Victims Assistance Act.....	<u>5,500,000</u>
Total	\$5,500,000

Section 45. The sum of \$1,000,000, or so much thereof as may be necessary, is appropriated from the Attorney General Federal Grant Fund to the Office of the Attorney General for funding for federal grants.

Section 50. The sum of \$400,000, or so much thereof as may be necessary, is appropriated to the Office of the Attorney General from the Domestic Violence Fund pursuant to Public Act 95-711 for grants to public or private nonprofit agencies for the purposes of facilitating or providing free domestic violence legal advocacy, assistance, or services to victims of domestic violence who are married or formerly married or parties or former parties to a civil union related to order of protection proceedings, or other proceedings for civil remedies for domestic violence.

Section 55. The sum of \$2,500,000, or so much thereof as may be necessary, is appropriated from the Attorney General Tobacco Fund to the Office of the Attorney General for the oversight, enforcement, and implementation of the Master Settlement Agreement entered in the case of People of the State of Illinois v. Philip Morris, et al (Circuit Court of Cook County, No. 96L13146), for the administration and enforcement of the Tobacco Product Manufacturers' Escrow Act, for the handling of tobacco-related litigation, and for other law enforcement activities of the Attorney General.

Section 60. The sum of \$1,400,000, or so much thereof as may be necessary, is appropriated from the Access to Justice Fund to the Office of the Attorney General for disbursement to the Illinois Equal Justice Foundation pursuant to the Access to Justice Act.

Section 65. The sum of \$215,000, or so much thereof as may be necessary, is appropriated from the Cannabis Expungement Fund to the Office of the Attorney General for the ordinary and contingent expenses associated with the Cannabis Regulation and Tax Act.

Section 70. The sum of \$1,600,000, or so much thereof as may be necessary, is appropriated from the Cannabis Expungement Fund to the Office of the Attorney General for disbursement to the Illinois Equal Justice Foundation for use as provided in the Cannabis Regulation and Tax Act.

ARTICLE 31

Section 5. The sum of \$847,900, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Judicial Inquiry Board for its ordinary and contingent expenses.

ARTICLE 32

Section 5. The following named amounts, or so much of those amounts as may be necessary, respectively, for the objects and purposes named, are appropriated from the General Revenue Fund to meet the ordinary and contingent expenses of the Office of the State Appellate Defender.

For Personal Services.....	\$19,384,200
For State Contributions to Social Security.....	1,482,900
For Contractual Services.....	3,019,600
For Travel.....	48,800
For Commodities.....	33,200
For Printing.....	28,000
For Equipment.....	116,200
For EDP.....	1,083,800
For Telecommunications.....	<u>43,000</u>
Total	\$25,239,700

Section 10. The amount of \$184,600, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Office of the State Appellate Defender for the ordinary and contingent expenses of the Expungement Program.

Section 15. The amount \$100,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Office of the State Appellate Defender to provide statewide training to Public Defenders under the Public Defender Training Program.

Section 20. The amount of \$608,300, or so much thereof as may be necessary, is appropriated from General Revenue Fund to the Office of the State Appellate Defender to develop a Juvenile Defender Resource Center.

ARTICLE 33

Section 1. The following named amounts, or so much of those amounts as may be necessary, respectively, are appropriated to the Office of the State's Attorneys Appellate Prosecutor for the objects and purposes hereinafter named to meet its ordinary and contingent expenses for the fiscal year ending June 30, 2022:

Payable from the General Revenue Fund:

For Personal Services:	
Collective Bargaining Unit.....	\$5,296,000
Administrative Unit.....	\$1,578,800
For State Contribution to the State Employees' Retirement System Pick Up:	
Collective Bargaining Unit.....	\$211,900
Administrative Unit.....	\$63,200
For State Contribution to Social Security:	
Collective Bargaining Unit.....	\$405,200
Administrative Unit.....	\$120,800
For Contractual Services:	
General Contractual Services.....	\$225,100
Tax Objection Casework.....	\$3,500
For Rental of Real Property.....	\$168,100
For Travel:	
General Travel.....	\$8,800
For Commodities:	

General Commodities.....	\$12,000
For Printing:.....	\$5,000
For Equipment:	
General Equipment.....	\$4,000
For Electronic Data Processing:.....	\$2,000
For Telecommunications:.....	\$35,000
For Operation of Auto:	
General Operation of Auto.....	\$25,000
For Continuing Legal Education:.....	\$97,800
For Expenses Pursuant to P.A. 84-1340, which requires the Office of the State's Attorneys Appellate Prosecutor to conduct training programs for Illinois State's Attorneys, Assistant State's Attorneys and Law Enforcement Officers on techniques and methods of eliminating or reducing the trauma of testifying in criminal proceedings for children who serve as witnesses in such proceedings; and other authorized criminal justice training programs:.....	\$145,200
For Appropriation to the State's Attorneys Appellate Prosecutor for a grant to the Cook County State's Attorney for expenses incurred in filing appeals in Cook County.....	\$3,400,000
General Revenue Total:	\$11,807,400

Payable from State's Attorneys Appellate Prosecutor's County Fund

For Personal Services:	
Administrative Unit.....	\$1,251,800
For State Contribution to the State Employees' Retirement System Pick Up:	
Administrative Unit.....	\$50,100
For State Contribution to the State Employees' Retirement System:	
Administrative Unit.....	\$706,100
For State Contribution to Social Security:	
Administrative Unit.....	\$95,900
For County Reimbursement to State for Group Insurance:	
Administrative Unit.....	\$329,000
For Contractual Services:	
General Contractual Services.....	\$450,000
Tax Objection Case Work.....	\$16,000
Labor Unit.....	\$257,000
For Rental of Real Property:.....	\$144,100
For Travel:	
General Travel.....	\$15,500
For Commodities:	
General Commodities.....	\$5,000
For Printing:.....	\$800
For Equipment:	
General Equipment.....	\$2,200
For Electronic Data Processing:.....	\$35,400
For Telecommunications:.....	\$20,000
For Operation of Automotive Equipment:	
General Operation of Auto.....	\$6,500

For Law Intern Program:..... \$18,200  
 Total \$3,403,600

Payable from Personal Property Tax Replacement Fund:

For Personal Services:..... \$882,000  
 For State Contribution to the State Employees'  
 Retirement System Pick Up:..... \$35,300  
 For State Contribution to the State Employees'  
 Retirement System:..... \$497,500  
 For State Contribution to Social Security..... \$67,500  
 For Reimbursement to State for Group Insurance:.. \$176,300  
 For Contractual Services:..... \$580,000  
 For Training Programs:..... \$225,000  
 Personal Property Tax Replacement Fund Total \$2,463,600

Payable from Continuing Legal Education Trust Fund:

For Continuing Legal Education:..... \$100,000  
 Continuing Legal Education Trust Fund Total: \$100,000

Payable from the Narcotics Profit Forfeiture Fund:

For Expenses Pursuant to Drug Asset Forfeiture  
 Procedure Act:..... \$2,900,000  
 Total \$2,900,000

Payable from the Special Federal Grant Projects Fund:

For Expenses Related to federally assisted  
 Programs to assist local State's Attorneys  
 including special appeals, drug related  
 cases, and cases arising under the  
 Narcotics Profit Forfeiture Act on the  
 request of the State's Attorney and monies  
 received from the Department of Justice:..... \$300,000  
 Special Federal Grant Projects Fund Total \$300,000

Payable from the Cannabis Expungement Fund:

For Distribution to local State's Attorneys  
 for the facilitation of petitions of  
 expungement of minor cannabis offenses,  
 pursuant to the Cannabis Regulation  
 and Tax Act..... \$500,000

ARTICLE 34

Section 5. The following named sums, or so much of those amounts as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated to the Office of the Secretary of State to meet the ordinary, contingent, and distributive expenses of the following organizational units of the Office of the Secretary of State:

EXECUTIVE GROUP

For Personal Services:  
 For Regular Positions:  
 Payable from General Revenue Fund..... 6,396,900  
 For Extra Help:  
 Payable from General Revenue Fund..... 70,300  
 For Employee Contribution to State  
 Employees' Retirement System:  
 Payable from General Revenue Fund..... 128,700

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Payable from Road Fund .....	0
For State Contribution to Social Security:	
Payable from General Revenue Fund.....	457,800
For Contractual Services:	
Payable from General Revenue Fund.....	397,100
For Travel Expenses:	
Payable from General Revenue Fund.....	16,500
For Commodities:	
Payable from General Revenue Fund.....	20,000
For Printing:	
Payable from General Revenue Fund.....	1,300
For Equipment:	
Payable from General Revenue Fund.....	7,500
For Telecommunications:	
Payable from General Revenue Fund.....	44,700
GENERAL ADMINISTRATIVE GROUP	
For Personal Services:	
For Regular Positions:	
Payable from General Revenue Fund.....	51,328,200
Payable from Road Fund.....	0
Payable from Lobbyist Registration Fund.....	537,000
Payable from Division of Corporations Registered Limited Liability Partnership Fund... 83,100	
Payable from Securities Audit and Enforcement Fund.....	4,142,600
Payable from Department of Business Services Special Operations Fund.....	5,867,300
For Extra Help:	
Payable from General Revenue Fund.....	515,300
Payable from Road Fund.....	0
Payable from Securities Audit and Enforcement Fund.....	28,000
Payable from Department of Business Services Special Operations Fund.....	140,900
For Employee Contribution to State Employees' Retirement System:	
Payable from General Revenue Fund.....	1,034,700
Payable from Lobbyist Registration Fund.....	10,700
Payable from Division of Corporations Registered Limited Liability Partnership Fund.....	1,700
Payable from Securities Audit and Enforcement Fund.....	89,800
Payable from Department of Business Services Special Operations Fund.....	119,200
For State Contribution to State Employees' Retirement System:	
Payable from Road Fund.....	0
Payable from Lobbyist Registration Fund.....	302,900
Payable from Division of Corporations Registered Limited Liability Partnership Fund.....	46,900
Payable from Securities Audit and Enforcement Fund.....	2,352,300
Payable from Department of Business Services Special Operations Fund.....	3,388,800
For State Contribution to	

## Social Security:

Payable from General Revenue Fund.....	3,971,300
Payable from Road Fund.....	0
Payable from Lobbyist Registration Fund.....	44,900
Payable from Division of Corporations Registered Limited Liability Partnership Fund.....	6,000
Payable from Securities Audit and Enforcement Fund.....	282,000
Payable from Department of Business Services Special Operations Fund.....	453,200
For Group Insurance:	
Payable from Lobbyist Registration Fund.....	159,800
Payable from Division of Corporations Registered Limited Liability Partnership Fund....	44,700
Payable from Securities Audit and Enforcement Fund.....	1,158,600
Payable from Department of Business Services Special Operations Fund.....	2,166,000
For Contractual Services:	
Payable from General Revenue Fund.....	17,105,700
Payable from Road Fund.....	0
Payable from Motor Fuel Tax Fund.....	1,300,000
Payable from Lobbyist Registration Fund.....	689,700
Payable from Division of Corporations Registered Limited Liability Partnership Fund.....	600
Payable from Securities Audit and Enforcement Fund.....	1,087,000
Payable from Department of Business Services Special Operations Fund.....	773,000
For Travel Expenses:	
Payable from General Revenue Fund.....	122,700
Payable from Road Fund.....	0
Payable from Lobbyist Registration Fund.....	4,500
Payable from Securities Audit and Enforcement Fund.....	2,500
Payable from Department of Business Services Special Operations Fund.....	4,000
For Commodities:	
Payable from General Revenue Fund.....	755,400
Payable from Road Fund.....	0
Payable from Lobbyist Registration Fund.....	2,200
Payable from Division of Corporations Registered Limited Liability Partnership Fund.....	900
Payable from Securities Audit and Enforcement Fund.....	6,000
Payable from Department of Business Services Special Operations Fund.....	11,000
For Printing:	
Payable from General Revenue Fund.....	403,500
Payable from Road Fund.....	0
Payable from Lobbyist Registration Fund.....	5,500
Payable from Securities Audit and Enforcement Fund.....	200,000
Payable from Department of Business Services Special Operations Fund.....	60,000
For Equipment:	

[May 31, 2021]

Payable from General Revenue Fund.....	857,100
Payable from Road Fund.....	0
Payable from Lobbyist Registration Fund.....	7,000
Payable from Division of Corporations Registered Limited Liability Partnership Fund.....	0
Payable from Securities Audit and Enforcement Fund.....	100,000
Payable from Department of Business Services Special Operations Fund.....	15,000
For Electronic Data Processing: Payable from General Revenue Fund.....	4,600,000
Payable from Road Fund.....	0
Payable from the Secretary of State Special Services Fund.....	6,000,000
For Telecommunications: Payable from General Revenue Fund.....	229,700
Payable from Road Fund.....	0
Payable from Lobbyist Registration Fund.....	2,300
Payable from Division of Corporations Registered Limited Liability Partnership Fund.....	600
Payable from Securities Audit and Enforcement Fund.....	17,000
Payable from Department of Business Services Special Operations Fund.....	35,600
For Operation of Automotive Equipment: Payable from General Revenue Fund.....	220,000
Payable from Securities Audit and Enforcement Fund.....	192,500
Payable from Department of Business Services Special Operations Fund.....	95,000
For Refunds: Payable from General Revenue Fund.....	15,000
Payable from Road Fund.....	2,500,000
<b>MOTOR VEHICLE GROUP</b>	
For Personal Services: For Regular Positions: Payable from General Revenue Fund.....	122,803,000
Payable from Road Fund.....	0
Payable from CSLIS/AAMVAnet/NMVTIS Trust Fund.....	0
Payable from the Secretary of State Special License Plate Fund.....	749,300
Payable from Motor Vehicle Review Board Fund.....	145,100
Payable from Vehicle Inspection Fund.....	1,293,500
For Extra Help: Payable from General Revenue Fund.....	7,871,100
Payable from Road Fund.....	0
Payable from Vehicle Inspection Fund.....	0
For Employee Contribution to State Employees' Retirement System: Payable from General Revenue Fund.....	2,666,100
Payable from CDLIS/AAMVAnet/NMVTIS Trust Fund.....	0
Payable from the Secretary of State Special License Plate Fund.....	15,000
Payable from Motor Vehicle Review Board Fund.....	2,900
Payable from Vehicle Inspection Fund.....	25,900

For State Contribution to	
State Employees' Retirement System:	
Payable from Road Fund.....	0
Payable from CDLIS/AAMVAnet/NMVTIS Trust Fund.....	0
Payable from the Secretary of State	
Special License Plate Fund.....	422,600
Payable from Motor Vehicle Review Board Fund.....	81,800
Payable from Vehicle Inspection Fund.....	729,600
For State Contribution to	
Social Security:	
Payable from General Revenue Fund.....	9,441,800
Payable from Road Fund.....	0
Payable from CDLIS/AAMVAnet/NMVTIS Trust Fund.....	0
Payable from the Secretary of State	
Special License Plate Fund.....	57,800
Payable from Motor Vehicle Review	
Board Fund.....	11,100
Payable from Vehicle Inspection Fund.....	102,700
For Group Insurance:	
Payable from CDLIS/AAMVAnet/NMVTIS Trust Fund.....	0
Payable from the Secretary of State	
Special License Plate Fund.....	319,600
Payable From Motor Vehicle Review	
Board Fund.....	0
Payable from Vehicle Inspection Fund.....	440,600
For Contractual Services:	
Payable from General Revenue Fund.....	17,544,500
Payable from Road Fund.....	0
Payable from CDLIS/AAMVAnet/NMVTIS	
Trust Fund.....	1,515,500
Payable from the Secretary of State	
Special License Plate Fund.....	646,000
Payable from Motor Vehicle Review	
Board Fund.....	0
Payable from Vehicle Inspection Fund.....	945,600
For Travel Expenses:	
Payable from General Revenue Fund.....	232,100
Payable from Road Fund.....	0
Payable from CDLIS/AAMVAnet/NMVTIS	
Trust Fund.....	1,400
Payable from the Secretary of State	
Special License Plate Fund.....	19,000
Payable from Motor Vehicle Review	
Board Fund.....	0
Payable from Vehicle Inspection Fund.....	0
For Commodities:	
Payable from General Revenue Fund.....	221,700
Payable from Road Fund.....	0
Payable from CDLIS/AAMVAnet/NMVTIS	
Trust Fund.....	3,020,000
Payable from the Secretary of State	
Special License Plate Fund.....	1,000,000
Payable from Motor Vehicle	
Review Board Fund.....	0
Payable from Vehicle Inspection Fund.....	25,000
For Printing:	

[May 31, 2021]

Payable from General Revenue Fund.....	1,153,500
Payable from Road Fund.....	0
Payable from the Secretary of State Special License Plate Fund.....	1,200,000
Payable from Motor Vehicle Review Board Fund.....	0
Payable from Vehicle Inspection Fund.....	0
For Equipment:	
Payable from General Revenue Fund.....	600,000
Payable from Road Fund.....	0
Payable from CDLIS/AAMVAnet/NMVTIS Trust Fund....	112,600
Payable from the Secretary of State Special License Plate Fund.....	100,000
Payable from Motor Vehicle Review Board Fund.....	0
Payable from Vehicle Inspection Fund.....	0
For Telecommunications:	
Payable from General Revenue Fund.....	1,404,900
Payable from Road Fund.....	0
Payable from the Secretary of State Special License Plate Fund.....	300,000
Payable from Motor Vehicle Review Board Fund.....	0
Payable from Vehicle Inspection Fund.....	30,000
For Operation of Automotive Equipment:	
Payable from General Revenue Fund.....	480,000
Payable from Road Fund.....	0

Section 10. The following named sum, or so much thereof as may be necessary, is appropriated to the Office of the Secretary of State for any operations, alterations, rehabilitation, and nonrecurring repairs and maintenance of the interior and exterior of the various buildings and facilities under the jurisdiction of the Office of the Secretary of State, including sidewalks, terraces, and grounds and all labor, materials, and other costs incidental to the above work:

From General Revenue Fund.....	600,000
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Section 15. The sum of \$3,000,000, or so much thereof as may be necessary, is appropriated from the Capital Development Fund to the Office of the Secretary of State for new construction and alterations, and maintenance of the interiors and exteriors of the various buildings and facilities under the jurisdiction of the Office of the Secretary of State.

Section 20. The sum of \$4,183,702, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from appropriations heretofore made for such purpose in Article 38, Section 15 and Section 20 of Public Act 101-0637, is reappropriated from the Capital Development Fund to the Office of the Secretary of State for new construction and alterations, and maintenance of the interiors and exteriors of the various buildings and facilities under the jurisdiction of the Office of the Secretary of State.

Section 25. The sum of \$300,000, or so much thereof as may be necessary, is appropriated from the State Parking Facility Maintenance Fund to the Secretary of State for the maintenance of parking facilities owned or operated by the Secretary of State.

Section 30. The following named sums, or so much thereof as may be necessary, respectively, are appropriated to the Office of the Secretary of State for the following purposes:

- For annual equalization grants, per capita and
- area grants to library systems, and per
- capita grants to public libraries, under

## Section 8 of the Illinois Library System

Act. This amount is in addition to any amount otherwise appropriated to the Office of the Secretary of State:

From General Revenue Fund.....	15,128,100
From Live and Learn Fund.....	16,004,200

Section 35. The following named sums, or so much thereof as may be necessary, respectively, are appropriated to the Office of the Secretary of State for library services for the blind and physically handicapped:

From General Revenue Fund.....	865,400
From Live and Learn Fund.....	300,000
From Accessible Electronic Information Service Fund.....	<u>0</u>
Total	\$1,165,400

Section 40. The following named sums, or so much thereof as may be necessary, respectively, are appropriated to the Office of the Secretary of State for the following purposes:

For annual per capita grants to all school districts of the State for the establishment and operation of qualified school libraries or the additional support of existing qualified school libraries under Section 8.4 of the Illinois Library System Act.

This amount is in addition to any amount otherwise appropriated to the Office of the Secretary of State:

From General Revenue Fund.....	464,500
From Live and Learn Fund.....	<u>1,145,000</u>
Total	\$1,609,500

Section 45. The following named sums, or so much thereof as may be necessary, is appropriated to the Office of the Secretary of State for grants to library systems for library computers and new technologies to promote and improve interlibrary cooperation and resource sharing programs among Illinois libraries:

From Live and Learn Fund.....	0
From Secretary of State Special Services Fund.....	0

Section 50. The following named sums, or so much thereof as may be necessary, are appropriated to the Office of the Secretary of State for annual library technology grants and for direct purchase of equipment and services that support library development and technology advancement in libraries statewide:

From General Revenue Fund.....	0
From Live and Learn Fund.....	580,000
From Secretary of State Special Services Fund.....	<u>1,826,000</u>
Total	\$2,406,000

Section 55. The following named sum, or so much thereof as may be necessary, is appropriated to the Office of the Secretary of State from the Live and Learn Fund for the purpose of making grants to libraries for construction and renovation as provided in Section 8 of the Illinois Library System Act. This amount is in addition to any amount otherwise appropriated to the Office of the Secretary of State:

From Live and Learn Fund.....	870,800
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Section 60. The following named sum, or so much thereof as may be necessary, respectively, are appropriated to the Office of the Secretary of State for the following purposes: For library services under the Federal Library Services and Technology Act, P.L. 104-208, as amended; and the National Foundation on

the Arts and Humanities Act of 1965, P.L. 89-209. These amounts are in addition to any amounts otherwise appropriated to the Office of the Secretary of State:

From Federal Library Services Fund..... 11,000,000

Section 65. The following named sums, or so much thereof as may be necessary, respectively, are appropriated to the Office of the Secretary of State for support and expansion of the Literacy Programs administered by education agencies, libraries, volunteers, or community based organizations or a coalition of any of the above:

From General Revenue Fund..... 3,718,300

From Live and Learn Fund..... 750,000

From Federal Library Services Fund:

From LSTA Title IA..... 0

From Secretary of State Special Services Fund..... 1,300,000

Total \$5,768,300

Section 70. The following named sum, or so much thereof as may be necessary, is appropriated to the Office of the Secretary of State for tuition and fees and other expenses related to the program for Illinois Archival Depository System Interns:

From General Revenue Fund..... 0

Section 75. The sum of \$0, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Office of Secretary of State for the Penny Severns Summer Family Literacy Grants.

Section 80. In addition to any other sums appropriated for such purposes, the sum of \$1,288,800, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Office of the Secretary of State for a grant to the Chicago Public Library.

Section 85. The sum of \$0, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Office of the Secretary of State for all expenditures and grants to libraries for the Project Next Generation Program.

Section 90. The following named sum, or so much thereof as may be necessary, is appropriated to the Office of the Secretary of State from the Live and Learn Fund for the purpose of promotion of organ and tissue donations:

From Live and Learn Fund..... 1,750,000

Section 95. The sum of \$50,000, or so much thereof as may be necessary, is appropriated from the Secretary of State Special License Plate Fund to the Office of the Secretary of State for grants to benefit Illinois Veterans Home libraries.

Section 100. The sum of \$35,000, or so much thereof as may be necessary, is appropriated to the Office of the Secretary of State from the Master Mason Fund to provide grants to Illinois Masonic Charities Fund, a not-for-profit corporation, for charitable purposes.

Section 105. The sum of \$75,000, or so much thereof as may be necessary, is appropriated to the Secretary of State from the Illinois Pan Hellenic Trust Fund to provide grants for charitable purposes sponsored by African-American fraternities and sororities.

Section 110. The sum of \$28,000, or so much thereof as may be necessary, is appropriated to the Secretary of State from the Park District Youth Program Fund to provide grants for the Illinois Association of Park Districts: After School Programming.

Section 115. The sum of \$215,000, or so much thereof as may be necessary, is appropriated to the Secretary of State from the Illinois Route 66 Heritage Project Fund to provide grants for the development of tourism, education, preservation, and promotion of Route 66.

Section 120. The sum of \$850,000, or so much thereof as may be necessary, is appropriated from the Police Memorial Committee Fund to the Office of the Secretary of State for grants to the Police Memorial Committee for maintaining a memorial statue, holding an annual memorial commemoration, and giving scholarships or grants to children and spouses of police officers killed in the line of duty.

Section 125. The sum of \$117,000, or so much thereof as may be necessary, is appropriated from the Mammogram Fund to the Office of the Secretary of State for grants to the Susan G. Komen Foundation for breast cancer research, education, screening, and treatment.

Section 130. The following named sum, or so much thereof as may be necessary, respectively, are appropriated to the Office of the Secretary of State for such purposes in Section 3-646 of the Illinois Vehicle Code (625 ILCS 5), for grants to the Regional Organ Bank of Illinois and to Mid-America Transplant Services for the purpose of promotion of organ and tissue donation awareness. These amounts are in addition to any amounts otherwise appropriated to the Office of the Secretary of State:

From Organ Donor Awareness Fund..... 170,000

Section 135. The sum of \$700,000, or so much thereof as may be necessary, is appropriated to the Secretary of State from the Chicago Police Memorial Foundation Fund for grants to the Chicago Police Memorial Foundation for maintenance of a memorial and park, holding an annual memorial commemoration, giving scholarships to children of police officers killed or catastrophically injured in the line of duty, providing financial assistance to police officers and their families when a police officer is killed or injured in the line of duty, and paying the insurance premiums for police officers who are terminally ill.

Section 140. The sum of \$155,000, or so much thereof as may be necessary, is appropriated to the Secretary of State from the U.S. Marine Corps Scholarship Fund to provide grants per Section 3-651 of the Illinois Vehicle Code.

Section 145. The sum of \$500,000, or so much thereof as may be necessary, is appropriated from the Secretary of State Federal Projects Fund to the Office of the Secretary of State for the payment of any operational expenses relating to the cost incident to augmenting the Illinois Commercial Motor Vehicle safety program by assuring and verifying the identity of drivers prior to licensure, including CDL operators; for improved security for Drivers Licenses and Personal Identification Cards; and any other related program deemed appropriate by the Office of the Secretary of State.

Section 150. The sum of \$1,500,000, or so much thereof as may be necessary, is appropriated to the Office of the Secretary of State from the Securities Investors Education Fund for any expenses used to promote public awareness of the dangers of securities fraud.

Section 155. The sum of \$5,000, or so much thereof as may be necessary, is appropriated to the Office of the Secretary of State from the Secretary of State Evidence Fund for the purchase of evidence, for the employment of persons to obtain evidence, and for the payment for any goods or services related to obtaining evidence.

Section 160. The sum of \$225,000, or so much thereof as may be necessary, is appropriated from the Alternate Fuels Fund to the Office of Secretary of State for the cost of administering the Alternate Fuels Act.

Section 165. The sum of \$17,000,000, or so much thereof as may be necessary, is appropriated from the Secretary of State Special Services Fund to the Office of the Secretary of State for office automation and technology.

Section 170. The sum of \$20,000,000, or so much thereof as may be necessary, is appropriated from the Motor Vehicle License Plate Fund to the Office of the Secretary of State for the cost incident to providing new or replacement plates for motor vehicles.

Section 175. The sum of \$3,500,000, or so much thereof as may be necessary, is appropriated from the Secretary of State DUI Administration Fund to the Office of Secretary of State for operation of the Department of Administrative Hearings of the Office of Secretary of State and for no other purpose.

Section 180. The sum of \$15,000, or so much thereof as may be necessary, is appropriated from the Secretary of State Police DUI Fund to the Secretary of State for the payments of goods and services that will assist in the prevention of alcohol-related criminal violence throughout the State.

Section 185. The sum of \$700,000, or so much thereof as may be necessary, is appropriated from the Secretary of State Police Services Fund to the Secretary of State for purposes as indicated by the grantor or contractor or, in the case of money bequeathed or granted for no specific purpose, for any purpose as deemed appropriate by the Director of Police, Secretary of State in administering the responsibilities of the Secretary of State Department of Police.

Section 190. The sum of \$300,000, or so much thereof as may be necessary, is appropriated from the Office of the Secretary of State Grant Fund to the Office of the Secretary of State to be expended in accordance with the terms and conditions upon which such funds were received.

Section 195. The sum of \$24,300, or so much thereof as may be necessary, is appropriated to the Office of the Secretary of State from the State Library Fund to increase the collection of books, records, and holdings; to hold public forums; to purchase equipment and resource materials for the State Library; and for the upkeep, repair, and maintenance of the State Library building and grounds.

Section 200. The following sum, or so much thereof as may be necessary, is appropriated to the Office of the Secretary of State for any operations, alterations, rehabilitations, new construction, and maintenance of the interior and exterior of the various buildings and facilities under the jurisdiction of the Secretary of State to enhance security measures in the Capitol Complex:  
From General Revenue Fund..... 4,400,000

Section 205. The sum of \$17,500,000, or so much thereof as may be necessary, is appropriated from the Secretary of State Identification Security and Theft Prevention Fund to the Office of Secretary of State for all costs related to implementing identification security and theft prevention measures.

Section 210. The sum of \$2,500,000, or so much thereof as may be necessary, is appropriated to the Office of the Secretary of State from the Driver Services Administration Fund for the payment of costs related to the issuance of temporary visitor's driver's licenses, and other operational costs, including personnel, facilities, computer programming, and data transmission.

Section 215. The sum of \$2,400,000, or so much thereof as may be necessary, is appropriated from the Monitoring Device Driving Permit Administration Fee Fund to the Office of the Secretary of State for all Secretary of State costs associated with administering Monitoring Device Driving Permits per Public Act 95-0400.

Section 220. The sum of \$300,000, or so much thereof as may be necessary, is appropriated from the Indigent BAIID Fund to the Office of the Secretary of State to reimburse ignition interlock device providers per Public Act 95-0400, including reimbursements submitted in prior years.

Section 225. The sum of \$15,000,000, or so much thereof as may be necessary, is appropriated to the Office of the Secretary of State from the Motor Vehicle Theft Prevention and Insurance Verification Trust Fund for awards, grants, and operational support to implement the Illinois Motor Vehicle Theft Prevention and Insurance Verification Act, and for operational expenses of the Office to implement the Act.

Section 230. The sum of \$55,000, or so much thereof as may be necessary, is appropriated to the Secretary of State from the Illinois Professional Golfers Association Foundation Junior Golf Fund for grants to the

Illinois Professional Golfers Association Foundation to help Association members expose Illinois youth to the game of golf.

Section 235. The sum of \$140,000, or so much thereof as may be necessary, is appropriated to the Secretary of State from the Agriculture in the Classroom Fund for grants to support Agriculture in the Classroom programming for public and private schools within Illinois.

Section 240. The sum of \$25,000, or so much thereof as may be necessary, is appropriated to the Secretary of State from the Boy Scout and Girl Scout Fund for grants to the Illinois divisions of the Boy Scouts of America and the Girl Scouts of the U.S.A.

Section 245. The sum of \$55,000, or so much thereof as may be necessary, is appropriated to the Secretary of State from the Support Our Troops Fund for grants to Illinois Support Our Troops, Inc. for charitable assistance to the troops and their families in accordance with its Articles of Incorporation.

Section 250. The sum of \$4,000, or so much thereof as may be necessary, is appropriated to the Office of the Secretary of State from the Rotary Club Fund for grants for charitable purposes sponsored by the Rotary Club.

Section 255. The sum of \$13,000, or so much thereof as may be necessary, is appropriated to the Office of the Secretary of State from the Ovarian Cancer Awareness Fund for grants to the National Ovarian Cancer Coalition, Inc. for ovarian cancer research, education, screening, and treatment.

Section 260. The sum of \$6,000, or so much thereof as may be necessary, is appropriated to the Office of the Secretary of State from the Sheet Metal Workers International Association of Illinois Fund for grants for charitable purposes sponsored by Illinois chapters of the Sheet Metal Workers International Association.

Section 265. The sum of \$120,000, or so much thereof as may be necessary, is appropriated to the Office of the Secretary of State from the Illinois Police Association Fund for providing death benefits for the families of police officers killed in the line of duty, and for providing scholarships, for graduate study, undergraduate study, or both, to children and spouses of police officers killed in the line of duty.

Section 270. The sum of \$7,500, or so much thereof as may be necessary, is appropriated to the Secretary of State from the International Brotherhood of Teamsters Fund for grants to the Teamsters Joint Council 25 Charitable Trust for religious, charitable, scientific, literary, and educational purposes.

Section 275. The sum of \$17,000, or so much thereof as may be necessary, is appropriated to the Office of the Secretary of State from the Fraternal Order of Police Fund for grants to the Illinois Fraternal Order of Police to increase the efficiency and professionalism of law enforcement officers in Illinois, to educate the public about law enforcement issues, to more firmly establish the public confidence in law enforcement, to create partnerships with the public, and to honor the service of law enforcement officers.

Section 280. The sum of \$45,000, or so much thereof as may be necessary, is appropriated to the Secretary of State from the Share the Road Fund for grants to the League of Illinois Bicyclists, a not for profit corporation, for educational programs instructing bicyclists and motorists how to legally and more safely share the roadways.

Section 285. The sum of \$0, or so much thereof as may be necessary, is appropriated to the Office of the Secretary of State from the St. Jude Children's Research Fund for grants to St. Jude Children's Research Hospital for pediatric treatment and research.

Section 290. The sum of \$20,000, or so much thereof as may be necessary, is appropriated to the Office of the Secretary of State from the Ducks Unlimited Fund for grants to Ducks Unlimited, Inc. to fund wetland protection, enhancement, and restoration projects in the State of Illinois, to fund education and outreach for media, volunteers, members, and the general public regarding waterfowl and wetlands conservation in the

State of Illinois, and to cover reasonable cost for Ducks Unlimited plate advertising and administration of the wetland conservation projects and education program.

Section 295. The sum of \$200,000, or so much thereof as may be necessary, is appropriated to the Secretary of State from the Family Responsibility Fund for all costs associated with enforcement of the Family Financial Responsibility Law.

Section 300. The sum of \$700,000, or so much thereof as may be necessary, is appropriated to the Office of the Secretary of State from the Illinois State Police Memorial Park Fund for grants to the Illinois State Police Heritage Foundation, Inc. for building and maintaining a memorial and park, holding an annual memorial commemoration, giving scholarships to children of State police officers killed or catastrophically injured in the line of duty, and providing financial assistance to police officers and their families when a police officer is killed or injured in the line of duty.

Section 305. The sum of \$5,000, or so much thereof as may be necessary, is appropriated to the Office of the Secretary of State from the Illinois Sheriffs' Association Scholarship and Training Fund for grants to the Illinois Sheriffs' Association for scholarships obtained in a competitive process to attend the Illinois Teen Institute or an accredited college or university, for programs designed to benefit the elderly and teens, and for law enforcement training.

Section 310. The sum of \$1,500,000, or so much thereof as may be necessary, is appropriated to the Office of the Secretary of State from the Alzheimer's Awareness Fund for grants to the Alzheimer's Disease and Related Disorders Association, Greater Illinois Chapter, for Alzheimer's care, support, education, and awareness programs.

Section 315. The sum of \$25,000, or so much thereof as may be necessary, is appropriated to the Office of the Secretary of State from the Illinois Nurses Foundation Fund for grants to the Illinois Nurses Foundation, to promote the health of the public by advancing the nursing profession in this State.

Section 320. The sum of \$3,000, or so much thereof as may be necessary, is appropriated to the Office of the Secretary of State from the Hospice Fund for grants to a statewide organization whose primary membership consists of hospice programs.

Section 325. The sum of \$30,000, or so much thereof as may be necessary, is appropriated to the Office of the Secretary of State from the Octave Chanute Aerospace Heritage Fund for grants to the Rantoul Historical Society and Museum, or any other charitable foundation responsible for the former exhibits and collections of the Chanute Air Museum, for operational and program expenses of the Chanute Air Museum and any other structure housing exhibits and collections of the Chanute Air Museum.

Section 330. The sum of \$12,000,000, or so much thereof as may be necessary, is appropriated from the Secretary of State Special Services Fund to the Office of the Secretary of State for operating program expenses related to the enforcement of administering laws related to vehicles and transportation.

Section 335. The sum of \$25,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Office of the Secretary of State for a grant to Oak Park Library for all costs associated with programs and services provided to communities.

Section 340. The sum of \$25,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Office of the Secretary of State for a grant to North Riverside Library for all costs associated with programs and services provided to communities.

Section 345. The sum of \$25,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Office of the Secretary of State for a grant to Berwyn Library for all costs associated with programs and services provided to communities.

Section 350. The sum of \$25,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Office of the Secretary of State for a grant to La Grange Library for all costs associated with programs and services provided to communities.

Section 351. The sum of \$25,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Office of the Secretary of State for a grant to Poplar Creek Library for all costs associated with programs and services provided to communities.

Section 355. The sum of \$2,273,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Office of the Secretary of State for grants, contracts, and administrative expenses associated with Agudath Israel of Illinois for school transportation.

Section 360. The sum of \$1,500,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Secretary of State for a grant to the Southern Illinois Law Enforcement Commission for costs associated with trainings.

ARTICLE 35

Section 5. The sum of \$21,636,700, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to meet the ordinary and contingent expenses of the Office of the State Comptroller.

Section 10. The sum of \$1,500,000, or so much thereof as may be necessary, is appropriated to the State Comptroller from the Comptroller's Administrative Fund for the discharge of duties of the office.

Section 15. The sum of \$50,300, or so much thereof as may be necessary, is appropriated to the State Comptroller from the State Lottery Fund for expenses in connection with the State Lottery.

Section 20. The following named sums, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated to the Office of the State Comptroller for the fiscal year ending June 30, 2022:

For Personal Services and Related Lines:	
Official Court Reporting.....	0
For Employee Retirement Contributions	
Paid by the Employer.....	0
For State Contributions to the State	
Employees' Retirement System.....	0
For State Contributions to Social	
Security.....	0
For Travel:	
For Official Court Reporting.....	0
For Contractual Services.....	0
For Commodities.....	0
For Printing.....	0
For Equipment.....	0
For Telecommunications.....	0
For Electronic Data Processing.....	<u>0</u>
Total	\$0

Section 25. The sum of \$0, or so much thereof as may be necessary, is appropriated to the State Comptroller for ordinary and contingent expenses associated with the payment to official court reporters pursuant to law.

Section 30. The sum of \$85,829,700, or so much thereof as may be necessary, is appropriated from the Personal Property Tax Replacement Fund to the State Comptroller for ordinary and contingent expenses associated with the payment to official Court reporters pursuant to law.

Section 35. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the State Comptroller to pay the elected State officers of the Executive Branch of the State Government, at various rates prescribed by law:

For the Governor.....	184,800
For the Lieutenant Governor.....	141,300
For the Secretary of State.....	163,100
For the Attorney General.....	163,100
For the Comptroller.....	141,300
For the State Treasurer.....	<u>141,300</u>
Total	\$934,900

Section 40. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the State Comptroller to pay certain appointed officers of the Executive Branch of the State Government, at the various rates prescribed by law:

From General Revenue Fund:

Department on Aging	
For the Director.....	138,500
Department of Agriculture	
For the Director.....	0
For the Assistant Director.....	0
Department of Central Management Services	
For the Director.....	170,500
For 2 Assistant Directors.....	289,900
Department of Children and Family Services	
For the Director.....	0
Department of Corrections	
For the Director.....	180,000
For the Assistant Director.....	153,000
Department of Commerce and Economic Opportunity	
For the Director.....	170,500
For the Assistant Director.....	145,000
Environmental Protection Agency	
For the Director.....	159,700
Department of Financial and Professional Regulation	
For the Secretary.....	0
For the Director.....	0
For the Director.....	0
Department of Human Services	
For the Secretary.....	180,000
For 2 Assistant Secretaries.....	306,000
Department of Insurance	
For the Director.....	0
Department of Juvenile Justice	
For the Director.....	144,200
Department of Labor	
For the Director.....	148,700
For the Assistant Director.....	135,500
For the Chief Factory Inspector.....	54,400
For the Superintendent of Safety Inspection and Education.....	59,800
Illinois State Police	
For the Director.....	158,800
For the Assistant Director.....	135,500
Department of Military Affairs	

For the Adjutant General.....	138,500
For two Chief Assistants to the Adjutant General.....	236,100
Department of Lottery	
For the Superintendent.....	0
Department of Natural Resources	
For the Director.....	0
For the Assistant Director.....	0
For six Mine Officers.....	97,800
For four Miners' Examining Officers.....	53,800
Illinois Labor Relations Board	
For the Chairman.....	108,700
For four State Labor Relations Board members.....	391,300
For two Local Labor Relations Board members.....	195,700
For the Local Labor Relations Board Chairman.....	97,800
Department of Healthcare and Family Services	
For the Director.....	170,500
For the Assistant Director.....	145,000
Department of Public Health	
For the Director.....	180,000
For the Assistant Director.....	153,000
Department of Revenue	
For the Director.....	170,500
For the Assistant Director.....	145,000
Property Tax Appeal Board	
For the Chairman.....	67,400
For four members.....	217,400
Department of Veterans' Affairs	
For the Director.....	138,500
For the Assistant Director.....	118,100
Civil Service Commission	
For the Chairman.....	31,700
For four members.....	105,500
Commerce Commission	
For the Chairman.....	139,600
For four members.....	487,600
Court of Claims	
For the Chief Judge.....	67,600
For the six Judges.....	374,400
Commission on Equity and Inclusion	
For the Chairman.....	130,200
For six members.....	743,600
State Board of Elections	
For the Chairman.....	60,900
For the Vice-Chairman.....	50,000
For six members.....	234,800
Illinois Emergency Management Agency	
For the Director.....	0
For the Assistant Director.....	0
Department of Human Rights	
For the Director.....	138,500
Human Rights Commission	
For the Chairman.....	130,200
For six members.....	743,600

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Illinois Workers' Compensation Commission	
For the Chairman.....	0
For nine members.....	0
Liquor Control Commission	
For the Chairman.....	40,600
For six members.....	212,800
For the Secretary.....	39,200
For the Chairman and one member as designated by law, \$200 per diem for work on a license appeal commission.....	55,000
Executive Ethics Commission	
For nine members.....	352,200
Illinois Power Agency	
For the Director.....	0
Pollution Control Board	
For the Chairman.....	126,100
For four members.....	487,600
Prisoner Review Board	
For the Chairman.....	99,900
For fourteen members of the Prisoner Review Board.....	1,252,200
Secretary of State Merit Commission	
For the Chairman.....	0
For four members.....	53,800
Educational Labor Relations Board	
For the Chairman.....	108,700
For four members.....	391,300
Illinois State Police	
For seven members of the State Police Merit Board, \$242 per diem, whichever is applicable in accordance with law, for a maximum of 100 days each.....	169,400
Department of Transportation	
For the Secretary.....	0
For the Assistant Secretary.....	0
Office of Small Business Utility Advocate	
For the small business utility advocate.....	0
Total	\$12,382,100

Section 45. The following named sums, or so much thereof as may be necessary, respectively, are appropriated to the State Comptroller to pay certain officers of the Legislative Branch of the State Government, at the various rates prescribed by law:

Office of Auditor General	
For the Auditor General.....	178,300
For two Deputy Auditor Generals.....	<u>256,600</u>
Total	\$434,900
Officers and Members of General Assembly	
For salaries of the 118 members of the House of Representatives at a base salary of \$70,645.....	8,477,400
For salaries of the 59 members of the Senate at a base salary of \$70,645.....	<u>4,309,400</u>
Total	\$12,786,800
For additional amounts, as prescribed	

by law, for party leaders in both chambers as follows:

For the Speaker of the House, the President of the Senate and Minority Leaders of both Chambers.....	114,500
For the Majority Leader of both Chambers.....	48,400
For the ten assistant majority and minority leaders in the Senate.....	215,100
For the twelve assistant majority and minority leaders in the House.....	225,800
For the majority and minority caucus chairmen in the Senate.....	43,100
For the majority and minority conference chairmen in the House.....	37,700
For the two Deputy Majority and the two Deputy Minority leaders in the House.....	82,500
For chairmen and minority spokesmen of standing committees in the Senate except the Committee on Assignments.....	666,800
For chairmen and minority spokesmen of standing and select committees in the House.....	<u>946,400</u>
Total	\$2,380,300
For per diem allowances for the members of the Senate, as provided by law.....	400,000
For per diem allowances for the members of the House, as provided by law.....	800,000
For mileage for all members of the General Assembly, as provided by law.....	<u>450,000</u>
Total	\$1,650,000

Section 50. The following named sums, or so much thereof as may be necessary, respectively, are appropriated to the State Comptroller to pay certain appointed officers of the Executive Branch of the State Government, at the various rates prescribed by law:

Department of Agriculture	
For the Director	
From Feed Control Fund.....	159,700
For the Assistant Director	
From Feed Control Fund.....	135,500
Department of Children and Family Services	
For the Director	
From DCFS Children's Services Fund.....	180,000
Illinois Emergency Management Agency	
For the Director	
From Nuclear Safety Emergency Preparedness Fund .....	154,400
For the Assistant Director	
From Radiation Protection Fund.....	138,500
Department of Financial and Professional Regulation	
From the Professions Indirect Cost Fund	
For the Secretary.....	161,800

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For the Director.....	138,500
For the Director.....	148,700
Illinois Power Agency	
For the Director	
From the Illinois Power Agency Operations Fund....	124,400
Department of Insurance	
For the Director	
From Insurance Producer Administration Fund.....	161,800
Department of Lottery	
For the Superintendent	
From State Lottery Fund.....	170,100
Department of Natural Resources	
Payable from Park and Conservation Fund	
For the Director .....	159,700
For the Assistant Director.....	149,200
Payable from Coal Mining Regulatory Fund	
For six Mine Officers.....	0
For four Miners' Examining Officers.....	0
Department of Transportation	
Payable from Road Fund	
For the Secretary.....	180,000
For the Assistant Secretary.....	153,000
Illinois Workers' Compensation Commission	
Payable from IWCC Operations Fund	
For the Chairman.....	159,000
For nine members.....	1,363,000
Office of the State Fire Marshal	
For the State Fire Marshal:	
From Fire Prevention Fund.....	138,500
Illinois Racing Board	
For eleven members of the Illinois	
Racing Board, \$300 per diem to a	
maximum \$13,045 as prescribed by law:	
From the Horse Racing Fund.....	143,500
Department of Employment Security	
Payable from Title III Social Security and	
Employment Service Fund:	
For the Director.....	170,500
For five members of the Board	
of Review.....	75,000
Department of Innovation and Technology	
Payable from Technology Management	
Revolving Fund:	
For the Secretary.....	180,000
For the Assistant Secretary.....	153,000
Department of Real Estate	
Payable from Real Estate License	
Administrative Fund:	
For the Director.....	148,700
Department of Financial and Professional Regulation	
Payable from Bank and Trust Company Fund:	
For the Director.....	163,200
Subtotals:	
Feed Control.....	295,200
DCFS Children's Services Fund.....	180,000
Nuclear Safety Emergency Preparedness Fund.....	154,400

Radiation Protection Fund.....	138,500
Professions Indirect Cost Fund.....	449,000
Illinois Power Agency Operations Fund.....	124,400
Insurance Producer Administration Fund.....	161,800
State Lottery Fund.....	170,100
Park and Conservation Fund.....	308,900
Coal Mining Regulatory Fund.....	0
Road Fund.....	333,000
IWCC Operations Fund.....	1,522,000
Fire Prevention.....	138,500
Horse Racing.....	143,500
Bank and Trust Company Fund.....	163,200
Title III Social Security and Employment Service Fund.....	245,500
Technology Management Revolving Fund.....	333,000
Real Estate License Administrative Fund.....	<u>148,700</u>
Total	\$5,009,700

Section 55. In addition to the salaries and benefits provided in this Article, the following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the State Comptroller for cost of living adjustments for directors, secretaries, assistant directors, and assistant secretaries named pursuant to P.A. 100-1179:

From General Revenue Fund.....	0
From Horse Racing Fund.....	0
From Fire Prevention Fund.....	0
From Bank and Trust Company Fund.....	0
From Title III Social Security and Employment Service Fund.....	0
From Feed Control Fund.....	0
From DCFS Children's Services Fund.....	0
From Nuclear Safety Emergency Preparedness Fund.....	0
From Radiation Protection Fund.....	0
From Professions Indirect Cost Fund.....	0
From Illinois Power Agency Operations Fund.....	0
From Insurance Producer Administrative Fund.....	0
From State Lottery Fund.....	0
From Park and Conservation Fund.....	0
From Coal Mining Regulatory Fund.....	0
From Road Fund.....	0
From IWCC Operations Fund.....	0
From Technology Management Revolving Fund.....	0
From Real Estate License Administrative Fund.....	<u>0</u>
Total	\$0

Section 60. In addition to the salaries and benefits provided in this Article, the following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the State Comptroller for cost of living adjustments for offices of the Executive and Legislative Branches of State Government:

From General Revenue Fund.....	0
From Horse Racing Fund.....	0
From Fire Prevention Fund.....	0
From Bank and Trust Company Fund.....	0
From Title III Social Security and Employment Service Fund.....	0
From Weights and Measures.....	0
From DCFS Children's Services Fund.....	0
From Nuclear Safety Emergency Preparedness Fund.....	0

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From Radiation Protection Fund.....	0
From Professions Indirect Cost Fund.....	0
From Illinois Power Agency Operations Fund.....	0
From Insurance Producer Administrative Fund.....	0
From State Lottery Fund.....	0
From Park and Conservation Fund.....	0
From Coal Mining Regulatory Fund.....	0
From Road Fund.....	0
From IWCC Operations Fund.....	0
From Technology Management Revolving Fund.....	0
From Real Estate License Administrative Fund.....	<u>0</u>
Total	\$0

Section 65. The following named amounts, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated to the State Comptroller in connection with the payment of salaries for officers of the Executive and Legislative Branches of State Government:

For State Contribution to State Employees'

Retirement System:

From Horse Racing Fund.....	0
From Fire Prevention Fund.....	78,100
From Bank and Trust Company Fund.....	92,100
From Title III Social Security and Employment Service Fund.....	138,500
From Feed and Control Fund.....	166,500
From DCFS Children's Services Fund.....	101,500
From Nuclear Safety Emergency Preparedness Fund.....	87,100
From Radiation Protection Fund.....	78,100
From Professions Indirect Cost Fund.....	253,200
From Illinois Power Agency Operations Fund.....	70,200
From Insurance Producer Administration Fund.....	91,300
From State Lottery Fund.....	96,000
From Park and Conservation Fund.....	174,200
From Coal Mining Regulatory Fund.....	0
From Road Fund.....	187,800
From IWCC Operations Fund.....	855,000
From Technology Management Revolving Fund.....	187,800
From Real Estate License Administrative Fund.....	<u>83,900</u>
Total	\$2,741,300

For State Contribution to Social Security:

From General Revenue Fund.....	1,237,800
From Horse Racing Fund.....	11,000
From Fire Prevention Fund.....	10,600
From Bank and Trust Company Fund.....	11,300
From Title III Social Security and Employment Service Fund.....	17,100
From Feed Control Fund.....	21,600
From DCFS Children's Services Fund.....	11,500
From Nuclear Safety Emergency Preparedness Fund.....	11,100
From Radiation Protection Fund.....	10,600
From Professions Indirect Cost Fund.....	32,900
From Illinois Power Agency Operations Fund.....	9,600
From Insurance Producer Administration Fund.....	11,200
From State Lottery Fund.....	11,400
From Park and Conservation Fund.....	22,200
From Coal Mining Regulatory Fund.....	0
From Road Fund.....	22,600

From IWCC Operations Fund.....	116,500
From Technology Management Revolving Fund.....	22,600
From Real Estate License Administrative Fund.....	<u>11,100</u>
Total	\$1,602,700
For Group Insurance:	
From Fire Prevention Fund.....	23,500
From Bank and Trust Company Fund.....	23,500
From Title III Social Security and Employment Service Fund.....	23,500
From Feed Control Fund.....	47,000
From DCFS Children's Services Fund.....	23,500
From Nuclear Safety Emergency Preparedness Fund.....	23,500
From Radiation Protection Fund.....	23,500
From Professions Indirect Cost Fund.....	70,500
From Illinois Power Agency Operations Fund.....	23,500
From Insurance Producer Administration Fund.....	23,500
From State Lottery Fund.....	23,500
From Park and Conservation Fund.....	47,000
From Coal Mining Regulatory Fund.....	0
From Road Fund.....	47,000
From IWCC Operations Fund.....	235,000
From Technology Management Revolving Fund.....	47,000
From Real Estate License Administrative Fund.....	<u>23,500</u>
Total	\$728,500

Section 70. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated from the General Revenue Fund to the State Comptroller to pay certain appointed officers of the Executive Branch of the State Government, at the various rates prescribed by law:

Executive Inspector Generals	
For the Executive Inspector General for the Office of the Governor.....	150,000
For the Executive Inspector General for the Office of the Attorney General.....	120,000
For the Executive Inspector General for the Office of the Secretary of State.....	120,000
For the Executive Inspector General for the Office of the Comptroller.....	100,000
For the Executive Inspector General for the Office of the Treasurer.....	<u>100,000</u>
Total	\$590,000

Section 75. The amount of \$1,669,500, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the State Comptroller for contingencies in the event that any amounts appropriated in Sections 5 through 30 of this Article are insufficient and other expenses associated with the administration of Sections 15-5 through 15-30.

ARTICLE 36

Section 5. The amount of \$13,461,327, or so much thereof as may be necessary, is appropriated from the State Treasurer's Administrative Fund to the Office of the State Treasurer to meet its operational expenses for the fiscal year ending June 30, 2022.

Section 10. The amount of \$1,000,000, or so much thereof as may be necessary, is appropriated to the State Treasurer from the General Revenue Fund for the purpose of making refunds of accrued interest on protested tax cases.

Section 15. The amount of \$17,382,000, or so much thereof as may be necessary, is appropriated from the State Pensions Fund to the Office of the State Treasurer to meet its operational expenses for the fiscal year ending June 30, 2022.

Section 20. The amount of \$8,100,000, or so much of that amount as may be necessary, is appropriated to the State Treasurer from the Bank Services Trust Fund for operational expenses authorized under the State Treasurer's Bank Services Trust Fund Act.

Section 25. The following named amounts, or so much of those amounts as may be necessary, respectively, for the objects and purposes named in this Section, are appropriated to the State Treasurer for the payment of interest on and retirement of State bonded indebtedness:

For payment of principal and interest on any and all bonds issued pursuant to the Anti-Pollution Bond Act, the Transportation Bond Act, the Capital Development Bond Act of 1972, the School Construction Bond Act, the Illinois Coal and Energy Development Bond Act, and the General Obligation Bond Act:

From the General Obligation Bond Retirement and Interest Fund:

Principal.....	\$1,856,357,410
Interest.....	<u>1,343,470,963</u>
Total	\$3,199,828,373

Section 30. The amount of \$1,000,000, or so much thereof as may be necessary, is appropriated to the State Treasurer from the General Obligation Bond Rebate Fund for the purpose of making arbitrage rebate payments to the U.S. government.

Section 35. The amount of \$1,000,000, or so much thereof as may be necessary, is appropriated from the Charitable Trust Stabilization Fund to the State Treasurer for the State Treasurer's operational costs to administer the Charitable Trust Stabilization Fund and for grants to public and private entities in the State for the purposes set out in the Charitable Trust Stabilization Act.

Section 40. The amount of \$250,000, or so much thereof as may be necessary, is appropriated from the State Treasurer's Capital Fund for the construction, reconstruction, renovation, repair, operation and maintenance of the buildings, grounds and facilities of the State Treasurer.

ARTICLE 37

Section 5. The sum of \$1,541,100, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Court of Claims for its ordinary and contingent expenses.

Section 10. The amount of \$450,000, or so much thereof as may be necessary, is appropriated from the Court of Claims Administration and Grant Fund to the Court of Claims for administrative expenses under the Crime Victims Compensation Act.

Section 15. The following named amount, or so much thereof as may be necessary, is appropriated to the Court of Claims for payment of claims as follows:

For claims under the Crime Victims Compensation Act:

Payable from the Court of Claims

Federal Grant Fund.....	\$10,000,000
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Section 20. The amount of \$1,000,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Court of Claims for payment of awards solely as a result of the lapsing of an appropriation originally made from any funds held by the State Treasurer.

Section 25. The amount of \$5,000,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Court of Claims for payment of line of duty awards.

Section 30. The following named amounts, or so much thereof as may be necessary, are appropriated to the Court of Claims for payment of claims as follows:

For claims under the Crime Victims

Compensation Act:

Payable from General Revenue Fund..... \$6,000,000

For claims other than Crime Victims:

Payable from the General Revenue Fund..... 14,000,000

Total \$20,000,000

Section 35. The following named amounts, or so much thereof as may be necessary, are appropriated to the Court of Claims for payment of claims as follows:

For claims other than the Crime Victims

Compensation Act:

Payable from the Road Fund..... \$1,000,000

Payable from the DCFS Children's

Services Fund..... 1,500,000

Payable from the State Garage Fund..... 50,000

Payable from the Traffic and Criminal

Conviction Surcharge Fund..... 100,000

Payable from the Vocational

Rehabilitation Fund..... 125,000

Total \$2,775,000

Section 40. The amount of \$3,000, or so much thereof as may be necessary, is appropriated from the Court of Claims Federal Recovery Victim Compensation Grant Fund to the Court of Claims for refund to the federal government for the Federal Recovery Victim Compensation Grant.

#### ARTICLE 38

Section 5. In addition to other sums appropriated, the sum of \$19,068,600, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the State Board of Elections for operational expenses, grants, reimbursements, and the Census 2020 Redistricting Program for the fiscal year ending June 30, 2022.

Section 10. The following amounts, or so much of those amounts as may be necessary, respectively, are appropriated from the Personal Property Tax Replacement Fund to the State Board of Elections for its ordinary and contingent expenses as follows:

For reimbursement to counties for increased compensation judges and other election officials, as provided in

Public Acts 81-850, 81-1149, and 90-672 – Election

Day Judges only..... \$1,700,000

For payment of lump sum awards to county clerks, county recorders, and chief election clerks as compensation for additional duties required of such officials by consolidation of elections law, as provided in Public Acts 82-691

and 90-713..... \$786,500

Total \$2,486,500

Section 15. The following amounts, or so much thereof as may be necessary, are appropriated from the Help Illinois Vote Fund to the State Board of Elections for implementation of the Help America Vote Act of 2002:

For the implementation of the Statewide Voter Registration System, as required by Section 1A-25 of the Election Code, including maintenance of the

IDEA/VISTA program..... \$1,223,100

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For administrative costs and discretionary grants to local election authorities under Section 101 of the Help America Vote Act of 2002.....	\$143,300
For administrative costs and discretionary grants to local election authorities under the 2018 & 2020 HAVA Election Security Grant.....	<u>\$19,399,600</u>
Total	\$20,766,000

## ARTICLE 39

Section 5. The sum of \$12,923,300, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Office of the Governor for operational expenses of the fiscal year ending June 30, 2022.

Section 10. The sum of \$3,000,000, or so much thereof as may be necessary, is appropriated from the Governor's Grant Fund to the Office of the Governor to be expended in accordance with the terms and conditions upon which such funds were received and in the exercise of the powers or performance of the duties of the Office of the Governor.

Section 15. The sum of \$500,000, or so much thereof as may be necessary, is appropriated to the Office of the Governor from the Governor's Administrative Fund for the discharge of duties of the office.

Section 20. The sum of \$200,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Office of the Governor for a grant associated with operational expenses of the Office of New Americans.

## ARTICLE 40

Section 5. The amount of \$2,113,600, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Office of the Lieutenant Governor to meet its operational expenses for the fiscal year beginning July 1, 2021.

Section 10. The sum of \$47,500, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Office of the Lieutenant Governor for all costs associated with the Rural Affairs Council including any grants or administrative expenses.

Section 15. The sum of \$100,000, or so much thereof as may be necessary, is appropriated to the Office of the Lieutenant Governor from the Lieutenant Governor's Grant Fund for ordinary and contingent expenses associated with the office.

## ARTICLE 41

Section 5. The following named amounts, or so much thereof as may be necessary, are appropriated for the ordinary and contingent expenses for the Illinois Department on Aging for the Fiscal Year Ending June 30, 2022:

## OFFICE OF THE DIRECTOR

Payable from the General Revenue Fund:	
For Personal Services.....	1,520,600
For State Contributions to Social Security.....	116,300
For Contractual Services.....	172,000
For Travel.....	<u>75,000</u>
Total	\$1,883,900

Section 10. The following named amounts, or so much thereof as may be necessary, are appropriated for the ordinary and contingent expenses for the Illinois Department on Aging:

## DIVISION OF FINANCE AND ADMINISTRATION

Payable from the General Revenue Fund:	
For Personal Services.....	1,442,200
For State Contribution to Social Security.....	110,300
For Contractual Services.....	1,775,000
For Travel.....	30,000
For Commodities.....	22,600
For Printing.....	60,000
For Equipment.....	19,000
For Telecommunications.....	230,000
For Operation of Auto Equipment.....	<u>57,600</u>
Total	\$3,746,700

DISTRIBUTIVE ITEMS  
OPERATIONS

Payable from the General Revenue Fund:	
For the Administrative and Programmatic Expenses of Monitoring and Support Services.....	225,000
Payable from the Department on Aging State Projects Fund:	
For the Administrative and Programmatic Expenses of Private Partnership Projects.....	345,000
Payable from the Services for Older Americans Fund:	
For Personal Services.....	876,000
For State Contributions to State Employees' Retirement System.....	480,400
For State Contributions to Social Security.....	68,200
For Group Insurance.....	212,000
For Contractual Services.....	500,000
For Travel.....	65,000
For Commodities.....	6,500
For Telecommunications.....	50,000
For Operation of Auto Equipment.....	<u>15,000</u>
Total	\$2,273,100

DISTRIBUTIVE ITEMS  
OPERATIONS

Payable from the Services for Older Americans Fund:	
For the Administrative and Programmatic expenses of Governmental Discretionary Projects.....	3,500,000

Section 15. The following named amounts, or so much thereof as may be necessary, are appropriated for the ordinary and contingent expenses for the Illinois Department on Aging:

DIVISION OF COMMUNITY SUPPORTIVE SERVICES

Payable from the General Revenue Fund:	
For Personal Services.....	760,900
For State Contributions to Social Security.....	58,200
For Contractual Services.....	80,000
For Travel.....	<u>25,000</u>
Total	\$924,100

DISTRIBUTIVE ITEMS  
OPERATIONS

Payable from the General Revenue Fund:	
For the Administrative and Programmatic Expenses of the Senior Employment Specialist Program.....	190,300

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For the Administrative and Programmatic Expenses of the Senior Meal Program (USDA).....	56,200
For the Administrative and Programmatic Expenses of the Senior Employment Program.....	1,304,800

DISTRIBUTIVE ITEMS  
GRANTS

Payable from the General Revenue Fund:	
For Grandparents Raising Grandchildren Program.....	300,000
Payable from the Services for Older Americans Fund:	
For Personal Services.....	581,500
For State Contributions to State Employee' Retirement.....	328,000
For State Contributions to Social Security.....	44,700
For Group Insurance.....	164,500
For Contractual Services.....	345,000
For Travel.....	<u>110,000</u>
Total	\$1,573,700

DISTRIBUTIVE ITEMS  
OPERATIONS

Payable from the Services for Older Americans Fund:	
For the Administrative and Programmatic Expenses of the Senior Meal Program USDA.....	225,000
For the Administrative and Programmatic Expenses of Older Americans Training.....	200,000
For the Administrative and Programmatic Expenses of Governmental Discretionary Projects.....	2,000,000
For the Administrative and Programmatic Expenses of Title V Services.....	300,000

DISTRIBUTIVE ITEMS  
GRANTS

Payable from the Services for Older Americans Fund:	
For USDA Child and Adult Food Care Program.....	850,000
For Title V Employment Services.....	4,000,000
For Title III Social Services.....	55,000,000
For Title III B Ombudsman.....	10,000,000
For USDA National Lunch Program.....	7,000,000
For National Family Caregiver Support Program.....	45,000,000
For Title VII Prevention of Elder Abuse, Neglect and Exploitation.....	3,000,000
For Title VII Long-Term Care Ombudsman Services for Older Americans.....	3,000,000
For Title III D Preventive Health.....	4,000,000
For Nutrition Services Incentive Program.....	25,000,000
For Title III C-1 Congregate Meals Program.....	50,000,000
For Title III C-2 Home Delivered	

Meals Program..... 63,000,000

DISTRIBUTIVE ITEMS  
OPERATIONS

Payable from the Commitment to Human Services Fund:

For the Administrative and  
Programmatic Expenses of

Home Delivered Meals Program..... 30,100,000

DISTRIBUTIVE ITEMS  
GRANTS

Payable from the Commitment to Human Services Fund:

For Retired Senior Volunteer Program..... 551,800

For Planning and Service Grants to

Area Agencies on Aging..... 15,136,400

For Foster Grandparents Program..... 241,400

For Area Agencies on Aging for

Long-Term Care Systems Development..... 273,800

For Equal Distribution of

Community Based Services..... 1,751,200

DISTRIBUTIVE ITEMS  
GRANTS

Payable from the Tobacco Settlement Recovery Fund:

For Senior Health Assistance Programs..... 2,800,000

Section 20. The following named amounts, or so much thereof as may be necessary, are appropriated for the ordinary and contingent expenses for the Illinois Department on Aging:

DIVISION OF COMMUNITY CARE SERVICES

Payable from the General Revenue Fund:

For Personal Services..... 722,000

For State Contributions to Social Security..... 55,200

For Contractual Services..... 150,000

For Community Care Services Travel..... 130,300

Total \$1,057,500

DISTRIBUTIVE ITEMS  
OPERATIONS

Payable from the General Revenue Fund:

For the Administrative and

Programmatic Expenses of

Program Development and Training..... 400,000

Payable from the Services for Older Americans Fund:

For the Administrative and

Programmatic Expenses of Community

Care Program Governmental

Discretionary Projects..... 2,000,000

DISTRIBUTIVE ITEMS  
GRANTS

Payable from the General Revenue Fund:

For the administrative and

programmatic expenses including  
grants and fee for service associated

with the purchases of services

covered by the Community Care

Program including prior years costs..... 330,471,900

Payable from the Commitment to Human Services Fund:

For grants, programmatic and

administrative expenses associated

with comprehensive case coordination

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including prior years costs.....	76,000,000
For the administrative and programmatic expenses including grants and fee for service associated with the purchases of services covered by the Community Care Program including prior years costs.....	654,200,000

Section 25. The following named amounts, or so much thereof as may be necessary, are appropriated for the ordinary and contingent expenses for the Illinois Department on Aging:

DIVISION OF AGING CLIENT RIGHTS  
DISTRIBUTIVE ITEMS  
OPERATIONS

Payable from the Services for Older Americans Fund:	
For the Administrative and Programmatic Expenses of Aging Rights Governmental Discretionary Projects.....	5,000,000
For the Expenses of Aging Rights Training and Conference Planning.....	200,000
Payable from the Commitment to Human Services Fund:	
For the Administrative and Programmatic Expenses of Adult Protective Services Including Prior Year Cost.....	23,900,000
Payable from the Long-term Care Ombudsman Fund:	
For the Administrative and Programmatic Expenses of the Long-Term Care Ombudsman Program.....	3,600,000

DISTRIBUTIVE ITEMS  
GRANTS

Payable from the Commitment to Human Services Fund:	
For the Administrative and Programmatic Expenses of the Ombudsman Program.....	4,500,000

Section 30. The following named amounts, or so much thereof as may be necessary, are appropriated for the ordinary and contingent expenses for the Illinois Department on Aging:

DIVISION OF COMMUNITY OUTREACH

Payable from the General Revenue Fund:	
For Personal Services.....	492,400
For State Contributions to Social Security.....	37,700
For Contractual Services.....	50,000
For Travel.....	<u>35,000</u>
Total	\$615,100

DISTRIBUTIVE ITEMS  
OPERATIONS

Payable from the General Revenue Fund:	
For the Administrative and Programmatic Expenses of Illinois Council on Aging.....	28,000
For the Administrative and Programmatic Expenses of Senior Community Outreach Events.....	65,000
For the Administrative and Programmatic Expenses of Senior HelpLine.....	2,908,000

Payable from the Senior Health Insurance Program Fund:  
 For the Administrative and Programmatic Expenses of the Senior Health Insurance Program..... 2,700,000

Payable from the Services for Older Americans Fund:  
 For the Administrative and Programmatic Expenses of Governmental Discretionary Projects..... 2,500,000

Section 35. The following named amounts, or so much thereof as may be necessary, are appropriated for the ordinary and contingent expenses for the Illinois Department on Aging:

OFFICE OF INFORMATION TECHNOLOGY  
DISTRIBUTIVE ITEMS  
OPERATIONS

Payable from the General Revenue Fund:  
 For DoIT Electronic Data Processing..... 5,539,700

Section 40. The sum of \$135,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department on Aging for the Foster Grandparents Program.

ARTICLE 42

Section 5. The following named amounts, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated to meet the ordinary and contingent expenses of the Department of Agriculture:

FOR OPERATIONS  
ADMINISTRATIVE SERVICES

Payable from General Revenue Fund:

For Personal Services.....	778,900
For State Contributions to Social Security.....	59,600
For Contractual Services.....	262,500
For Refunds.....	<u>10,000</u>
Total	\$1,111,000

Section 10. The amount of \$660,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Agriculture for all costs associated with the Crop Insurance Rebate Initiative.

Section 15. The sum of \$833,700, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Agriculture for costs and expenses related to or in support of the agency's operations.

Section 20. The following named amounts, or so much thereof as may be necessary, are appropriated to the Department of Agriculture for the following purposes:

Payable from the Agricultural Premium Fund:  
 For expenses related to the Food Safety Modernization Initiative..... 200,000

For deposit into the State Cooperative Extension Service Trust Fund..... 10,000,000

Total \$10,200,000

Section 25. The following named amounts, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated to meet the ordinary and contingent expenses of the Department of Agriculture:

Payable from Wholesome Meat Fund:

For Personal Services.....	235,700
For State Contributions to State Employees' Retirement System.....	132,000
For State Contributions to Social Security.....	18,100
For Group Insurance.....	69,000
For Contractual Services.....	210,000
For Travel.....	25,000
For Commodities.....	11,100
For Printing.....	20,000
For Equipment.....	50,000
For Telecommunications.....	<u>20,000</u>
Total	\$790,900

Section 30. The sum of \$300,000, or so much thereof as may be necessary, is appropriated from the Wholesome Meat Fund to the Department of Agriculture for costs and expenses related to or in support of the agency's operations.

Section 35. The following named amounts, or so much thereof as may be necessary, are appropriated to the Department of Agriculture for the following purposes:

Payable from Partners for Conservation Fund:

For deposit into the State Cooperative Extension Service Trust Fund.....	994,700
For deposit into the State Cooperative Extension Service Trust Fund for operational expenses and programs at the University of Illinois Cook County Cooperative Extension Service.....	2,449,200

Section 40. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Agriculture for:

#### COMPUTER SERVICES

Payable from General Revenue Fund:

For Electronic Data Processing.....	1,162,200
Payable from Agricultural Premium Fund:	
For Contractual Services.....	550,000
For Travel.....	400
For Commodities.....	5,000
For Printing.....	5,000
For Equipment.....	75,000
For Electronic Data Processing.....	1,425,900
For Telecommunications Services.....	<u>50,000</u>
Total	\$2,111,300

Section 45. The following named amounts, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated to meet the ordinary and contingent expenses of the Department of Agriculture:

#### FOR OPERATIONS AGRICULTURE REGULATION

Payable from General Revenue Fund:

For Personal Services.....	1,596,800
For State Contributions to Social Security.....	122,200
For Contractual Services.....	479,500
For Commodities.....	3,000
For Printing.....	2,000

For Telecommunications Services.....	16,200
For Operation of Auto Equipment.....	<u>25,000</u>
Total	\$2,244,700

Section 50. The sum of \$1,641,600, or so much thereof as may be necessary, is appropriated from the Fertilizer Control Fund to the Department of Agriculture for expenses relating to agricultural products inspection.

Section 55. The sum of \$2,366,000, or so much thereof as may be necessary, is appropriated from the Feed Control Fund to the Department of Agriculture for Feed Control.

Section 56. The sum of \$1,000,000, or so much thereof as may be necessary, is appropriated from the Partners for Conservation Fund to the Department of Agriculture to provide a grant to the Fox Waterway Agency for purposes of funding the management of waterway conservation.

Section 60. The amount of \$500,000, or so much thereof as may be necessary, is appropriated to the Department of Agriculture from the Agriculture Federal Projects Fund for expenses of various federal projects.

Section 65. The following named sums, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated to meet the ordinary and contingent expenses of the Department of Agriculture:

#### MARKETING

Payable from General Revenue Fund:

For Personal Services.....	693,600
For State Contributions to Social Security.....	53,100

Payable from Agricultural Premium Fund:

For Expenses Connected With the Promotion and Marketing of Illinois Agriculture and Agriculture Exports.....	2,683,500
For Implementation of Programs and Activities to Promote, Develop and Enhance the Biotechnology Industry in Illinois.....	100,000
For Expenses Related to Viticulturist and Enologist Contractual Staff.....	<u>150,000</u>
Total	\$2,933,500

Payable from Federal Agricultural Marketing  
Services Fund:

For Administering Illinois' Part under Public Law No. 733, "An Act to provide for further research into basic laws and principles relating to agriculture and to improve and facilitate the marketing and distribution of agricultural products".....	30,000
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Payable from Agriculture Federal  
Projects Fund:

For Expenses of Various Federal Projects.....	850,000
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Section 70. The following named amounts, or so much thereof as may be necessary for the objects and purposes hereinafter named, are appropriated to the Department of Agriculture:

#### MEDICINAL PLANTS

Payable from the Compassionate Use of Medical  
Cannabis Fund:

For all costs associated with the

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Compassionate Use of Medical Cannabis Pilot Program.....	2,610,200
Payable from the Industrial Hemp Regulatory Fund: For all costs associated with the Operation, Implementation, and Enforcement of the Industrial Hemp Act.....	500,000

Section 75. The sum of \$7,851,000, or so much thereof as may be necessary, is appropriated from the Cannabis Regulation Fund to the Department of Agriculture for all costs associated with the Cannabis Regulation and Tax Act.

Section 80. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Agriculture for:

#### WEIGHTS AND MEASURES

Payable from the Weights and Measures Fund:	
For Personal Services.....	3,010,600
For State Contributions to State Employees' Retirement System.....	1,650,800
For State Contributions to Social Security.....	230,400
For Group Insurance.....	1,219,000
For Contractual Services.....	369,100
For Travel.....	65,000
For Commodities.....	22,000
For Printing.....	14,000
For Equipment.....	400,000
For Telecommunications Services.....	50,000
For Operation of Auto Equipment.....	422,000
For Refunds.....	<u>3,700</u>
Total	\$7,456,600
Payable from the Motor Fuel and Petroleum Standards Fund:	
For the Regulation of Motor Fuel Quality.....	50,000
Payable from the Agriculture Federal Projects Fund:	
For Expenses of various Federal Projects.....	200,000

Section 85. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Agriculture for:

#### ANIMAL INDUSTRIES

Payable from General Revenue Fund:	
For Personal Services.....	1,303,400
For State Contributions to Social Security.....	99,800
For Contractual Services.....	200,000
For Travel.....	125,000
For Commodities.....	100,000
For Printing.....	5,000
For Equipment.....	40,000
For Telecommunications Services.....	33,300
For Operation of Auto Equipment.....	<u>115,000</u>
Total	\$2,021,500
Payable from the Illinois Department of Agriculture Laboratory Services Revolving Fund: For Expenses Authorized by the Animal	

Disease Laboratories Act.....	40,000
Payable from the Illinois Animal Abuse Fund:	
For Expenses Associated with the Investigation of Animal Abuse and Neglect under the Humane Care for Animals Act.....	4,000
Payable from the Agriculture Federal Projects Fund:	
For Expenses of Various Federal Projects.....	100,000

Section 90. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Agriculture for:

MEAT AND POULTRY INSPECTION

Payable from the General Revenue Fund:	
For Personal Services.....	3,138,600
For State Contributions to Social Security.....	240,200
For Contractual Services.....	400,000
For Travel.....	100,000
For Commodities.....	23,300
For Printing.....	2,500
For Equipment.....	40,000
For Telecommunications Services.....	27,500
For Operation of Auto Equipment.....	<u>103,400</u>
Total	\$4,075,500
Payable from Agricultural Master Fund:	
For Expenses Relating to Inspection of Agricultural Products.....	1,200,000
Payable from Wholesome Meat Fund:	
For Personal Services.....	3,900,000
For State Contributions to State Employees' Retirement System.....	2,199,600
For State Contributions to Social Security.....	398,400
For Group Insurance.....	1,590,800
For Contractual Services.....	582,600
For Travel.....	100,000
For Commodities.....	25,000
For Printing.....	2,500
For Equipment.....	45,300
For Telecommunications Services.....	35,000
For Operation of Auto Equipment.....	<u>103,400</u>
Total	\$8,982,600
Payable from the Agriculture Federal Projects Fund:	
For Expenses of Various Federal Projects.....	58,000

Section 95. The following named sums, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated to meet the ordinary and contingent expenses of the Department of Agriculture for:

LAND AND WATER RESOURCES

Payable from the Agricultural Premium Fund:	
For Personal Services.....	767,600
For State Contributions to State Employee's Retirement System.....	416,800
For State Contributions to Social Security.....	58,800
For Contractual Services.....	80,000

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For Travel.....	7,500
For Commodities.....	7,000
For Printing.....	4,000
For Equipment.....	15,000
For Telecommunications Services.....	12,500
For Operation of Automotive Equipment.....	15,000
For the Ordinary and Contingent Expenses of the Natural Resources Advisory Board.....	<u>2,000</u>
Total	\$1,386,200
Payable from the Partners for Conservation Fund:	
For Personal Services.....	500,000
For State Contributions to State Employees' Retirement System.....	274,200
For State Contributions to Social Security.....	38,300
For Group Insurance.....	<u>84,000</u>
Total	\$896,500

Section 100. The sum of \$3,000,000, or so much thereof as may be necessary, is appropriated to the Department of Agriculture from the Partners for Conservation Fund for grants to Soil and Water Conservation Districts to fund projects for landowner cost sharing, streambank stabilization, nutrient loss protection and sustainable agriculture.

Section 105. The sum of \$8,500,000, or so much thereof as may be necessary, is appropriated to the Department of Agriculture from the Partners for Conservation Fund for grants to Soil and Water Conservation Districts for ordinary and contingent administrative expenses.

Section 108. The sum of \$3,500,000, or so much thereof as may be necessary, is appropriated to the Department of Agriculture from the Partners for Conservation Fund for grants to Soil and Water Conservation Districts for costs associated with nutrient loss strategies.

Section 110. The amount of \$400,000, or so much thereof as may be necessary, is appropriated from the Agriculture Federal Projects Fund to the Department of Agriculture for expenses relating to various federal projects.

Section 115. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Agriculture for:

#### ENVIRONMENTAL PROGRAMS

Payable from the General Revenue Fund:	
For Administration of the Livestock Management Facilities Act.....	302,500
For the Detection, Eradication, and Control of Exotic Pests, such as the Asian Long-Horned Beetle and Gypsy Moth.....	<u>453,200</u>
Total	\$755,700
Payable from the Used Tire Management Fund:	
For Mosquito Control.....	50,000
Payable from Livestock Management Facilities Fund:	
For Administration of the Livestock Management Facilities Act.....	50,000
Payable from Pesticide Control Fund:	
For Administration and Enforcement of the Pesticide Act of 1979.....	7,700,000
Payable from Agriculture Pesticide Control Act Fund:	

For Expenses of Pesticide Enforcement Program.....	697,000
Payable from the Agriculture Federal Projects Fund:	
For Expenses of Various Federal Projects.....	1,000,000

Section 120. The following named sums, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated to meet the ordinary and contingent expenses of the Department of Agriculture for:

SPRINGFIELD STATE FAIR BUILDINGS AND GROUNDS

Payable from General Revenue Fund:	
For Personal Services.....	2,000,700
For State Contributions to Social Security.....	153,100
Payable from Agriculture Premium Fund:	
For Operations of Buildings and Grounds in Springfield including cost in prior years.....	2,333,500
For Awards to Livestock Breeders and Related Expenses.....	<u>221,500</u>
TOTAL	\$2,555,000
Payable from the Illinois State Fair Fund:	
For Operations of the Illinois State Fair Including Entertainment and the Percentage Portion of Entertainment Contracts.....	6,400,000
For Awards and Premiums at the Illinois State Fair and related expenses.....	495,000
For Awards and Premiums for Horse Racing at the Illinois State Fairgrounds and related expenses.....	<u>178,600</u>
Total	\$7,073,600

Section 125. The sum of \$1,500,000, or so much thereof as may be necessary, is appropriated from the Illinois State Fair Fund to the Department of Agriculture to promote and conduct activities at the Illinois State Fairgrounds at Springfield other than the Illinois State Fair, including administrative expenses. No expenditures from the appropriation shall be authorized until revenues from fairground uses sufficient to offset such expenditures have been collected and deposited into the Illinois State Fair Fund.

Section 130. The sum of \$3,589,500, or so much thereof as may be necessary, is appropriated from the Tourism Promotion Fund to the Department of Agriculture for costs and operational expenses associated with the Springfield and Du Quoin Illinois State Fairs and fairgrounds, not including personal services.

Section 135. The sum of \$1,905,000, or so much thereof as may be necessary, is appropriated from the Agriculture Premium Fund to the Department of Agriculture for repairs, maintenance, and capital improvements including construction, reconstruction, improvement, repair and installation of capital facilities, cost of planning, supplies, materials, equipment, personal services and related costs, services and all other expenses required to complete the work for Permanent Improvements at the Illinois State Fairgrounds.

Section 140. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Agriculture for:

DU QUOIN BUILDINGS AND GROUNDS

Payable from General Revenue Fund:	
For Personal Services.....	581,300
For State Contributions to Social Security.....	44,500

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For Contractual Services.....		<u>750,000</u>
Total	\$1,375,800	
Payable from Agricultural Premium Fund:		
For Contractual Services.....		1,000,000
For operational expenses at the Illinois State Fairgrounds at Du Quoin other than the Illinois State Fair including administrative expenses.....		<u>675,000</u>
TOTAL	\$1,675,000	

Section 145. The sum of \$750,000, or so much thereof as may be necessary, is appropriated from the Agricultural Premium Fund to the Department of Agriculture for repairs, maintenance, and capital improvements including construction, reconstruction, improvement, repair and installation of capital facilities, cost of planning, supplies, materials, equipment, personal services and related costs, services and all other expenses required to complete the work for Permanent Improvements at the Du Quoin State Fairgrounds.

Section 150. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Agriculture for:

DU QUOIN STATE FAIR

Payable from General Revenue Fund:		
For Personal Services.....		486,100
For State Contributions to Social Security.....		37,200
For Contractual Services.....		450,500
For Commodities.....		20,000
For Printing.....		8,000
For Telecommunications Services.....		<u>38,000</u>
Total	\$1,039,800	
Payable from the Agricultural Premium Fund:		
For Entertainment and other Expenses at the Du Quoin State Fair, including the Percentage Portion of Entertainment Contracts.....		825,000

Section 155. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Agriculture for:

COUNTY FAIRS AND HORSE RACING

Payable from the Agricultural Premium Fund:		
For Personal Services.....		110,300
For State Contributions to State Employees' Retirement System.....		62,200
For State Contributions to Social Security.....		8,500
For Contractual Services.....		20,000
For Travel.....		1,500
For Commodities.....		700
For Printing.....		200
For Equipment.....		1,000
For Telecommunications Services.....		800
For Operation of Auto Equipment.....		500
For distribution to encourage and aid county fairs and other agricultural societies. This distribution shall be prorated and approved by the Department of Agriculture.....		1,818,600
For premiums to agricultural extension		

or 4-H clubs to be distributed at a uniform rate.....	786,400
For premiums to vocational agriculture fairs.....	325,000
For rehabilitation of county fairgrounds.....	1,314,300
For grants and other purposes for county fair and state fair horse racing.....	<u>329,300</u>
Total	\$4,779,300
Payable from the Fair and Exposition Fund:	
For distribution to county fairs and fair and exposition authorities.....	900,000
Payable from the Illinois Racing Quarter Horse Breeders Fund:	
For promotion of the Illinois horse racing and breeding industry.....	30,000

ARTICLE 43

Section 5. The sum of \$61,436,100, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Central Management Services for ordinary and contingent expenses.

Section 10. The following named amounts, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named are appropriated to the Department of Central Management Services:

PAYABLE FROM GENERAL REVENUE FUND

For payment of claims, including prior years claims, under the Representation and Indemnification in Civil Lawsuits Act.....	1,445,300
For auto liability, adjusting and Administration of claims, loss control and prevention services, and auto liability claims, including prior years claims.....	1,360,300
For Awards to Employees and Expenses of the Employee Suggestion Board.....	30,000
For Wage Claims.....	1,000,000
For Nurses' Tuition.....	85,000
For the Upward Mobility Program.....	<u>5,000,000</u>
Total	\$8,920,600

PAYABLE FROM PROFESSIONAL SERVICES FUND

For Professional Services including Administrative and Related Costs.....	50,086,000
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Section 15. The following named amounts, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named are appropriated to the Department of Central Management Services:

BUREAU OF BENEFITS

PAYABLE FROM WORKERS' COMPENSATION REVOLVING FUND

For administrative costs and claims of any state agency or university employee.....	118,516,200
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Expenditures from appropriations for treatment and expense may be made after the Department of Central Management Services has certified that the injured person was employed and that the nature of the injury is

compensable in accordance with the provisions of the Workers' Compensation Act or the Workers' Occupational Diseases Act, and then has determined the amount of such compensation to be paid to the injured person.

PAYABLE FROM STATE EMPLOYEES DEFERRED  
COMPENSATION PLAN FUND

For expenses related to the administration  
of the State Employees' Deferred  
Compensation Plan..... 1,600,000

Section 20. The following named amounts, or so much thereof as may be necessary, are appropriated from the Facilities Management Revolving Fund to the Department of Central Management Services for expenses related to the following:

PAYABLE FROM FACILITIES MANAGEMENT REVOLVING FUND

For Facilities Management including  
Administrative and Related Costs..... 286,102,300  
For Prompt Payment Interest..... 500,000  
Total \$286,602,300

The Department, with the consent in writing from the Governor, may reapportion not more than one percent of the total appropriation of Facility Management Revolving Funds in this section among the various purposes herein enumerated.

Section 25. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated for the objects and purposes hereinafter named to the Department of Central Management Services:

BUREAU OF AGENCY SERVICES  
PAYABLE FROM STATE GARAGE REVOLVING FUND

For State Garage including  
Administrative and Related Costs,  
including prior year costs..... 71,899,000

ARTICLE 44

Section 5. The sum of \$1,851,475,900, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Central Management Services for Group Insurance.

Section 10. The following named amounts, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named are appropriated to the Department of Central Management Services:

PAYABLE FROM ROAD FUND

For Group Insurance..... 130,993,400

PAYABLE FROM GROUP INSURANCE PREMIUM FUND

For Life Insurance Coverage as Elected  
by Members Per the State Employees  
Group Insurance Act of 1971.....105,452,100

PAYABLE FROM HEALTH INSURANCE RESERVE FUND

For provisions of Health Care Coverage  
as Elected by Eligible Members Per  
the State Employees Group Insurance Act  
of 1971 ..... 4,915,000,000  
For Prompt Payment Interest..... 85,000,000

Total \$5,000,000,000

The Department, with the consent in writing from the Governor, may reapportion not more than one percent of the total appropriation of Health Insurance Reserve Funds in this section among the various purposes herein enumerated.

## ARTICLE 45

Section 1. The following named amounts, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated to the Department of Children and Family Services:

ENTIRE AGENCY PAYABLE FROM GENERAL REVENUE FUND	
For Personal Services.....	248,155,500
For State Contributions to Social Security.....	18,984,000
For Contractual Services.....	26,426,100
For Travel.....	6,911,000
For Commodities.....	409,100
For Printing.....	367,200
For Equipment.....	200,000
For Electronic Data Processing.....	26,801,800
For Telecommunications.....	5,061,600
For Operation of Automotive Equipment.....	<u>293,500</u>
Total	\$333,609,800

Section 5. The following named amounts, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated to the Department of Children and Family Services:

CENTRAL ADMINISTRATION PAYABLE FROM GENERAL REVENUE FUND	
For Attorney General Representation on Child Welfare Litigation Issues.....	585,900
PAYABLE FROM DCFS SPECIAL PURPOSES TRUST FUND	
For Expenditures of Private Funds for Child Welfare Improvements.....	2,794,500
PAYABLE FROM DCFS CHILDREN'S SERVICES FUND	
For CCWIS Information System.....	36,245,600

Section 10. The following named amounts, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated to the Department of Children and Family Services:

REGULATION AND QUALITY CONTROL PAYABLE FROM GENERAL REVENUE FUND	
For Child Death Review Teams.....	104,000

Section 15. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Children and Family Services:

CHILD WELFARE PAYABLE FROM GENERAL REVENUE FUND	
For Targeted Case Management.....	9,684,800
PAYABLE FROM DCFS CHILDREN'S SERVICES FUND	
For Independent Living Initiative.....	9,417,200
PAYABLE FROM DCFS FEDERAL PROJECTS FUND	
For Federal Child Welfare Projects.....	816,600

Section 20. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Children and Family Services:

CHILD PROTECTION PAYABLE FROM DCFS FEDERAL PROJECTS FUND	
For Federal Grant Awards.....	9,695,000

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Section 25. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Children and Family Services:

BUDGET, LEGAL AND COMPLIANCE  
PAYABLE FROM GENERAL REVENUE FUND

For Refunds.....	11,200
PAYABLE FROM DCFS CHILDREN'S SERVICES FUND	
For Title IV-E Enhancement.....	4,228,800
For SSI Reimbursement.....	<u>1,513,300</u>
Total	\$5,742,100

Section 30. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Children and Family Services for payments for care of children served by the Department of Children and Family Services:

GRANTS-IN-AID  
REGIONAL OFFICES  
PAYABLE FROM GENERAL REVENUE FUND

For Foster Homes and Specialized Foster Care and Prevention.....	343,487,600
For Counseling and Auxiliary Services.....	15,184,100
For Institution and Group Home Care and Prevention.....	200,161,300
For Services Associated with the Foster Care Initiative.....	6,139,900
For Purchase of Adoption and Guardianship Services.....	147,086,100
For Cash Assistance and Housing Locator Service to Families in the Class Defined in the Norman Consent Order.....	3,313,700
For Youth in Transition Program.....	2,629,700
For Medicaid Technical Assistance	0
For Pre Admission/Post Discharge Psychiatric Screening.....	0
For Assisting in the Development of Children's Advocacy Centers.....	1,998,600
For Family Preservation Services.....	<u>37,912,600</u>
Total	\$757,913,600

PAYABLE FROM DCFS CHILDREN'S SERVICES FUND

For Foster Homes and Specialized Foster Care and Prevention.....	163,743,500
For Cash Assistance and Housing Locator Services to Families in the Class Defined in the Norman Consent Order.....	2,071,300
For Counseling and Auxiliary Services.....	14,047,200
For Institution and Group Home Care and Prevention.....	57,236,800
For Assisting in the development of Children's Advocacy Centers.....	1,398,200
For Psychological Assessments Including Operations and Administrative Expenses.....	3,010,100
For Children's Personal and Physical Maintenance.....	3,356,100
For Services Associated with the Foster Care Initiative.....	1,477,100

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For Purchase of Adoption and Guardianship Services.....	29,634,800
For Family Preservation Services.....	33,098,700
For Family Centered Services Initiative.....	16,697,500
For a Grant to the Illinois Association of Court Appointed Special Advocates.....	<u>2,596,500</u>
Total	\$328,367,800

Section 35. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Children and Family Services for:

GRANTS-IN-AID  
CENTRAL ADMINISTRATION  
PAYABLE FROM GENERAL REVENUE FUND

For Department Scholarship Program.....	1,212,800
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Section 40. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Children and Family Services for:

GRANTS-IN-AID  
CHILD PROTECTION  
Payable from General Revenue Fund

For Protective/Family Maintenance Day Care.....	37,986,900
For Residential Construction Services Grants.....	900,000
	Payable from Child Abuse Prevention Fund
For Child Abuse Prevention.....	0

Section 45. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Children and Family Services for:

GRANTS-IN-AID  
BUDGET, LEGAL AND COMPLIANCE  
PAYABLE FROM GENERAL REVENUE FUND

For Tort Claims.....	66,000
	PAYABLE FROM DCFS CHILDREN'S SERVICES FUND
For expenses related to litigation.....	2,520,000
For all expenditures related to the collection and distribution of Title IV-E Reimbursement.....	3,000,000

Section 50. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Children and Family Services for:

GRANTS-IN-AID  
CLINICAL SERVICES  
Payable from DCFS Children's Services Fund

For Foster Care and Adoptive Care Training.....	11,637,000
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ARTICLE 46

OPERATIONAL EXPENSES

Section 5. In addition to other amounts appropriated, the amount of \$9,841,500, or so much thereof as may be necessary, respectively, is appropriated from the General Revenue Fund to the Department of Commerce and Economic Opportunity for operational expenses, awards, grants and permanent improvements for the fiscal year ending June 30, 2022, including prior year costs.

Section 10. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Commerce and Economic Opportunity:

GENERAL ADMINISTRATION

## OPERATIONS

Payable from the Tourism Promotion Fund:	
For ordinary and contingent expenses associated with general administration, grants and including prior year costs.....	11,000,000
Payable from the Intra-Agency Services Fund:	
For overhead costs related to federal programs, including prior year costs.....	19,209,200
Payable from the Build Illinois Bond Fund:	
For ordinary and contingent expenses associated with the administration of the capital program, including prior year costs.....	5,000,000

Section 11. The sum of \$4,000,000, or so much thereof as may be necessary, is appropriated to the Department of Commerce and Economic Opportunity from the General Revenue Fund for the ordinary and contingent expenses associated with the Office of Grants Management, including prior year costs.

Section 15. The sum of \$18,000,000, or so much thereof as may be necessary, is appropriated to the Department of Commerce and Economic Opportunity from the Cannabis Business Development Fund for administrative costs, awards, loans and grants Pursuant to Section 7-10 and Section 7-15 of the Cannabis Regulation and Tax Act.

Section 16. The sum of \$300,000, or so much thereof as may be necessary, is appropriated to the Department of Commerce and Economic Opportunity from the Cannabis Regulation Fund for the ordinary and contingent expenses associated with the administrative of the Cannabis Regulation and Tax Act.

Section 20. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Commerce and Economic Opportunity:

OFFICE OF TOURISM  
OPERATIONS

Payable from the Tourism Promotion Fund:	
For administrative expenses and grants for the tourism program, including prior year costs.....	4,088,000
For administrative and grant expenses with advertising and promoting Illinois Tourism in domestic and international markets, including prior year costs.....	25,000,000
For Municipal Convention Center and Sports Facility Attraction Grants Pursuant to 20 ILCS 665/8b.....	<u>1,800,000</u>
Total	\$30,888,000

Section 25. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Commerce and Economic Opportunity:

OFFICE OF TOURISM  
GRANTS

Payable from the International Tourism Fund:	
For Grants, Contracts and Administrative Expenses Associated with the International Tourism Program Pursuant to 20 ILCS 605/605-707, including prior year costs.....	4,000,000
Payable from the Tourism Promotion Fund:	
For the Tourism Attraction Development Grant Program Pursuant to 20 ILCS 665/8a.....	1,800,000
For Purposes Pursuant to the Illinois	

Promotion Act, 20 ILCS 665/4a-1 to Match Funds from Sources in the Private Sector.....	600,000
For the Tourism Matching Grant Program Pursuant to 20 ILCS 665/8-1 for Counties under 1,000,000.....	1,250,000
For the Tourism Matching Grant Program Pursuant to 20 ILCS 665/8-1 for Counties over 1,000,000.....	<u>750,000</u>
Total	\$8,400,000
Payable from Local Tourism Fund:	
For Choose Chicago.....	3,967,000
For grants to Convention and Tourism Bureaus Bureaus Outside of Chicago.....	18,073,000
For grants, contracts, and administrative expenses associated with the Local Tourism and Convention Bureau Program pursuant to 20 ILCS 605/605-705 including prior year costs.....	<u>550,000</u>
Total	\$22,590,000

The Department, with the consent in writing from the Governor, may reappropriation not more than ten percent of the total appropriation of Tourism Promotion Fund, in Section 25, among the various purposes therein recommended.

Section 30. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Commerce and Economic Opportunity:

OFFICE OF EMPLOYMENT AND TRAINING  
GRANTS

Payable from the Federal Workforce Training Fund:	
For Grants, Contracts and Administrative Expenses Associated with the Workforce Innovation and Opportunity Act and other Workforce training programs, including refunds and prior year costs.....	315,000,000

Section 35. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Commerce and Economic Opportunity:

OFFICE OF ENTREPRENEURSHIP, INNOVATION AND TECHNOLOGY  
GRANTS

Payable from the General Revenue Fund:	
For grants, contracts, and administrative expenses associated with the Illinois Office of Entrepreneurship, Innovation and Technology, including prior year costs.....	1,500,000
For a grant associated with Job Training to the Illinois Manufacturing Excellence Center for matching costs associated with the administration of the U.S. Department of Commerce's NIST Manufacturing Extension Partnership (MEP) program, the Baldrige Performance Excellence Program, and other federal funds awarded in support of Illinois economic development, including prior year costs.....	2,000,000
For grants, contracts, and administrative	

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expenses associated with DCEO Technology-Based Programs, including prior year costs.....		<u>2,500,000</u>
Total	\$6,000,000	
Payable from the Small Business Environmental Assistance Fund:		
For grants and administrative expenses of the Small Business Environmental Assistance Program, including prior year costs.....		500,000
Payable from the Workforce, Technology, and Economic Development Fund:		
For Grants, Contracts, and Administrative Expenses Pursuant to 20 ILCS 605/ 605-420, including prior year costs.....		2,000,000
Payable from the Commerce and Community Affairs Assistance Fund:		
For grants, contracts and administrative expenses of the Procurement Technical Assistance Center Program, including prior year costs.....		1,000,000
For Grants, Contracts, and Administrative Expenses Pursuant to 20 ILCS 605/ 605-500, including prior year costs.....		15,000,000
For Grants, Contracts, and Administrative Expenses Pursuant to 20 ILCS 605/605-30, including prior year costs .....		<u>8,500,000</u>
Total	\$27,000,000	

Section 40. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Commerce and Economic Opportunity:

OFFICE OF BUSINESS DEVELOPMENT  
OPERATIONS

Payable from South Suburban Brownfields Redevelopment Fund:		
For grants, contracts and administrative expenses of the South Suburban Brownfields Redevelopment Program.....		4,000,000
Payable from Economic Research and Information Fund:		
For Purposes Set Forth in Section 605-20 of the Civil Administrative Code of Illinois (20 ILCS 605/605-20).....		150,000

Section 45. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Commerce and Economic Opportunity:

OFFICE OF BUSINESS DEVELOPMENT GRANTS

Payable from the General Revenue Fund:		
For the purpose of Grants, Contracts, and Administrative Expenses associated with DCEO Job Training Programs, including prior year costs.....		3,000,000
For a grant associated with Job training to the Chicago Federation of Labor, including prior year costs.....		1,500,000
For a grant associated with Job training		

to the Chicagoland Regional College Program, including prior year costs.....	1,955,000
For a grant to HACIA for costs associated with the development and execution of job training and other operational expenses.....	3,200,000
For a grant associated with job training to Richland Community College.....	1,500,000
For a grant associated with Job Training to the Illinois Manufacturers' Association, including prior year costs.....	1,466,300
For a grant to the Chicagoland Chamber of Commerce for all costs associated with job training.....	1,500,000
For a grant to World Business Chicago for Economic Development.....	1,500,000
For a grant to the Joliet Arsenal Development Authority, including prior year costs.....	800,000
For a grant associated with the Workforce Hub Program to United Way of Metropolitan Chicago.....	1,000,000
For grants to Intersect Illinois for economic development.....	3,000,000
For a grant associated with job training to the Black Chambers of Commerce.....	1,500,000
For a grant to the Metro East Business Incubator Inc, including prior year costs.....	100,000
For grants and contingent costs associated with business development including prior year costs.....	1,956,300
For a grant associated with job training to the Workforce Connection in Rockford.....	2,600,000
For a grant to the Asian American Chamber of Commerce of Illinois.....	250,000
For a grant to the South Asian American Chamber of Commerce of Illinois.....	250,000
For a grant to the Hispanic Chamber of Commerce of Illinois.....	500,000
For a grant to Pan Asian American Center.....	300,000
For a grant to the South Asian American Policy and Research Institute.....	75,000
For a grant to the Indo-American Center.....	125,000
For a grant to the Puerto Rican Arts Alliance.....	250,000
For a grant to the National Museum of Puerto Rican Arts and Culture.....	250,000
For a grant to the Segundo Ruiz Belvis Cultural Center.....	250,000
For a grant to South Central Community Services.....	250,000
For a grant to Chatham Business Association.....	250,000
For a grant to Southeast Chicago Chamber of Commerce.....	250,000
For a grant to Hegewisch Business Association.....	250,000
For a grant to Greater Roseland Chamber of Commerce.....	250,000
For a grant to Our Lady of Good Council - Teen	

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Reach/Teen Reach at Blessed Sacrament.....	100,000
For a grant to Back of the Yards Neighborhood Council.....	150,000
For a grant to Mount Greenwood Community and Business Association.....	250,000
For a grant to Beverly Arts Center.....	250,000
For a grant to Little Village Chamber of Commerce/ Little Village Community Foundation.....	125,000
For a grant to Village of Cahokia.....	125,000
For a grant to Midwest Career Source Vocational School.....	125,000
For a grant to City of Peoria.....	250,000
For a grant to Illinois Central College.....	250,000
For a grant to AAABNA Austin African American Business Networking Association.....	100,000
For a grant to Chatham Business Association - Small Business Development, Inc.....	125,000
For a grant to Logan Square Chamber of Commerce....	100,000
For a grant to Uprising Theater.....	200,000
For a grant to Six Corners Chamber of Commerce.....	100,000
For a grant to Greater Auburn Gresham.....	250,000
For a grant to U-Two Mentorship Program, Inc.....	250,000
For a grant to Quad County Urban League.....	350,000
For a grant to Aurora Public Library.....	150,000
For a grant to Human Resources Development Institute, Inc.....	250,000
For a grant to Black Chamber of Commerce of Lake County.....	125,000
For a grant to South Holland Business Association.....	125,000
For a grant to Chamber 57 (Matteson, Richton Park, Homewood, Flossmoor Areas).....	125,000
For a grant to Alternative Schools Network.....	250,000
For a grant to Critical Health Network.....	1,000,000
For a grant to Spanish Community Center.....	250,000
For a grant to City of Chicago Heights.....	250,000
For a grant to Leadership Council Southwestern Illinois.....	125,000
For a grant to Hyde Park Neighborhood Club.....	350,000
For a grant to Northern Illinois Center for Nonprofit Excellence.....	250,000
For a grant to Village of Bridgeview.....	250,000
For a grant to City of Park City.....	250,000
Total	\$36,627,600
Payable from the State Small Business Credit Initiative Fund:	
For the Purpose of Contracts, Grants, Loans, Investments and Administrative Expenses in Accordance with the State Small Business Credit Initiative Program, and other business development programs, including prior year costs.....	312,000,000
Payable from the Illinois Capital Revolving Loan Fund:	
For the Purpose of Contracts, Grants, Loans, Investments and Administrative Expenses in Accordance with the Provisions	

Of the Small Business Development Act Pursuant to 30 ILCS 750/9, including prior year costs.....	2,000,000
Payable from the Illinois Equity Fund: For the purpose of Grants, Loans, and Investments in Accordance with the Provisions of the Small Business Development Act.....	300,000
Payable from the Large Business Attraction Fund: For the purpose of Grants, Loans, Investments, and Administrative Expenses in Accordance with Article 10 of the Build Illinois Act.....	500,000
Payable from the Public Infrastructure Construction Loan Revolving Fund: For the Purpose of Grants, Loans, Investments, and Administrative Expenses in Accordance with Article 8 of the Build Illinois Act.....	2,250,000

Section 50. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Commerce and Economic Opportunity:

ILLINOIS FILM OFFICE

Payable from the Tourism Promotion Fund: For Administrative Expenses, Grants, and Contracts Associated with Advertising and Promotion, including prior year costs.....	1,390,000
Payable from the General Revenue Fund: For all costs associated with the Northwest Illinois Film Office for the development of a Quad Cities Regional Film Office.....	35,000
For a grant to the City of Rock Island for all costs and operating expenses of the Quad Cities Regional Film Office.....	65,000

Section 55. The following named amounts, or so much thereof as may be necessary, are appropriated to the Department of Commerce and Economic Opportunity:

OFFICE OF TRADE AND INVESTMENT  
OPERATIONS

Payable from the International Tourism Fund: For Grants, Contracts, and Administrative Expenses associated with the Illinois Office of Trade and Investment, including prior year costs.....	1,575,000
Payable from the International and Promotional Fund: For Grants, Contracts, Administrative Expenses, and Refunds Pursuant to 20 ILCS 605/605-25, including prior year costs.....	300,000
Payable from the Tourism Promotion Fund: For Grants, Contracts, and Administrative Expenses associated with the Illinois Office of Trade and Investment, including prior year costs.....	2,747,000

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Section 60. The following named amounts, or so much thereof as may be necessary, are appropriated to the Department of Commerce and Economic Opportunity:

OFFICE OF COMMUNITY AND ENERGY ASSISTANCE  
GRANTS

Payable from Supplemental Low-Income Energy Assistance Fund:	
For Grants and Administrative Expenses Pursuant to Section 13 of the Energy Assistance Act of 1989, as Amended, including refunds and prior year costs.....	165,000,000
Payable from Energy Administration Fund:	
For Grants, Contracts and Administrative Expenses associated with DCEO Weatherization Programs, including refunds and prior year costs.....	50,000,000
Payable from Low-Income Home Energy Assistance Block Grant Fund:	
For Grants, Contracts and Administrative Expenses associated with the Low-Income Home Energy Assistance Act of 1981, including refunds and prior year costs.....	480,000,000
Payable from the Community Services Block Grant Fund:	
For Administrative Expenses and Grants to Eligible Recipients as Defined in the Community Services Block Grant Act, including refunds and prior year costs.....	118,000,000
For all costs associated with the administration of the Low Income Household Water Assistance Program as authorized by the American Rescue Plan Act of 2021 (ARPA) and the Consolidated Appropriations Act, 2021 (CAA).....	55,000,000

Section 65. The following named amounts, or so much thereof as may be necessary, respectively are appropriated to the Department of Commerce and Economic Opportunity:

OFFICE OF COMMUNITY DEVELOPMENT

For Grants to Local Units of Government or Other Eligible Recipients and for contracts and administrative expenses, as Defined in the Community Development Act of 1974, or by U.S. HUD Notice approving Supplemental allocation For the Illinois CDBG Program, including refunds and prior year costs.....	100,000,000
For Administrative and Grant Expenses Relating to Training, Technical Assistance and Administration of the Community Development Assistance Programs, and for Grants to Local Units of Government or Other Eligible Recipients as Defined in the Community Development Act of 1974, as amended, for Illinois Cities with populations under 50,000, including refunds, and prior year costs.....	231,000,000

Section 70. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Commerce and Economic Opportunity:

Payable from the General Revenue Fund:

For a grant to the DuPage Special Recreation Association.....	244,400
For a grant to the AllenForce-Veterans Initiative for assistance to veterans.....	100,000
For costs associated with the Education and Work Center in Hanover Park.....	318,000
For a grant to the Veterans Assistance Commission of Will County for Programmatic expenses.....	130,000
Payable from the Agricultural Premium Fund:	
For a grant to the Rural Affairs Institute at Western Illinois University for Ordinary and Contingent Expenses.....	160,000

Section 75. The following named amounts, or so much thereof as may be necessary, respectively are appropriated to the Department of Commerce and Economic Opportunity:

OFFICE OF BROADBAND

Payable from the General Revenue Fund for the ordinary and contingent expenses associated with the administration of the broadband program, including prior year costs.....	1,000,000
Payable from the Digital Divide Elimination Fund for grants, contingent expenses, and prior year costs associated with the Broadband Deployment Program's Digital Literacy, Adoption and Equity Program.....	500,000
Payable from the Community Affairs Assistance Fund for grants, contingent expenses, and expenditures for Federal broadband awards.....	25,000,000

Section 80. The sum of \$2,000,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Commerce and Economic Opportunity for ordinary and contingent expenses associated with the Illinois Works Jobs Program Act 30 ILCS 559/20, including prior year costs.

Section 85. The sum of \$570,000,000, or so much thereof as may be necessary, is appropriated from the DCEO Projects Fund to the Department of Commerce and Economic Opportunity from federal funds received pursuant to Section 501 of Division N of the Consolidated Appropriation Act, 2021, for operational expenses, grants and expenditures related to providing financial assistance and housing stability services to eligible households in accordance with Section 501 of Division N of the Consolidated Appropriations Act, 2021, as amended at any time, and any related federal guidance.

Section 90. The sum of \$103,610,285, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 30, Section 5 of Public Act 101-0637, as amended, is reappropriated from the Local Coronavirus Urgent Remediation Emergency Fund to the Department of Commerce and Economic Opportunity for use in the administration and payment of COVID-19-related grants and expense reimbursement to units of local government, including, but not limited to, local certified public health departments, to cover any costs eligible for payment from federal Coronavirus Relief Fund moneys in accordance with Section 5001 of the federal CARES Act and any related federal guidance, including necessary expenditures incurred due to the COVID-19 public health emergency.

Section 95. The sum of \$400,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Commerce and Economic Opportunity for the purposes of operating assistance to the City of East St. Louis.

Section 100. The sum of \$200,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Washington for costs associated with equipment for the police and fire departments.

Section 105. The sum of \$4,000,000, or so much therefore as may be necessary, is appropriated from the General Revenue Fund to the Department Of Commerce And Economic Opportunity for grants to certified convention bureaus for the development of tourism, education, preservation, and promotion of the 100th anniversary of Route 66.

Section 110. The sum of \$146,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department Commerce and Economic Opportunity for a grant to the Village of Schaumburg for the Municipal Convention Center and Sports Facility Grant Program.

Section 115. The sum of \$1,000,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Bridgeview for costs associated with promotional expenses.

ARTICLE 47

Section 5. In addition to other amounts appropriated, the amount of \$40,277,900, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Natural Resources for operational expenses of the fiscal year ending June 30, 2022.

Section 7. The sum of \$1,500,000, or so much there of as may be necessary, is appropriated from the General Revenue Fund to the Department of Natural Resources for operational expenses of the Office of Law Enforcement.

Section 10. The following named sums, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated to meet the ordinary and contingent expenses of the Department of Natural Resources:

GENERAL OFFICE

Payable from the State Boating Act Fund:	
For Personal Services .....	0
For State Contributions to State Employees' Retirement System .....	0
For State Contributions to Social Security .....	0
For Group Insurance .....	0
For Contractual Services .....	70,000
Payable from the State Parks Fund:	
For Contractual Services .....	70,500
Payable from the Wildlife and Fish Fund:	
For Personal Services .....	1,075,300
For State Contributions to State Employees' Retirement System .....	606,600
For State Contributions to Social Security .....	82,400
For Group Insurance .....	348,600
For Contractual Services .....	762,800
For Travel .....	5,000
For Equipment .....	1,000

Payable from Plugging and Restoration Fund:	
For Contractual Services .....	0
Payable from the Aggregate Operations	
Regulatory Fund:	
For Telecommunications.....	0
Payable from Underground Resources	
Conservation Enforcement Fund:	
For Contractual Services .....	0
For Ordinary and Contingent Expenses.....	400,000
Payable from Federal Surface Mining Control	
and Reclamation Fund:	
For Personal Services .....	0
For State Contributions to State	
Employees' Retirement System.....	0
For State Contributions to	
Social Security .....	0
For Group Insurance.....	0
For Contractual Services.....	0
Payable from Natural Areas Acquisition Fund:	
For Ordinary and Contingent Expenses.....	65,000
Payable from Park and Conservation Fund:	
For Contractual Services.....	587,900
For expenses of the Park and	
Conservation Program.....	2,200,000
Payable from Abandoned Mined Lands Reclamation	
Council Federal Trust Fund:	
For Personal Services.....	52,500
For State Contributions to State	
Employees' Retirement System.....	29,700
For State Contributions to	
Social Security.....	3,900
For Group Insurance.....	27,000
For Contractual Services.....	0
Total	\$6,388,200

Section 15. The sum of \$409,700, or so much thereof as may be necessary, is appropriated from the Abandoned Mined Lands Reclamation Council Federal Trust Fund to the Department of Natural Resources for ordinary and contingent expenses for the support of the Abandoned Mined Lands program.

Section 20. The sum of \$341,900, or so much thereof as may be necessary, is appropriated from the Federal Surface Mining Control and Reclamation Fund to the Department of Natural Resources for ordinary and contingent expenses for the support of the Land Reclamation program.

Section 25. The sum of \$2,412,200, or so much thereof as may be necessary, is appropriated from the DNR Special Projects Fund to the Department of Natural Resources for expenses of grant, inter-agency agreement or donation-funded special projects for various costs including, but not limited to, education, habitat protection and preservation, maintenance and improvements on department lands and facilities.

Section 30. The following named sums, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated to meet the ordinary and contingent expenses of the Department of Natural Resources:

OFFICE OF REALTY AND CAPITAL PLANNING

Payable from the State Boating Act Fund:	
For Personal Services .....	0
For State Contributions to State	

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Employees' Retirement System .....	0
For State Contributions to	
Social Security .....	0
For Group Insurance .....	0
For expenses of the Heavy Equipment	
Dredging Crew.....	834,000
For expenses of the Office of Realty and	
Capital Planning.....	426,500
Payable from the State Parks Fund:	
For Commodities .....	8,100
For Equipment.....	26,100
For expenses of the Office of Realty and	
Capital Planning.....	200,000
Payable from Wildlife and Fish Fund:	
For Personal Services .....	237,900
For State Contributions to State	
Employees' Retirement System .....	134,200
For State Contributions to	
Social Security.....	18,300
For Group Insurance.....	42,600
For Travel .....	0
For Equipment .....	15,000
For expenses of the Heavy Equipment	
Dredging Crew.....	195,500
For expenses of the Office of Realty and	
Capital Planning.....	75,000
Payable from the Natural Areas Acquisition Fund:	
For expenses of Natural Areas Execution.....	207,800
Payable from Open Space Lands Acquisition	
and Development Fund:	
For expenses of the OSLAD Program: .....	947,800
Payable from the Partners for	
Conservation Fund:	
For expenses of the Partners for Conservation	
Program.....	871,500
Payable from the Historic Property Administrative Fund	
For administrative purposes associated	
with the Historic Tax Credit Program.....	250,000
Payable from the DNR Federal Projects Fund:	
For federal projects,	
including but not limited to	
FEMA natural disaster projects and	
federally declared disaster response	
and repair.....	200,000
Payable from the Illinois Wildlife	
Preservation Fund:	
For operation of Consultation Program.....	500,000
Payable from Park and Conservation Fund:	
For the Office of Realty and	
Capital Planning.....	4,493,000
For expenses of the Bikeways Program .....	<u>756,100</u>
Total	\$10,439,400

Section 35. The sum of \$1,277,300, or so much thereof as may be necessary, is appropriated from the Illinois Historic Sites Fund to the Department of Natural Resources for the costs associated with the

preservation services program, including operational expenses, maintenance, repairs, permanent improvements, and special events.

Section 40. The sum of \$150,000 or so much thereof as may be necessary, is appropriated from the Illinois Historic Sites Fund to the Department of Natural Resources for awards and grants associated with the preservation services program.

Section 45. The sum of \$700,000, or so much thereof as may be necessary, is appropriated from the Park and Conservation Fund to the Department of Natural Resources for the costs associated with the preservation services program, including operational expenses, maintenance, repairs, permanent improvements, and special events.

Section 50. The sum of \$640,000, or so much thereof as may be necessary, is appropriated from the Tourism Promotion Fund to the Department of Natural Resources for the costs associated with the preservation services program, including operational expenses, maintenance, repairs, permanent improvements, and special events.

Section 55. The following named sums, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated to meet the ordinary and contingent expenses of the Department of Natural Resources:

OFFICE OF STRATEGIC SERVICES

Payable from State Boating Act Fund:

For Contractual Services .....	196,000
For Contractual Services for Postage	
Expenses for DNR Headquarters.....	35,000
For Commodities.....	120,000
For Printing.....	210,000
For Electronic Data Processing.....	350,000
For Operation of Auto Equipment.....	4,800
For expenses associated with	
Watercraft Titling.....	482,600
For Refunds.....	15,000

Payable from the State Parks Fund:

For Electronic Data Processing.....	300,000
For the implementation of the	
Camping/Lodging Reservation System.....	300,000
For Public Events and Promotions.....	15,000
For operation and maintenance of	
new sites and facilities, including Sparta.....	50,000

Payable from the Wildlife and Fish Fund:

For Personal Services.....	1,177,000
For State Contributions to State	
Employees' Retirement System .....	663,900
For State Contributions to	
Social Security.....	90,000
For Group Insurance .....	382,000
For Contractual Services .....	750,000
For Contractual Services for	
Postage Expenses for DNR Headquarters.....	35,000
For Travel.....	20,000
For Commodities.....	170,000
For Printing.....	170,000
For Equipment.....	57,000
For Electronic Data Processing.....	1,200,000
For Operation of Auto Equipment.....	26,900
For expenses incurred for the	

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implementation, education and maintenance of the Point of Sale System.....	3,000,000
For the transfer of check-off dollars to the Illinois Conservation Foundation.....	0
For Educational Publications Services and Expenses .....	20,000
For expenses associated with the State Fair.....	15,500
For Public Events and Promotions.....	2,000
For expenses associated with the Sportsmen Against Hunger Program.....	0
For Refunds.....	600,000
Payable from Natural Areas Acquisition Fund:	
For Electronic Data Processing.....	100,000
Payable from Federal Surface Mining Control and Reclamation Fund:	
For Contractual Services .....	0
For Contractual Services for Postage Expenses for DNR Headquarters.....	0
For Commodities.....	0
For Electronic Data Processing.....	0
Payable from Illinois Forestry Development Fund:	
For Electronic Data Processing.....	25,000
For expenses associated with the State Fair.....	0
Payable from Park and Conservation Fund:	
For Ordinary and Contingent Expenses.....	3,037,000
For expenses associated with the State Fair.....	76,700
Payable from Abandoned Mined Lands Reclamation Council Federal Trust Fund:	
For Contractual Services.....	0
For Contractual Services for Postage Expenses for DNR Headquarters.....	0
For Commodities.....	0
For Electronic Data Processing.....	0
Total	\$13,696,400

Section 60. The following named sums, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated to meet the ordinary and contingent expenses of the Department of Natural Resources:

SPARTA WORLD SHOOTING AND RECREATION COMPLEX

Payable from the State Parks Fund:	
For the ordinary and contingent expenses of the World Shooting and Recreational Complex.....	1,200,000
For the ordinary and contingent expenses of the World Shooting and Recreational Complex, of which no expenditures shall be authorized from the appropriation until revenues from sponsorships or donations sufficient to offset such expenditures have been collected and deposited into the State Parks Fund.....	350,000
For the Sparta Imprest Account.....	75,000
Payable from the Wildlife and Fish Fund:	
For the ordinary and contingent expenses of the World Shooting and	

Recreational Complex.....		<u>1,200,000</u>
Total	\$2,825,000	

Section 65. The following named sums, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated to meet the ordinary and contingent expenses of the Department of Natural Resources:

OFFICE OF GRANT MANAGEMENT AND ASSISTANCE

Payable from the General Revenue Fund:		
For expenses of the Office of Grant Management and Assistance.....		0
Payable from the State Boating Act Fund:		
For expenses of the Office of Grant Management and Assistance .....		280,000
Payable from Wildlife and Fish Fund:		
For expenses of the Office of Grant Management and Assistance .....		1,282,400
Payable from Open Space Lands Acquisition and Development Fund:		
For expenses of the Office of Grant Management and Assistance .....		1,100,000
Payable from DNR Federal Projects Fund:		
For expenses of the Office of Grant Management and Assistance .....		<u>80,000</u>
Total	\$2,742,400	

Section 70. The following named sums, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated to meet the ordinary and contingent expenses of the Department of Natural Resources:

OFFICE OF RESOURCE CONSERVATION

Payable from Wildlife and Fish Fund:		
For Personal Services .....		11,134,900
For State Contributions to State Employees' Retirement System.....		6,280,500
For State Contributions to Social Security.....		852,300
For Group Insurance.....		3,631,500
For Contractual Services.....		2,300,000
For Travel.....		75,000
For Commodities.....		1,363,800
For Printing.....		150,000
For Equipment.....		200,000
For Telecommunications.....		230,000
For Operation of Auto Equipment.....		350,000
For Ordinary and Contingent Expenses of The Chronic Wasting Disease Program and other wildlife containment programs, the surveillance and control of feral livestock populations, and managing large carnivore occurrences.....		1,800,000
For an Urban Fishing Program in conjunction with the Chicago Park District to provide fishing and resource management at the park district lagoons.....		285,000
For workshops, training and other activities to improve the administration of fish and wildlife federal aid		

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programs from federal aid administrative grants received for such purposes .....	10,000
Payable from Salmon Fund:	
For Personal Services .....	209,100
For State Contributions to State Employees' Retirement System .....	118,000
For State Contributions to Social Security .....	16,100
For Group Insurance .....	50,000
Payable from the Illinois Fisheries Management Fund:	
For operational expenses related to the Division of Fisheries.....	2,290,300
Payable from Natural Areas Acquisition Fund:	
For Personal Services.....	1,756,700
For State Contributions to State Employees' Retirement System.....	990,900
For State Contributions to Social Security.....	134,500
For Group Insurance .....	561,300
For Contractual Services.....	190,700
For Travel.....	27,900
For Commodities.....	43,800
For Printing.....	0
For Equipment.....	86,300
For Telecommunications.....	38,100
For Operation of Auto Equipment.....	70,200
For expenses of the Natural Areas Stewardship Program.....	3,345,700
For Expenses Related to the Endangered Species Protection Board.....	0
For Administration of the "Illinois Natural Areas Preservation Act".....	2,798,400
Payable from Partners for Conservation Fund:	
For ordinary and contingent expenses of operating the Partners for Conservation Program.....	2,265,600
Payable from the Natural Resources Restoration Trust Fund:	
For Natural Resources Trustee Program.....	1,000,000
Payable from the DNR Federal Projects Fund:	
For expenses of federal projects, including but not limited to those related to federally funded wildlife and natural areas management, emergencies, or recreational grant lease programs.....	1,607,800
Payable from Illinois Forestry Development Fund:	
For ordinary and contingent expenses of the Urban Forestry Program.....	4,060,500
For payment of timber buyers' bond forfeitures.....	141,800
For payment of the expenses of the Illinois Forestry Development Council.....	118,500
Payable from the State Migratory Waterfowl Stamp Fund:	
For Stamp Fund Operations.....	250,000
Payable from the DNR Federal Projects Fund:	
For expenses of federal projects, including	

but not limited to the continued staffing, development, and support of aquatic nuisance species management plans, fulfilling those management plans and agreements, monitoring and removal of aquatic nuisance species (ANS), including the detection, management and control, and response actions necessary for Asian carp and other ANS and related subgrantee payments for such purposes, including costs incurred in prior years..... 22,618,300

Total \$73,453,500

Section 75. The sum of \$250,000, or so much thereof as may be necessary, is appropriated from the Wildlife and Fish Fund to the Department of Natural Resources for the non-federal cost share of a Conservation Reserve Enhancement Program to establish long-term contracts and permanent conservation easements in the Illinois River Basin; to fund cost share assistance to landowners to encourage approved conservation practices in environmentally sensitive and highly erodible areas of the Illinois River Basin; and to fund the monitoring of long-term improvements of these conservation practices as required in the Memorandum of Agreement between the State of Illinois and the United States Department of Agriculture.

Section 80. The sum of \$20,000,000, or so much thereof as may be necessary, is appropriated from the Wildlife and Fish Fund to the Department of Natural Resources for (i) reallocation of Wildlife and Fish grant reimbursements, (ii) wildlife conservation and restoration plans and programs from federal and/or state funds provided for such purposes or (iii) both purposes.

Section 85. The sum of \$650,000, or so much thereof may be necessary, is appropriated to the Department of Natural Resources from the Partners for Conservation Fund for expenses associated with Partners for Conservation Program to Implement Ecosystem-Based Management for Illinois' Natural Resources.

Section 90. The sum of \$25,000, or so much thereof as may be necessary, is appropriated from the Roadside Monarch Habitat Fund to the Department of Natural Resources for ordinary and contingent expenses related to the development, enhancement and restoration of Monarch butterfly and other pollinator habitats.

Section 95. The sum of \$4,500,000, or so much thereof as may be necessary, is appropriated from the Wildlife and Fish Fund to the Department of Natural Resources for expenses of subgrantee payments.

Section 100. The sum of \$350,000, or so much thereof as may be necessary, independently or in cooperation with the Federal Government or any agency thereof, any municipal corporation, or political subdivision of the State, or with any public or private corporation, organization, or individual, is appropriated to the Department of Natural Resources from the Federal Title IV Fire Protection Assistance Fund for refunds and for Rural Community Fire Protection Programs.

OFFICE OF COASTAL MANAGEMENT

Section 105. The sum of \$6,008,900, or so much thereof may be necessary, is appropriated to the Department of Natural Resources from the DNR Federal Projects Fund for expenses related to the Coastal Management Program.

Section 110. The sum of \$1,004,800, or so much thereof as may be necessary, is appropriated to the Department of Natural Resources from the DNR Federal Projects Fund for expenses related to the Great Lakes Initiative.

Section 115. The following named sums, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated to meet the ordinary and contingent expenses of the Department of Natural Resources:

OFFICE OF LAW ENFORCEMENT

Payable from the General Revenue Fund:	
For Alcohol Enforcement.....	0
Payable from State Boating Act Fund:	
For Personal Services.....	1,740,000
For State Contributions to State	
Employees' Retirement System.....	981,500
For State Contributions to	
Social Security.....	28,400
For Group Insurance.....	478,800
For Contractual Services.....	480,300
For Travel.....	67,800
For Commodities.....	232,700
For Equipment.....	277,700
For Telecommunications.....	368,800
For Operation of Auto Equipment.....	419,500
For Expenses of DUI/OUI Equipment.....	20,000
For Operational Expenses of the Snowmobile	
Program.....	35,000
Payable from State Parks Fund:	
For Personal Services.....	1,423,300
For State Contributions to State	
Employees' Retirement System.....	780,500
For State Contributions to	
Social Security.....	109,000
For Group Insurance.....	480,300
For Equipment.....	114,200
Payable from Wildlife and Fish Fund:	
For Personal Services.....	4,899,400
For State Contributions to State	
Employees' Retirement System.....	2,763,500
For State Contributions to	
Social Security.....	417,200
For Group Insurance.....	1,274,400
For Contractual Services.....	714,600
For Travel.....	56,500
For Commodities.....	158,900
For Printing.....	57,000
For Equipment.....	117,400
For Telecommunications.....	505,100
For Operation of Auto Equipment.....	209,100
Payable from Conservation Police Operations	
Assistance Fund:	
For expenses associated with the	
Conservation Police Officers.....	1,250,000
Payable from the Drug Traffic	
Prevention Fund:	
For use in enforcing laws regulating	
controlled substances and cannabis	
on Department of Natural Resources	
regulated lands and waterways to the	
extent funds are received by the	
Department.....	<u>25,000</u>
Total	\$20,485,900

Section 120. The sum of \$20,000, or so much thereof as may be necessary, is appropriated from the State Boating Act Fund to the Department of Natural Resources for expenses of Alcohol Enforcement.

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Section 125. The following named sums, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated to meet the ordinary and contingent expenses of the Department of Natural Resources:

OFFICE OF LAND MANAGEMENT AND EDUCATION

Payable from State Boating Act Fund:

For Personal Services.....	3,662,400
For State Contributions to State Employees' Retirement System.....	2,008,300
For State Contributions to Social Security.....	280,200
For Group Insurance.....	1,198,000
For Contractual Services.....	700,000
For Travel.....	0
For Commodities.....	175,000
For Snowmobile Programs.....	53,000

Payable from State Parks Fund:

For Personal Services.....	3,982,200
For State Contributions to State Employees' Retirement System.....	2,183,700
For State Contributions to Social Security.....	304,600
For Group Insurance.....	1,336,400
For Contractual Services.....	2,300,000
For Travel.....	38,000
For Commodities.....	525,000
For Equipment.....	200,000
For Telecommunications.....	345,000
For Operation of Auto Equipment.....	510,000
For expenses related to the Illinois-Michigan Canal.....	120,000
For operations and maintenance from revenues derived from the sale of surplus crops and timber harvest.....	1,100,000

Payable from the State Parks Fund:

For Refunds.....	35,000
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Payable from the Wildlife and Fish Fund:

For Personal Services.....	2,155,900
For State Contributions to State Employees' Retirement System.....	1,216,000
For State Contributions to Social Security.....	164,900
For Group Insurance.....	667,700
For Contractual Services.....	1,375,000
For Travel.....	8,000
For Commodities.....	600,000
For Equipment.....	200,000
For Telecommunications.....	35,000
For Operation of Auto Equipment.....	225,000
For Union County and Horseshoe Lake Conservation Areas, Farming and Wildlife operations.....	561,000
For operations and maintenance from revenues derived from the sale of surplus crops and timber harvest.....	3,023,300

Payable from Wildlife Prairie Park Fund:

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Grant to Wildlife Prairie Park for the Park's Operations and Improvements.....	70,000
Payable from Illinois and Michigan Canal Fund: For expenses related to the Illinois-Michigan Canal.....	30,000
Payable from the Partners for Conservation Fund: For expenses of the Partners for Conservation Program.....	0
Payable from Park and Conservation Fund: For expenses of the Park and Conservation Program.....	20,339,800
For expenses of the Bikeways program.....	1,719,400
For the expenses related to FEMA Grants to the extent that such funds are available to the Department.....	500,000
For expenses of the Park and Conservation Program.....	9,500,000
Payable from the Adeline Jay Geo-Karis Illinois Beach Marina Fund: For operating expenses of the North Point Marina at Winthrop Harbor.....	50,000
For Refunds.....	<u>25,000</u>
<b>Total</b>	<b>\$63,522,800</b>

Section 130. The sum of \$2,000,000, or so much thereof as may be necessary, is appropriated from the State Parks Fund to the Department of Natural Resources for the costs associated with historic preservation and site management including, but not limited to, operational expenses, grants, awards, maintenance, repairs, permanent improvements, and special events.

Section 135. The sum of \$3,300,000, or so much thereof as may be necessary, is appropriated from the Park and Conservation Fund to the Department of Natural Resources for the costs associated with historic preservation and site management including, but not limited to, operational expenses, grants, awards, maintenance, repairs, permanent improvements, and special events.

Section 140. The sum of \$4,360,000, or so much thereof as may be necessary, is appropriated from the Tourism Promotion Fund to the Department of Natural Resources for the costs associated with historic preservation and site management including, but not limited to, operational expenses, grants, awards, maintenance, repairs, permanent improvements, and special events.

Section 145. The sum of \$3,014,100, or so much thereof as may be necessary, is appropriated from the Illinois Historic Sites Fund to the Department of Natural Resources for the costs associated with historic preservation and site management including, but not limited to, operational expenses, grants, awards, maintenance, repairs, permanent improvements, and special events.

Section 150. The following named sums, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated to meet the ordinary and contingent expenses of the Department of Natural Resources:

OFFICE OF MINES AND MINERALS

Payable from the Explosives Regulatory Fund: For expenses associated with Explosive Regulation.....	232,000
Payable from the Aggregate Operations Regulatory Fund: For expenses associated with Aggregate Mining Regulation.....	352,300
Payable from the Coal Mining Regulatory Fund:	

For the purpose of coordinating training and education programs for miners and laboratory analysis and testing of coal samples and mine atmospheres.....	115,000
For expenses associated with Surface Coal Mining Regulation.....	266,000
For operation of the Mining Safety Program.....	30,000
Payable from the Federal Surface Mining Control and Reclamation Fund:	
For Personal Services.....	1,658,200
For State Contributions to State Employees' Retirement System.....	935,300
For State Contributions to Social Security .....	126,900
For Group Insurance .....	534,600
For Contractual Services .....	500,000
For expenses associated with litigation of Mining Regulatory actions.....	0
For Travel.....	26,000
For Commodities.....	3,000
For Printing.....	1,000
For Equipment.....	100,000
For Electronic Data Processing.....	50,000
For Telecommunications.....	40,000
For Operation of Auto Equipment.....	40,000
For the purpose of coordinating training and education programs for miners and laboratory analysis and testing of coal samples and mine atmospheres.....	300,000
For Small Operators' Assistance Program.....	0
Payable from the Land Reclamation Fund:	
For the purpose of reclaiming surface mined lands, with respect to which a bond has been forfeited.....	4,000,000
Payable from Coal Technology Development Assistance Fund:	
For expenses of Coal Mining Regulation.....	3,007,000
For expenses of Coal Mining Safety.....	3,086,700
Payable from the Abandoned Mined Lands Reclamation Council Federal Trust Fund:	
For Personal Services .....	2,663,500
For State Contributions to State Employees' Retirement System .....	1,502,300
For State Contributions to Social Security .....	203,800
For Group Insurance .....	723,700
For Contractual Services .....	281,200
For Travel.....	30,700
For Commodities.....	26,800
For Printing.....	1,000
For Equipment.....	111,300
For Electronic Data Processing.....	146,400
For Telecommunications.....	45,000
For Operation of Auto Equipment.....	75,000
For expenses associated with	

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Environmental Mitigation Projects, Studies, Research, and Administrative Support.....	<u>2,000,000</u>
Total	\$23,214,700

Section 155. The sum of \$410,600, or so much thereof as may be necessary, is appropriated from the Federal Surface Mining Control and Reclamation Fund to the Department of Natural Resources for ordinary and contingent expenses for the support of the Land Reclamation program.

Section 160. The following named sums, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated to meet the ordinary and contingent expenses of the Department of Natural Resources:

OFFICE OF OIL AND GAS RESOURCE MANAGEMENT

Payable from the Mines and Minerals Underground

Injection Control Fund:

For Personal Services .....	0
For State Contributions to State Employees' Retirement System .....	0
For State Contributions to Social Security .....	0
For Group Insurance .....	0
For Travel.....	0
For Equipment.....	0
For Expenses of Oil and Gas Regulation.....	360,000

Payable from Plugging and Restoration Fund:

For Personal Services.....	578,900
For State Contributions to State Employees' Retirement System .....	317,500
For State Contributions to Social Security.....	44,300
For Group Insurance.....	186,300
For Contractual Services .....	42,800
For Travel.....	2,000
For Commodities.....	2,500
For Equipment.....	5,000
For Electronic Data Processing.....	6,000
For Telecommunications.....	10,000
For Operation of Auto Equipment.....	20,000
For Plugging & Restoration Projects.....	1,047,200
For Refunds.....	25,000

Payable from the Oil and Gas Resource  
Management Fund:

For expenses associated with the operations Of the Office of Oil and Gas.....	500,000
Payable from Underground Resources Conservation Enforcement Fund:	
For Personal Services.....	790,900
For State Contributions to State Employees' Retirement System .....	446,100
For State Contributions to Social Security.....	67,300
For Group Insurance.....	266,700
For Contractual Services.....	252,000
For Travel.....	17,000
For Commodities.....	13,500
For Printing.....	2,000

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For Equipment.....	143,000
For Electronic Data Processing.....	515,000
For Telecommunications.....	35,000
For Operation of Auto Equipment.....	78,000
For Interest Penalty Escrow.....	0
For Refunds.....	<u>500,000</u>
Total	\$6,274,000

Section 165. The following named sums, or so much thereof as may be necessary, for the objects and purposes hereinafter named, are appropriated to meet the ordinary and contingent expenses of the Department of Natural Resources:

OFFICE OF WATER RESOURCES

Payable from the State Boating Act Fund:

For Personal Services.....	415,200
For State Contributions to State Employees' Retirement System.....	234,200
For State Contributions to Social Security.....	31,800
For Group Insurance.....	136,100
For expenses of the Boat Grant Match.....	130,000
For Repairs and Modifications to Facilities.....	53,900

Payable from the Wildlife and Fish Fund:

For payment of the Department's share of operation and maintenance of statewide stream gauging network, water data storage and retrieval system, in cooperation with the U.S. Geological Survey.....	375,000
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Payable from the Capital Development Fund:

For Personal Services.....	797,000
For State Contributions to State Employees' Retirement System.....	449,600
For State Contributions to Social Security.....	61,600
For Group Insurance.....	184,800

Payable from the National Flood Insurance

Program Fund:

For execution of state assistance programs to improve the administration of the National Flood Insurance Program (NFIP) and National Dam Safety Program as approved by the Federal Emergency Management Agency (FEMA) (82 Stat. 572).....	650,000
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Payable from the DNR Federal Projects Fund:

For expenses of Water Resources Planning, Resource Management Programs and Project Implementation.....	100,000
For FEMA Mapping Grant.....	<u>0</u>
Total	\$3,619,200

Section 170. The sum of \$1,000,000, or so much thereof as may be necessary, is appropriated to the Department of Natural Resources for expenditure by the Office of Water Resources from the Flood Control Land Lease Fund for disbursement of monies received pursuant to Act of Congress dated September 3, 1954 (68 Statutes 1266, same as appears in Section 701c-3, Title 33, United States Code Annotated), provided such disbursement shall be in compliance with 15 ILCS 515/1 Illinois Compiled Statutes.

Section 175. The sum of \$100,000, or so much thereof as may be necessary, is appropriated from the Illinois State Museum Fund to the Department of Natural Resources for ordinary and contingent expenses of the Illinois State Museum.

Section 180. The sum of \$1,652,500, or so much thereof as may be necessary, is appropriated from the State Boating Act Fund to the Department of Natural Resources for expenses of the Office of Water Resources.

Section 185. The sum of \$1,372,900, or so much thereof as may be necessary, is appropriated from the Wildlife and Fish Fund to the Department of Natural Resources for expenses of the Wildlife and Habitat Conservation.

Section 190. The sum of \$1,332,000, or so much thereof as may be necessary, is appropriated from the Wildlife and Fish Fund to the Department of Natural Resources for expenses of Wildlife and Habitat Conservation at State Parks and Historic Sites.

Section 195. The sum of \$275,000, or so much thereof as may be necessary, is appropriated from the Wildlife and Fish Fund to the Department of Natural Resources for ordinary and contingent expenses of Resource Conservation.

Total, This Article \$324,496,300

#### ARTICLE 48

Section 5. The sum of \$16,448,241, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from appropriations heretofore made in Article 56, Section 110 and Article 57, Section 5 of Public Act 101-0637, as amended, is reappropriated to the Department of Natural Resources from the DNR Federal Projects Fund for expenses related to the Coastal Management Program.

Section 10. The sum of \$71,433, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made in Article 57, Section 10 of Public Act 101-0637, as amended, is reappropriated to the Department of Natural Resources from the DNR Federal Projects Fund for expenses related to the Coastal Management Program.

Section 15. The sum of \$1,859,503, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made in Article 57, Section 15 of Public Act 101-0637, as amended, is reappropriated to the Department of Natural Resources from the DNR Federal Projects Fund for expenses related to the Great Lakes Initiative.

Section 20. The sum of \$777,160 or so much thereof as may be necessary and as remains unexpended at the close of business on June 30, 2021, from appropriations heretofore made for such purpose in Article 56, Section 75 and Article 57, Section 20 of Public Act 101-0637, as amended, is reappropriated from the Wildlife and Fish Fund to the Department of Natural Resources for the non-federal cost share of a Conservation Reserve Enhancement Program to establish long-term contracts and permanent conservation easements in the Illinois River Basin; to fund cost share assistance to landowners to encourage approved conservation practices in environmentally sensitive and highly erodible areas of the Illinois River Basin; and to fund the monitoring of long-term improvements of these conservation practices as required in the Memorandum of Agreement between the State of Illinois and the United States Department of Agriculture.

Section 25. The sum of \$5,859,429, or so much thereof as may be necessary and as remains unexpended at the close of business on June 30, 2021, from appropriations heretofore made in Article 56, Section 10 and Article 57, Section 25 of Public Act 101-0637, as amended, is reappropriated to the Department of Natural Resources from the Park and Conservation Fund for expenses of the Park and Conservation Program.

Section 30. The sum of \$13,982,897, or so much thereof as may be necessary and as remains unexpended at the close of business on June 30, 2021, from appropriations heretofore made in Article 56, Section 130 and Article 57, Section 30 of Public Act 101-0637, as amended, is reappropriated to the Department of Natural Resources from the Park and Conservation Fund for expenses of the Park and Conservation Program.

Section 35. The sum of \$1,814,838, or so much thereof as may be necessary and as remains unexpended at the close of business on June 30, 2021, from appropriations heretofore made in Article 56 Section 90 and Article 57, Section 35 of Public Act 101-0637, as amended, is reappropriated to the Department of Natural Resources from the Partners for Conservation Fund for expenses associated with the Partners for Conservation Program to Implement Ecosystem-Based Management for Illinois' Natural Resources.

Section 40. The sum of \$10,635,076, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from appropriations heretofore made in Article 56, Section 70 and Article 57, Section 40 of Public Act 101-0637, as amended, is reappropriated to the Department of Natural Resources from the Illinois Forestry Development Fund for ordinary and contingent expenses of the Urban Forestry Program.

Section 45. The sum of \$2,808,059, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from appropriations heretofore made in Article 56 Section 130 and Article 57, Section 45 of Public Act 101-0637, as amended, is reappropriated to the Department of Natural Resources from the State Parks Fund for operations and maintenance.

Section 50. The sum of \$10,009,970, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from appropriations heretofore made in Article 56 Section 130 and Article 57, Section 50 of Public Act 101-0637, as amended, is reappropriated to the Department of Natural Resources from the Wildlife and Fish Fund for operations and maintenance.

Section 55. The sum of \$498,508, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from appropriations heretofore made in Article 56, Section 70 and Article 57, Section 55, of Public Act 101-0637, as amended, is reappropriated to the Department of Natural Resources from the State Migratory Waterfowl Stamp Fund for Stamp Fund Operations.

Section 60. The sum of \$55,268, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made in Article 57, Section 60 of Public Act 101-0637, as amended, is reappropriated from the Wildlife and Fish Fund to the Department of Natural Resources for wildlife conservation and restoration plans and programs from federal and/or state funds provided for such purposes.

Section 65. The sum of \$20,982,840, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from appropriations heretofore made in Article 56, Section 100 and Article 57, Section 65 of Public Act 101-0637, as amended, is reappropriated from the Wildlife and Fish Fund to the Department of Natural Resources for expenses of subgrantee payments.

Section 70. The sum of \$461,639, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made in Article 57, Section 70 of Public Act 101-0637, as amended, is reappropriated from the Wildlife and Fish Fund to the Department of Natural Resources for (i) reallocation of Wildlife and Fish grant reimbursements, (ii) wildlife conservation and restoration plans and programs from federal and/or state funds provided for such purposes or (iii) both purposes.

Section 75. The sum of \$1,293,752, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made in Article 57, Section 75 of Public Act 101-0637, as amended, is reappropriated from the Wildlife and Fish Fund to the Department of Natural Resources for expenses of subgrantee payments.

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Section 80. The sum of \$59,177,165, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from appropriations heretofore made in Article 56, Section 80 and Article 57, Section 80 of Public Act 101-0637, as amended, is reappropriated from the Wildlife and Fish Fund to the Department of Natural Resources for (i) reallocation of Wildlife and Fish grant reimbursements, (ii) wildlife conservation and restoration plans and programs from federal and/or state funds provided for such purposes or (iii) both purposes.

Section 85. The sum of \$5,868,243, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from appropriations heretofore made in Article 56, Section 85, and Article 57, Section 85 of Public Act 101-0637, as amended, is reappropriated from the Wildlife and Fish Fund to the Department of Natural Resources for expenses of subgrantee payments.

Section 90. The sum of \$298,634, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from appropriations heretofore made in Article 56, Section 40 and Article 57, Section 90 of Public Act 101-0637, as amended, is reappropriated from the Illinois Historic Sites Fund to the Department of Natural Resources for awards and grants associated with the preservation services program.

Section 95. The sum of \$147,244, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made in Article 57, Section 95 of Public Act 101-0637, as amended, is reappropriated from the Wildlife and Fish fund to the Department of Natural Resources for ordinary and contingent expenses of Resource Conservation.

Section 100. The sum of \$2,189,415, or so much thereof as may be necessary, independently or in cooperation with the Federal Government or any agency thereof, any municipal corporation, or political subdivision of the State, or with any public or private corporation, organization, or individual and remains unexpended at the close of business on June 30, 2021, from appropriations heretofore made in Article 56, Section 105 and Article 57, Section 100 of Public Act 101-0637, as amended, is reappropriated to the Department of Natural Resources from the Federal Title IV Fire Protection Assistance Fund for refunds and for Rural Community Fire Protection Programs.

Section 105. The sum of \$2,245,283, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from appropriations heretofore made in Article 56, Section 115, and Article 57, Section 105 of Public Act 101-0637, as amended, is reappropriated to the Department of Natural Resources from the DNR Federal Projects Fund for expenses related to the Great Lakes Initiative.

Section 110. The sum of \$6,470,768, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021 from appropriations heretofore made in Article 56, Section 155, and Article 57, Section 110 of Public Act 101-0637, as amended, is reappropriated to the Department of Natural Resources from the Land Reclamation Fund for the purpose of reclaiming surface mined lands, with respect to which a bond has been forfeited.

Section 115. The sum of \$800,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Natural Resources for expenses for two dam safety studies in Rock Island County.

Section 120. The sum of \$150,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department Natural Resources for ordinary and contingent expenses associated with the Tick Research, Education, and Evaluation.

Section 125. The sum of \$200,000, or so much thereof as may be necessary, is appropriated from the Park and Conservation Fund to the Department of Natural Resources for the cost associated with a vulnerability assessment to preserve and restore the beaches and parks along the 67th and 79th streets in the City of Chicago.

Section 130. The sum of \$72,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Natural Resources for a grant to the Lake County Health Department for expenses for the study and mitigation of zebra mussels and development of a control program with the Lake County Zebra Mussel Project.

ARTICLE 49

Section 1. The following named sums, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated from the General Revenue Fund to meet the ordinary and contingent expenses of the following divisions of the Department of Juvenile Justice for the fiscal year ending June 30, 2022:

FOR OPERATIONS  
GENERAL OFFICE

For Personal Services.....	2,250,200
For State Contributions to Social Security.....	196,400
For Contractual Services.....	2,119,500
For Travel.....	32,000
For Commodities.....	11,000
For Printing.....	500
For Equipment.....	8,200
For Electronic Data Processing.....	2,576,500
For Telecommunications Services.....	250,100
For Operation of Auto Equipment.....	24,600
For Refunds.....	0
For Tort Claims.....	<u>118,800</u>
Total	\$7,587,800

SCHOOL DISTRICT

For Personal Services.....	5,351,400
For State Contributions to Teachers' Retirement System.....	0
For State Contributions to Social Security .....	400,000
For Contractual Services.....	851,000
For Travel.....	3,800
For Commodities.....	600
For Printing.....	0
For Equipment.....	4,800
For Telecommunications Services.....	37,700
For Operation of Auto Equipment.....	<u>0</u>
Total	\$6,649,300

AFTERCARE SERVICES

For Personal Services.....	5,915,700
For State Contributions to Social Security.....	444,000
For Contractual Services.....	9,744,900
For Travel.....	16,000
For Travel and Allowances for Committed, Paroled and Discharged Youth.....	600
For Commodities.....	700
For Printing.....	3,100
For Equipment.....	0
For Telecommunications Services.....	184,000
For Operation of Auto Equipment.....	<u>97,500</u>
Total	\$16,406,500

Section 5. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Juvenile Justice from the General Revenue Fund:

ILLINOIS YOUTH CENTER - CHICAGO

For Personal Services.....	8,517,700
For Student, Member and Inmate Compensation.....	2,900
For State Contributions to Social Security.....	628,900
For Contractual Services.....	2,922,700
For Travel.....	3,300
For Commodities.....	248,900
For Printing.....	4,000
For Equipment.....	26,500
For Telecommunications Services.....	34,600
For Operation of Auto Equipment.....	<u>8,500</u>
Total	\$12,398,000

ILLINOIS YOUTH CENTER - HARRISBURG

For Personal Services.....	17,014,600
For Student, Member and Inmate Compensation.....	11,900
For State Contributions to Social Security.....	1,246,500
For Contractual Services.....	3,170,700
For Travel.....	13,300
For Travel and Allowances for Committed, Paroled and Discharged Youth.....	1,800
For Commodities.....	390,900
For Printing.....	7,100
For Equipment.....	44,900
For Telecommunications Services.....	57,200
For Operation of Auto Equipment.....	<u>22,000</u>
Total	\$21,980,900

ILLINOIS YOUTH CENTER - PERE MARQUETTE

For Personal Services.....	5,801,900
For Student, Member and Inmate Compensation.....	11,400
For State Contributions to Social Security.....	425,100
For Contractual Services.....	1,023,500
For Travel.....	11,000
For Travel and Allowances for Committed, Paroled and Discharged Youth.....	400
For Commodities.....	213,800
For Printing.....	5,100
For Equipment.....	22,500
For Telecommunications Services.....	43,900
For Operation of Auto Equipment.....	<u>13,300</u>
Total	\$7,571,900

ILLINOIS YOUTH CENTER - ST. CHARLES

For Personal Services.....	16,944,300
For Student, Member and Inmate Compensation.....	2,700
For State Contributions to Social Security.....	1,245,100
For Contractual Services.....	5,644,000

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For Travel.....	4,000
For Travel and Allowances for Committed, Paroled and Discharged Youth.....	0
For Commodities.....	316,200
For Printing.....	10,000
For Equipment.....	58,800
For Telecommunications Services.....	65,000
For Operation of Auto Equipment.....	<u>46,000</u>
Total	\$24,336,100

## ILLINOIS YOUTH CENTER - WARRENVILLE

For Personal Services.....	7,855,200
For Student, Member and Inmate Compensation.....	2,500
For State Contributions to Social Security.....	574,100
For Contractual Services.....	2,065,500
For Travel.....	7,900
For Commodities.....	190,900
For Printing.....	3,200
For Equipment.....	40,000
For Telecommunications Services.....	54,000
For Operation of Auto Equipment.....	<u>8,700</u>
Total	\$10,802,000

## STATEWIDE SERVICES AND GRANTS

Section 10. The following named amounts, or so much thereof as may be necessary, are appropriated to the Department of Juvenile Justice for the objects and purposes hereinafter named:

Payable from the General Revenue Fund:

For Repairs, Maintenance and Other Capital Improvements.....	800,000
For Sheriffs' Fees for Conveying Juveniles.....	<u>2,300</u>
Total	\$802,300

Section 15. The following named amounts, or so much thereof as may be necessary, are appropriated to the Department of Juvenile Justice for the objects and purposes hereinafter named:

Payable from the Department of Corrections

Reimbursement and Education Fund:

For payment of expenses associated with School District Programs.....	5,000,000
For payment of expenses associated with federal programs, including, but not limited to, construction of additional beds, treatment programs, and juvenile supervision.....	3,000,000
For payment of expenses associated with miscellaneous programs, including, but not limited to, medical costs, food expenditures, and various construction costs.....	<u>5,000,000</u>
Total	\$13,000,000

Section 20. The amounts appropriated for repairs and maintenance, and other capital improvements in Section 10 for repairs and maintenance, roof repairs and/or replacements and miscellaneous capital improvements at the Department's various institutions are to include construction, reconstruction, improvements, repairs and installation of capital facilities, costs of planning, supplies, materials and all

other expenses required for roof and other types of repairs and maintenance, capital improvements, and purchase of land.

No contract shall be entered into or obligation incurred for repairs and maintenance and other capital improvements from appropriations made in Section 10 of this Article until after the purpose and amounts have been approved in writing by the Governor.

Section 25. The sum of \$6,400, or so much thereof as may be necessary, is appropriated to the Department of Juvenile Justice from the General Revenue Fund for costs and expenses associated with payment of statewide hospitalization.

Section 30. The amount of \$363,400, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Juvenile Justice for the purposes of investigating complaints, evaluating policies and procedures, and securing the rights of the youth committed to the Department of Juvenile Justice, including youth released on Aftercare before final discharge.

Section 35. The amount of \$58,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Juvenile Justice for costs associated with positive behavior interventions and supports.

ARTICLE 50

Section 1. The following named sums, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated from the General Revenue Fund to meet the ordinary and contingent expenses of the following divisions of the Department of Corrections for the fiscal year ending June 30, 2022:

FOR OPERATIONS  
GENERAL OFFICE

For Personal Services.....	22,948,000
For State Contributions to Social Security.....	1,755,600
For Contractual Services.....	15,500,000
For Travel.....	84,100
For Commodities.....	1,000,000
For Printing.....	52,800
For Equipment.....	1,545,000
For Electronic Data Processing.....	43,814,400
For Telecommunications Services.....	1,500,000
For Operation of Auto Equipment.....	483,100
For Tort Claims.....	7,000,000
For Refunds.....	<u>1,000</u>
Total	\$95,684,000

STATEWIDE SERVICES AND GRANTS

Section 5. The following named amounts, or so much thereof as may be necessary, are appropriated to the Department of Corrections for the objects and purposes hereinafter named:

Payable from the General Revenue Fund:

For Sheriffs' Fees for Conveying Prisoners.....	249,900
For the State's share of Assistant State's Attorney's salaries – reimbursement to counties pursuant to Chapter 55 of the Illinois Compiled Statutes.....	200,200
For Repairs, Maintenance and Other Capital Improvements.....	<u>4,999,600</u>
Total	\$5,449,700

Section 10. The following named amounts, or so much thereof as may be necessary, are appropriated to the Department of Corrections for the objects and purposes hereinafter named:

Payable from Department of Corrections

Reimbursement and Education Fund:

For payment of expenses associated with School District Programs.....	5,000,000
For payment of expenses associated with federal programs, including, but not limited to, construction of additional beds, treatment programs, and juvenile supervision.....	5,000,000
For payment of expenses associated with miscellaneous programs, including, but not limited to, medical costs, food expenditures and various construction costs.....	117,000,000
For payment of expenses associated with the reimbursement of costs incurred at county jails related to Executive Order 2020-13 in current and prior years.....	<u>25,000,000</u>
Total	\$152,000,000

Section 15. The amounts appropriated for repairs and maintenance, and other capital improvements in Section 5 for repairs and maintenance, roof repairs and/or replacements, and miscellaneous capital improvements at the Department's various institutions are to include construction, reconstruction, improvements, repairs and installation of capital facilities, costs of planning, supplies, materials and all other expenses required for roof and other types of repairs and maintenance, capital improvements, and purchase of land.

No contract shall be entered into or obligation incurred for repairs and maintenance and other capital improvements from appropriations made in Section 5 of this Article until after the purposes and amounts have been approved in writing by the Governor.

Section 20. The amount of \$13,000,000, or so much thereof as may be necessary, is appropriated to the Department of Corrections from the General Revenue Fund for expenses related to statewide hospitalization services.

Section 25. The amount of \$7,775,375, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made in Article 59, Section 25 of Public Act 101-0637, as amended, is reappropriated to the Department of Corrections from the General Revenue Fund for expenses related to the necessary replacement of aging and unreliable telecommunication systems.

Section 30. The following named sums, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated from the General Revenue Fund to meet the ordinary and contingent expenses of the Department of Corrections:

#### EDUCATION SERVICES

For Personal Services.....	15,749,600
For Student, Member and Inmate Compensation.....	0
For Contributions to Teachers' Retirement System.....	500
For State Contributions to Social Security .....	1,204,900
For Contractual Services.....	12,000,000
For Travel.....	1,000
For Commodities.....	325,000
For Printing.....	20,000

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For Equipment.....	10,000
For Telecommunications Services.....	1,000
For Operation of Auto Equipment.....	<u>2,000</u>
Total	\$29,314,000

## FIELD SERVICES

For Personal Services.....	10,782,800
For Student, Member and Inmate Compensation.....	46,000
For State Contributions to Social Security.....	824,900
For Contractual Services.....	22,000,000
For Travel.....	175,000
For Travel and Allowances for Committed, Paroled and Discharged Prisoners.....	51,100
For Commodities.....	200,000
For Printing.....	10,000
For Equipment.....	100,000
For Telecommunications Services.....	4,114,500
For Operation of Auto Equipment.....	<u>216,000</u>
Total	\$38,520,300

## PAROLE

For Personal Services.....	39,298,700
For State Contributions to Social Security.....	3,006,400
For Contractual Services.....	7,400,000
For Travel.....	5,000
For Commodities.....	55,000
For Printing.....	3,500
For Equipment.....	50,000
For Telecommunications Services.....	5,980,000
For Operation of Auto Equipment.....	<u>805,000</u>
Total	\$56,603,600

## RE-ENTRY SERVICES

For Personal Services.....	2,909,900
For State Contributions to Social Security.....	222,700
For Contractual Services.....	12,900,000
For Travel.....	5,000
For Commodities.....	67,000
For Printing.....	3,500
For Equipment.....	50,000
For Telecommunications Services.....	37,500
For Operation of Auto Equipment.....	<u>29,000</u>
Total	\$16,224,600

Section 35. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Corrections from the General Revenue Fund for:

## BIG MUDDY RIVER CORRECTIONAL CENTER

For Personal Services.....	23,805,200
For Student, Member and Inmate Compensation.....	233,600
For State Contributions to Social Security.....	1,821,100
For Contractual Services.....	10,000,000

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For Travel.....	13,600
For Travel and Allowances for Committed, Paroled and Discharged Prisoners.....	18,700
For Commodities.....	1,150,000
For Printing.....	13,900
For Equipment.....	75,000
For Telecommunications Services.....	50,000
For Operation of Auto Equipment.....	<u>65,000</u>
Total	\$37,246,100

## CENTRALIA CORRECTIONAL CENTER

For Personal Services.....	28,945,900
For Student, Member and Inmate Compensation.....	243,600
For State Contributions to Social Security.....	2,214,400
For Contractual Services.....	9,300,000
For Travel.....	13,900
For Travel and Allowances for Committed, Paroled and Discharged Prisoners.....	19,200
For Commodities.....	1,600,000
For Printing.....	14,300
For Equipment.....	75,000
For Telecommunications Services.....	65,000
For Operation of Auto Equipment.....	<u>24,000</u>
Total	\$42,515,300

## DANVILLE CORRECTIONAL CENTER

For Personal Services.....	22,106,300
For Student, Member and Inmate Compensation.....	281,700
For State Contributions to Social Security.....	1,691,200
For Contractual Services.....	12,800,000
For Travel.....	18,300
For Travel and Allowances for Committed, Paroled and Discharged Prisoners.....	24,800
For Commodities.....	2,300,000
For Printing.....	18,700
For Equipment.....	75,000
For Telecommunications Services.....	48,000
For Operation of Auto Equipment.....	<u>75,000</u>
Total	\$39,439,000

## DECATUR CORRECTIONAL CENTER

For Personal Services.....	15,500,400
For Student, Member and Inmate Compensation.....	98,600
For State Contributions to Social Security.....	1,185,800
For Contractual Services.....	4,300,000
For Travel.....	4,000
For Travel and Allowances for Committed, Paroled and Discharged Prisoners.....	10,400
For Commodities.....	520,000
For Printing.....	4,300
For Equipment.....	75,000
For Telecommunications Services.....	25,000

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For Operation of Auto Equipment.....	<u>45,000</u>
Total	\$21,768,500
DIXON CORRECTIONAL CENTER	
For Personal Services.....	51,020,700
For Student, Member and Inmate Compensation.....	391,900
For State Contributions to Social Security.....	3,903,100
For Contractual Services.....	19,300,000
For Travel.....	25,600
For Travel and Allowances for Committed, Paroled and Discharged Prisoners.....	34,300
For Commodities.....	2,800,000
For Printing.....	26,300
For Equipment.....	100,000
For Telecommunications Services.....	140,000
For Operation of Auto Equipment.....	<u>152,000</u>
Total	\$77,893,900
EAST MOLINE CORRECTIONAL CENTER	
For Personal Services.....	23,045,300
For Student, Member and Inmate Compensation.....	218,600
For State Contributions to Social Security.....	1,763,000
For Contractual Services.....	8,551,000
For Travel.....	11,900
For Travel and Allowances for Committed, Paroled and Discharged Prisoners.....	16,500
For Commodities.....	1,120,000
For Printing.....	12,200
For Equipment.....	75,000
For Telecommunications Services.....	55,000
For Operation of Auto Equipment.....	<u>75,000</u>
Total	\$34,943,500
ELGIN TREATMENT CENTER	
For Personal Services.....	5,001,100
For Student, Member and Inmate Compensation.....	3,000
For State Contributions to Social Security.....	539,600
For Contractual Services.....	2,700,000
For Travel.....	200
For Travel and Allowances for Committed, Paroled and Discharged Prisoners.....	1,400
For Commodities.....	22,000
For Printing.....	200
For Equipment.....	50,000
For Telecommunications Services.....	17,000
For Operation of Auto Equipment.....	<u>1,200</u>
Total	\$8,335,700
SOUTHWESTERN ILLINOIS CORRECTIONAL CENTER	
For Personal Services.....	16,225,300
For Student, Member and Inmate Compensation.....	128,600
For State Contributions to Social Security.....	1,241,300

For Contractual Services.....	4,650,000
For Travel.....	6,100
For Travel and Allowances for Committed, Paroled and Discharged Prisoners.....	9,000
For Commodities.....	690,000
For Printing.....	6,300
For Equipment.....	75,000
For Telecommunications Services.....	40,000
For Operation of Auto Equipment.....	<u>23,000</u>
Total	\$23,094,600

## KEWANEE LIFE SKILLS RE-ENTRY CENTER

For Personal Services.....	12,590,100
For Student, Member and Inmate Compensation.....	78,600
For State Contributions to Social Security.....	963,200
For Contractual Services.....	2,700,000
For Travel.....	2,600
For Travel and Allowances for Committed, Paroled and Discharged Prisoners.....	6,300
For Commodities.....	350,000
For Printing.....	2,700
For Equipment.....	60,000
For Telecommunications Services.....	72,000
For Operation of Auto Equipment.....	<u>26,000</u>
Total	\$16,851,500

## GRAHAM CORRECTIONAL CENTER

For Personal Services.....	36,205,600
For Student, Member and Inmate Compensation.....	312,500
For State Contributions to Social Security.....	2,769,800
For Contractual Services.....	14,500,000
For Travel.....	21,100
For Travel and Allowances for Committed, Paroled and Discharged Prisoners.....	28,500
For Commodities.....	2,900,000
For Printing.....	21,700
For Equipment.....	75,000
For Telecommunications Services.....	42,000
For Operation of Auto Equipment.....	<u>110,000</u>
Total	\$56,986,200

## ILLINOIS RIVER CORRECTIONAL CENTER

For Personal Services.....	26,500,900
For Student, Member and Inmate Compensation.....	281,700
For State Contributions to Social Security.....	2,027,400
For Contractual Services.....	12,500,000
For Travel.....	18,300
For Travel and Allowance for Committed, Paroled and Discharged Prisoners.....	24,800
For Commodities.....	3,700,000
For Printing.....	18,700
For Equipment.....	75,000
For Telecommunications Services.....	55,000
For Operation of Auto Equipment.....	<u>57,000</u>
Total	\$45,258,800

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## HILL CORRECTIONAL CENTER

For Personal Services.....	21,226,300
For Student, Member and Inmate Compensation.....	291,800
For State Contributions to Social Security .....	1,623,900
For Contractual Services.....	8,700,000
For Travel.....	19,100
For Travel and Allowances for Committed, Paroled and Discharged Prisoners.....	25,800
For Commodities.....	4,431,500
For Printing.....	19,600
For Equipment.....	75,000
For Telecommunications Services.....	43,000
For Operation of Auto Equipment.....	<u>28,000</u>
Total	\$36,484,000

## JACKSONVILLE CORRECTIONAL CENTER

For Personal Services.....	30,750,200
For Student, Member and Inmate Compensation.....	164,600
For State Contributions to Social Security.....	2,352,400
For Contractual Services.....	5,800,000
For Travel.....	10,400
For Travel and Allowances for Committed, Paroled and Discharged Prisoners.....	14,600
For Commodities.....	900,000
For Printing.....	10,700
For Equipment.....	75,000
For Telecommunications Services.....	57,000
For Operation of Auto Equipment.....	<u>61,500</u>
Total	\$40,196,400

## JOLIET TREATMENT CENTER

For Personal Services.....	25,657,000
For Student, Member and Inmate Compensation.....	43,800
For State Contributions to Social Security.....	1,805,900
For Contractual Services.....	11,900,000
For Travel.....	2,400
For Travel and Allowances for Committed, Paroled and Discharged Prisoners.....	4,100
For Commodities.....	150,000
For Printing.....	2,400
For Equipment.....	100,000
For Telecommunications Services.....	59,000
For Operation of Auto Equipment.....	<u>29,000</u>
Total	\$39,753,600

## LAWRENCE CORRECTIONAL CENTER

For Personal Services.....	31,256,300
For Student, Member and Inmate Compensation.....	351,400
For State Contributions to Social Security.....	2,391,200
For Contractual Services.....	17,000,000
For Travel.....	22,900
For Travel and Allowances for Committed,	

Paroled and Discharged Prisoners.....	30,800
For Commodities.....	2,200,000
For Printing.....	23,500
For Equipment.....	75,000
For Telecommunications Services.....	45,000
For Operation of Auto Equipment.....	<u>96,000</u>
Total	\$53,492,100

## LINCOLN CORRECTIONAL CENTER

For Personal Services.....	17,223,000
For Student, Member and Inmate Compensation.....	173,600
For State Contributions to Social Security.....	1,317,600
For Contractual Services.....	6,500,000
For Travel.....	9,700
For Travel and Allowances for Committed, Paroled and Discharged Prisoners.....	13,600
For Commodities.....	1,000,000
For Printing.....	9,900
For Equipment.....	75,000
For Telecommunications Services.....	46,000
For Operation of Auto Equipment.....	<u>47,000</u>
Total	\$26,415,400

## LOGAN CORRECTIONAL CENTER

For Personal Services.....	40,250,400
For Student, Member and Inmate Compensation.....	250,900
For State Contributions to Social Security.....	3,079,200
For Contractual Services.....	20,000,000
For Travel.....	16,200
For Travel and Allowances for Committed, Paroled and Discharged Prisoners.....	22,100
For Commodities.....	1,750,000
For Printing.....	16,600
For Equipment.....	100,000
For Telecommunications Services.....	72,000
For Operation of Auto Equipment.....	<u>155,000</u>
Total	\$65,712,400

## MENARD CORRECTIONAL CENTER

For Personal Services.....	64,805,000
For Student, Member and Inmate Compensation.....	403,900
For State Contributions to Social Security.....	4,957,600
For Contractual Services.....	13,000,000
For Travel.....	26,400
For Travel and Allowances for Committed, Paroled and Discharged Prisoners.....	35,400
For Commodities.....	4,600,000
For Printing.....	27,100
For Equipment.....	100,000
For Telecommunications Services.....	138,000
For Operation of Auto Equipment.....	<u>155,000</u>
Total	\$88,248,400

## MURPHYSBORO LIFE SKILLS RE-ENTRY CENTER

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For Personal Services.....	7,350,600
For Student, Member and Inmate Compensation.....	43,600
For State Contributions to Social Security.....	562,400
For Contractual Services.....	1,275,000
For Travel.....	1,700
For Travel and Allowances for Committed, Paroled and Discharged Prisoners.....	3,200
For Commodities.....	140,000
For Printing.....	1,700
For Equipment.....	60,000
For Telecommunications Services.....	19,000
For Operation of Auto Equipment.....	<u>1,000</u>
Total	\$9,458,200
PINCKNEYVILLE CORRECTIONAL CENTER	
For Personal Services.....	32,705,400
For Student, Member and Inmate Compensation.....	320,100
For State Contributions to Social Security.....	2,502,000
For Contractual Services.....	12,700,000
For Travel.....	20,800
For Travel and Allowances for Committed, Paroled and Discharged Prisoners.....	28,100
For Commodities.....	1,700,000
For Printing.....	21,400
For Equipment.....	75,000
For Telecommunications Services.....	52,000
For Operation of Auto Equipment.....	<u>110,000</u>
Total	\$50,234,800
PONTIAC CORRECTIONAL CENTER	
For Personal Services.....	60,687,000
For Student, Member and Inmate Compensation.....	263,600
For State Contributions to Social Security.....	4,642,600
For Contractual Services.....	11,800,000
For Travel.....	14,300
For Travel and Allowances for Committed, Paroled and Discharged Prisoners.....	19,600
For Commodities.....	1,204,000
For Printing.....	14,600
For Equipment.....	100,000
For Telecommunications Services.....	179,000
For Operation of Auto Equipment.....	<u>109,000</u>
Total	\$79,033,700
ROBINSON CORRECTIONAL CENTER	
For Personal Services.....	19,325,300
For Student, Member and Inmate Compensation.....	162,900
For State Contributions to Social Security.....	1,478,400
For Contractual Services.....	7,417,000
For Travel.....	10,300
For Travel and Allowances for	

Committed, Paroled and Discharged Prisoners .....	14,500
For Commodities .....	1,035,000
For Printing .....	10,600
For Equipment .....	75,000
For Telecommunications Services .....	38,000
For Operation of Auto Equipment .....	<u>32,000</u>
Total .....	\$29,599,000
SHAWNEE CORRECTIONAL CENTER	
For Personal Services .....	24,560,200
For Student, Member and Inmate Compensation .....	262,300
For State Contributions to Social Security .....	1,878,900
For Contractual Services .....	8,300,000
For Travel .....	17,000
For Travel and Allowances for Committed, Paroled and Discharged Prisoners .....	23,100
For Commodities .....	1,700,000
For Printing .....	17,400
For Equipment .....	75,000
For Telecommunications Services .....	49,000
For Operation of Auto Equipment .....	<u>41,200</u>
Total .....	\$36,924,100
SHERIDAN CORRECTIONAL CENTER	
For Personal Services .....	30,050,100
For Student, Member and Inmate Compensation .....	275,000
For State Contributions to Social Security .....	2,298,900
For Contractual Services .....	13,400,000
For Travel .....	17,800
For Travel and Allowances for Committed, Paroled and Discharged Prisoners .....	24,200
For Commodities .....	1,700,000
For Printing .....	18,300
For Equipment .....	75,000
For Telecommunications Services .....	65,000
For Operation of Auto Equipment .....	<u>57,000</u>
Total .....	\$47,981,300
STATEVILLE CORRECTIONAL CENTER	
For Personal Services .....	88,905,400
For Student, Member and Inmate Compensation .....	437,700
For State Contributions to Social Security .....	6,801,300
For Contractual Services .....	21,700,000
For Travel .....	28,700
For Travel and Allowances for Committed, Paroled and Discharged Prisoners .....	81,100
For Commodities .....	3,000,000
For Printing .....	29,400
For Equipment .....	75,000
For Telecommunications Services .....	190,000
For Operation of Auto Equipment .....	<u>330,000</u>
Total .....	\$121,578,600

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## TAYLORVILLE CORRECTIONAL CENTER

For Personal Services.....	20,108,600
For Student, Member and Inmate Compensation.....	173,000
For State Contributions to Social Security.....	1,538,400
For Contractual Services.....	8,247,000
For Travel.....	11,000
For Travel and Allowances for Committed, Paroled and Discharged Prisoners.....	15,300
For Commodities.....	850,000
For Printing.....	11,300
For Equipment.....	75,000
For Telecommunications Services.....	38,000
For Operation of Auto Equipment.....	<u>28,000</u>
Total	\$31,095,600

## VANDALIA CORRECTIONAL CENTER

For Personal Services.....	27,102,100
For Student, Member and Inmate Compensation.....	121,300
For State Contributions to Social Security.....	2,073,400
For Contractual Services.....	5,600,000
For Travel.....	7,500
For Travel and Allowances for Committed, Paroled and Discharged Prisoners.....	10,900
For Commodities.....	3,250,000
For Printing.....	7,700
For Equipment.....	75,000
For Telecommunications Services.....	47,000
For Operation of Auto Equipment.....	<u>65,000</u>
Total	\$38,359,900

## VIENNA CORRECTIONAL CENTER

For Personal Services.....	29,765,000
For Student, Member and Inmate Compensation.....	147,700
For State Contributions to Social Security.....	2,277,100
For Contractual Services.....	4,900,000
For Travel.....	9,300
For Travel and Allowances for Committed, Paroled and Discharged Prisoners.....	13,200
For Commodities.....	850,000
For Printing.....	9,500
For Equipment.....	75,000
For Telecommunications Services.....	58,000
For Operation of Auto Equipment.....	<u>95,000</u>
Total	\$38,199,800

## WESTERN ILLINOIS CORRECTIONAL CENTER

For Personal Services.....	25,636,800
For Student, Member and Inmate Compensation.....	294,400
For State Contributions to Social Security.....	1,961,300
For Contractual Services.....	12,100,000
For Travel.....	18,800

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For Travel and Allowances for Committed, Paroled and Discharged Prisoners.....	25,400
For Commodities.....	3,500,000
For Printing.....	19,200
For Equipment.....	75,000
For Telecommunications Services.....	63,000
For Operation of Auto Equipment.....	<u>80,000</u>
Total	\$43,773,900

ARTICLE 51

Section 1. The amount of \$100,000, or so much thereof as may be necessary, is appropriated from the Sex Offender Management Board Fund to the Sex Offender Management Board for the purposes authorized by the Sex Offender Management Board Act including, but not limited to, sex offender evaluation, treatment, and monitoring programs and grants. Funding received from private sources is to be expended in accordance with the terms and conditions placed upon the funding.

ARTICLE 52

Section 1. The sum of \$688,500, or so much thereof as may be necessary, is appropriated to the Department of Corrections from the General Revenue Fund for a grant to the Illinois Sentencing Policy Advisory Council.

ARTICLE 53

Section 5. In addition to any other sums appropriated, the sum of \$405,377,800 or so much thereof as may be necessary, is appropriated from the Title III Social Security and Employment Fund to the Department of Employment Security for operational expenses, awards, grants, and permanent improvements for the fiscal year ending June 30, 2022, including prior year costs.

Section 10. The following named sums, or so much thereof as may be necessary, are appropriated to the Department of Employment Security:

WORKFORCE DEVELOPMENT

Payable from Title III Social Security and Employment Fund:	
For expenses related to the Development of Training Programs.....	200,000
For the expenses related to Employment Security Automation.....	3,700,000
For expenses related to a Benefit Information System Redefinition, including prior year costs.....	29,500,000
For expenses related to a Workforce Innovation and Opportunity Act Hub.....	<u>2,000,000</u>
Total	\$35,400,000
Payable from the Unemployment Compensation Special Administration Fund:	
For expenses related to Legal Assistance as required by law.....	2,000,000
For Interest on Refunds of Erroneously Paid Contributions, Penalties and Interest.....	<u>100,000</u>
Total	\$2,100,000

Section 15. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Employment Security:

WORKFORCE DEVELOPMENT  
Grants-In-Aid

Payable from Title III Social Security and Employment Fund:	
For Tort Claims.....	675,000

Section 20. The following named amounts, or so much thereof as may be necessary, are appropriated to the Department of Employment Security for unemployment compensation benefits to former state employees as follows:

TRUST FUND UNIT  
Grants-In-Aid

Payable from the Road Fund:	
For benefits paid on the basis of wages paid for insured work for the Department of Transportation.....	4,000,000
Payable from Title III Social Security and Employment Fund:.....	1,734,300
Payable from the General Revenue Fund:.....	<u>21,000,000</u>
Total	\$26,734,300

Section 25. The sum of \$200,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Employment Security for all ordinary and contingent expenses related to the implementation of Automatic Voter Registration.

Section 30. The amount of \$10,000,000, or so much thereof as may be necessary, is appropriated from the Unemployment Compensation Special Administration Fund to the Department of Employment Security for the payment of interest on advances made to the Unemployment Trust Fund as required by Title XII of the Social Security Act.

ARTICLE 54

Section 1. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated from the Financial Institution Fund to the Department of Financial and Professional Regulation:

For Personal Services.....	3,368,700
For State Contributions to the State Employees' Retirement System.....	1,892,200
For State Contributions to Social Security.....	257,700
For Group Insurance.....	822,500
For Contractual Services.....	20,000
For Travel.....	58,200
For Refunds.....	<u>3,400</u>
Total	\$6,422,700

Section 5. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated from the Credit Union Fund to the Department of Financial and Professional Regulation:

CREDIT UNION

For Personal Services.....	2,356,000
For State Contributions to State Employees' Retirement System.....	1,323,400
For State Contributions to Social Security.....	180,300
For Group Insurance.....	634,500
For Contractual Services.....	61,800

For Travel.....	108,300
For Refunds.....	<u>1,000</u>
Total	\$4,665,300

Section 10. The sum of \$9,162,800, or so much thereof as may be necessary, is appropriated from the Cannabis Regulation Fund to the Department of Financial and Professional Regulation for costs associated with operational expenses of the department in relation to the regulation of adult-use cannabis.

Section 15. The sum of \$4,300,000, or so much thereof as may be necessary, is appropriated from the Cannabis Regulation Fund to the Department of Financial and Professional Regulation for administration by the Cannabis Regulation Oversight Officer for costs as authorized by section 5-45 of the Cannabis Regulation and Tax Act.

Section 20. The following named amounts, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated from the Bank and Trust Company Fund to the Department of Financial and Professional Regulation:

DOMESTIC AND FOREIGN COMMERCIAL BANK REGULATION

For Personal Services.....	9,859,800
For State Contribution to State Employees' Retirement System.....	5,538,200
For State Contributions to Social Security.....	754,300
For Group Insurance.....	2,467,500
For Contractual Services.....	319,200
For Travel.....	386,600
For Refunds.....	2,900
For Operational Expenses of the Division of Banking.....	50,000
For Corporate Fiduciary Receivership.....	<u>235,000</u>
Total	\$19,613,500

Section 25. The following named amounts, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated from the Pawnbroker Regulation Fund to the Department of Financial and Professional Regulation:

PAWNBROKER REGULATION

For Personal Services.....	123,600
For State Contributions to State Employees' Retirement System.....	69,500
For State Contributions to Social Security.....	9,500
For Group Insurance.....	23,500
For Contractual Services.....	1,000
For Travel.....	400
For Refunds.....	<u>1,000</u>
Total	\$228,500

Section 30. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated from the Residential Finance Regulatory Fund to the Department of Financial and Professional Regulation:

MORTGAGE BANKING AND THRIFT REGULATION

For Personal Services.....	1,966,200
For State Contributions to State Employees' Retirement System.....	1,104,400
For State Contributions to Social Security.....	150,400
For Group Insurance.....	493,500
For Contractual Services.....	60,000
For Travel.....	18,000
For Refunds.....	<u>4,900</u>

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Total \$3,797,400

Section 35. The sum of \$605,800, or so much thereof as may be necessary, is appropriated from the Savings Bank Regulatory Fund to the Department of Financial and Professional Regulation for the ordinary and contingent expenses of the Department of Financial and Professional Regulation and the Division of Banking, or their successors, in administering and enforcing the Illinois Savings and Loan Act of 1985, the Savings Bank Act, and other laws, rules, and regulations as may apply to the administration and enforcement of the foregoing laws, rules, and regulations, as amended from time to time.

Section 40. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated from the Real Estate License Administration Fund to the Department of Financial and Professional Regulation:

REAL ESTATE LICENSING AND ENFORCEMENT

For Personal Services.....	3,367,800
For State Contributions to State Employees' Retirement System.....	1,891,700
For State Contributions to Social Security.....	257,600
For Group Insurance.....	893,000
For Contractual Services.....	38,900
For Travel.....	15,000
For Refunds.....	<u>7,800</u>
<b>Total</b>	<b>\$6,471,800</b>

Section 45. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated from the Appraisal Administration Fund to the Department of Financial and Professional Regulation:

APPRAISAL LICENSING

For Personal Services.....	448,400
For State Contributions to State Employees' Retirement System.....	251,900
For State Contributions to Social Security.....	34,300
For Group Insurance.....	117,500
For Contractual Services.....	10,000
For Travel.....	1,800
For forwarding real estate appraisal fees to the federal government.....	630,000
For Refunds.....	<u>2,500</u>
<b>Total</b>	<b>\$1,496,400</b>

Section 50. The following named amounts, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated from the Home Inspector Administration Fund to the Department of Financial and Professional Regulation:

HOME INSPECTOR REGULATION

For Personal Services.....	42,500
For State Contributions to State Employees' Retirement System.....	23,900
For State Contributions to Social Security.....	3,300
For Group Insurance.....	23,500
For Contractual Services.....	1,000
For Travel.....	300
For Refunds.....	<u>1,000</u>
<b>Total</b>	<b>\$95,500</b>

Section 55. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated from the General Professions Dedicated Fund to the Department of Financial and Professional Regulation:

## GENERAL PROFESSIONS

For Personal Services.....	2,578,800
For State Contributions to State Employees' Retirement System.....	1,448,500
For State Contributions to Social Security.....	197,300
For Group Insurance.....	775,500
For Contractual Services.....	150,000
For Travel.....	4,500
For Refunds.....	<u>20,000</u>
Total	\$5,174,600

Section 60. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated from the Illinois State Dental Disciplinary Fund to the Department of Financial and Professional Regulation:

For Personal Services.....	535,400
For State Contributions to State Employees' Retirement System.....	300,800
For State Contributions to Social Security.....	41,000
For Group Insurance.....	164,500
For Contractual Services.....	75,000
For Travel.....	1,100
For Refunds.....	<u>4,500</u>
Total	\$1,122,300

Section 65. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated from the Illinois State Medical Disciplinary Fund to the Department of Financial and Professional Regulation:

For Personal Services.....	2,345,200
For State Contributions to State Employees' Retirement System.....	1,317,300
For State Contributions to Social Security.....	177,300
For Group Insurance.....	681,500
For Contractual Services.....	300,000
For Travel.....	6,000
For Refunds.....	<u>25,000</u>
Total	\$4,852,300

Section 70. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated from the Optometric Licensing and Disciplinary Board Fund to the Department of Financial and Professional Regulation:

For Personal Services.....	109,200
For State Contributions to State Employees' Retirement System.....	61,400
For State Contributions to Social Security.....	8,400
For Group Insurance.....	47,000
For Contractual Services.....	39,900
For Travel.....	1,200
For Refunds.....	<u>2,400</u>
Total	\$269,500

Section 75. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated from the Design Professionals Administration and Investigation Fund to the Department of Financial and Professional Regulation:

For Personal Services.....	443,000
For State Contributions to State Employees' Retirement System.....	248,900

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For State Contributions to Social Security.....	33,900
For Group Insurance.....	141,000
For Contractual Services.....	55,000
For Travel.....	1,500
For Refunds.....	<u>2,400</u>
Total	\$925,700

Section 80. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated from the Illinois State Pharmacy Disciplinary Fund to the Department of Financial and Professional Regulation:

For Personal Services.....	1,009,200
For State Contributions to State Employees' Retirement System.....	566,900
For State Contributions to Social Security.....	77,200
For Group Insurance.....	235,000
For Contractual Services.....	56,300
For Travel.....	1,800
For Refunds.....	<u>6,000</u>
Total	\$1,952,400

Section 85. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated from the Illinois State Podiatric Disciplinary Fund to the Department of Financial and Professional Regulation:

For Contractual Services.....	300
For Travel.....	200
For Refunds.....	<u>1,000</u>
Total	\$1,500

Section 90. The sum of \$654,500, or so much thereof as may be necessary, is appropriated from the Registered Certified Public Accountants' Administration and Disciplinary Fund to the Department of Financial and Professional Regulation for the administration of the Registered CPA Program.

Section 95. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated from the Nursing Dedicated and Professional Fund to the Department of Financial and Professional Regulation:

For Personal Services.....	1,018,500
For State Contributions to State Employees' Retirement System.....	572,100
For State Contributions to Social Security.....	77,900
For Group Insurance.....	282,000
For Contractual Services.....	17,100
For Travel.....	1,500
For Refunds.....	<u>9,700</u>
Total	\$1,978,800

Section 100. The sum of \$500,000, or so much thereof as may be necessary, is appropriated from the Nursing Dedicated and Professional Fund to the Department of Financial and Professional Regulation for the establishment and operation of an Illinois Center for Nursing.

Section 105. The sum of \$300, or so much thereof as may be necessary, is appropriated from the Professional Regulation Evidence Fund to the Department of Financial and Professional Regulation for all costs associated with conducting covert activities, including equipment and other operational expenses.

Section 110. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated from the Professions Indirect Cost Fund to the Department of Financial and Professional Regulation:

For Personal Services.....	11,571,300
For State Contributions to State Employees' Retirement System.....	6,499,500
For State Contributions to Social Security.....	885,300
For Group Insurance.....	3,313,500
For Contractual Services.....	7,400,500
For Travel.....	18,000
For Commodities.....	60,000
For Printing.....	4,000
For Equipment.....	20,000
For Electronic Data Processing.....	7,361,100
For Telecommunications Services.....	577,600
For Operation of Auto Equipment.....	50,000
For Ordinary and Contingent Expenses of the Department.....	<u>8,461,000</u>
Total	\$46,221,800

Section 115. The sum of \$1,368,500, or so much thereof as may be necessary, is appropriated from the Cemetery Oversight Licensing and Disciplinary Fund to the Department of Financial and Professional Regulation for all costs associated with administration of the Cemetery Oversight Act.

Section 120. The sum of \$413,700, or so much thereof as may be necessary, is appropriated from the Community Association Manager Licensing and Disciplinary Fund to the Department of Financial and Professional Regulation for all costs associated with administration of the Community Association Manager Licensing and Disciplinary Act.

Section 125. The sum of \$34,000, or so much thereof as may be necessary, is appropriated to the Department of Financial and Professional Regulation from the Real Estate Research and Education Fund for costs associated with the operation of the Office of Real Estate Research at the University of Illinois.

Section 130. The sum of \$20,000, or so much thereof as may be necessary, is appropriated from the Athletics Supervision and Regulation Fund to the Department of Financial and Professional Regulation for all costs associated with administration of the Boxing and Full-contact Martial Arts Act.

Section 135. The sum of \$7,713,800, or so much thereof as may be necessary, is appropriated from the Compassionate Use of Medical Cannabis Fund to the Department of Financial and Professional Regulation for all costs associated with operational expenses of the department in relation to the regulation of medical cannabis

Section 140. The sum of \$125,000, or so much thereof as may be necessary, is appropriated from the Appraisal Administration Fund to the Department of Financial and Professional Regulation for all costs associated with administration of the Real Estate Appraiser Licensing Act of 2002.

#### ARTICLE 55

Section 1. The sum of \$11,718,400, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Human Rights for operational expenses of the Department.

Section 5. The sum of \$100,000, or so much thereof as may be necessary, is appropriated from the Department of Human Rights Training and Development Fund to the Department of Human Rights for the purpose of funding expenses associated with administration.

Section 10. The sum of \$4,794,800, or so much thereof as may be necessary, is appropriated from the Special Projects Division Fund to the Department of Human Rights for operational expenses of the Department.

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Section 15. The sum of \$500,000, or so much thereof as may be necessary, is appropriated from the Department of Human Rights Special Fund to the Department of Human Rights for the purpose of filing expenses associated with the Department of Human Rights.

ARTICLE 56

Section 5. The sum of \$702,952,200, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Human Services for ordinary and contingent expenses of the department, permanent improvements and for student, member or inmate compensation expenses of the department for the fiscal year ending June 30, 2022.

Section 10. The amount of \$9,072,300, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Human Services for ordinary and contingent expenses associated with the Office of the Inspector General.

The Department, with the consent in writing from the Governor, may reappropriate not more than 1 percent of the total appropriation of General Revenue Funds in Section 5 to Section 10 above among the various purposes therein enumerated.

Section 11. The sum of \$80,000,000, or so much thereof as may necessary is appropriated to the Department of Human Services from the DHS State Projects Fund for ordinary and contingent expenses, grants and administrative expenses of the department including COVID-19 response and mitigation, including prior year costs.

Section 14. The sum of \$80,000,000, or so much thereof as may be necessary is appropriated from the DHS State Projects Fund to the Department of Human Services for Illinois Welcoming Centers.

Section 15. The following named amounts, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated to the Department of Human Services for income assistance and related distributive purposes, including such Federal funds as are made available by the Federal Government for the following purposes:

DISTRIBUTIVE ITEMS  
GRANTS-IN-AID

Payable from General Revenue Fund:	
For Aid to Aged, Blind or Disabled under Article III.....	28,504,700
For Temporary Assistance for Needy Families under Article IV and other social services including Emergency Assistance for families with Dependent Children.....	150,000,000
For Refugees.....	1,126,700
For Funeral and Burial Expenses under Articles III, IV, and V, including prior year costs.....	5,000,000
For grants and administrative expenses associated with Child Care Services, including prior year costs.....	410,599,000
For grants and administrative expenses associated with Refugee Social Services.....	204,000
For grants and administrative expenses associated with Immigrant Integration Services and for other Immigrant Services pursuant to 305 ILCS 5/12-4.34.....	30,000,000
For grants and administrative expenses	

associated with the Illinois

Welcoming Centers.....		<u>5,000,000</u>
Total	\$630,434,400	

The Department, with the consent in writing from the Governor, may reapportion not more than ten percent of the total appropriation of General Revenue Funds in Section 15 above "For Income Assistance and Related Distributive Purposes" among the various purposes therein enumerated.

Section 16. The amount of \$25,000,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Human Services for grants and administrative expenses associated with eviction mitigation including homelessness prevention and related services.

Section 17. The amount of \$120,000,000, or so much thereof as may be necessary, is appropriated from the DHS Federal Projects Fund to the Department of Human Services for grants and administrative expenses associated with eviction mitigation including homelessness prevention and related services.

Section 18. The sum of \$92,200,000, or so much thereof as may be necessary, is appropriated from the Affordable Housing Trust Fund to the Department of Human Services for the Emergency Rental Assistance Program authorized by Section 3201 of the American Rescue Plan Act of 2021 and any associated federal guidance, to fund the permitted purposes of the program including grants for emergency rental assistance and associated administrative costs.

Section 20. The following named sums, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated to the Department of Human Services for ordinary and contingent expenses:

#### INTERAGENCY SUPPORT SERVICES

Payable from the General Revenue Fund:

For expenses related to CMS

Fleet Management.....	0
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For expenses related to Graphic

Design Management.....	0
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Payable from DHS Technology Initiative Fund:

For Expenses of the Framework Project.....	10,000,000
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Section 25. The following named sums, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated to meet the ordinary and contingent expenditures of the Department of Human Services:

#### ADMINISTRATIVE AND PROGRAM SUPPORT

Payable from the General Revenue Fund:

For expenses of Indirect Costs Principles.....	100
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Payable from the Mental Health Fund:

For expenses associated with Mental Health and Developmental Disabilities

Special Projects.....	22,000,000
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For expenses associated with DHS

interagency Support Services.....	3,000,000
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Payable from the Vocational Rehabilitation Fund:

For Personal Services.....	5,035,100
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For Retirement Contributions.....	2,839,800
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For State Contributions to Social Security.....	385,200
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For Group Insurance.....	1,901,600
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For Contractual Services.....	1,500,000
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For Travel.....	136,000
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For Commodities.....	136,500
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For Printing.....	87,000
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For Equipment.....	298,600
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For Telecommunications Services.....	1,226,500
For Operation of Auto Equipment.....	<u>50,000</u>
Total	\$13,596,300
Payable from the DHS State Projects Fund:	
For expenses associated with Energy Conservation and Efficiency programs.....	500,000
Payable from the DHS Private Resources Fund:	
For grants and expenses associated with Human Services Activities funded by grants or private donations.....	200,000
Payable from DHS Recoveries Trust Fund:	
For ordinary and contingent expenses.....	22,263,000
For ordinary and contingent expenses associated with the Grant	
Accountability efforts.....	5,000,000

ADMINISTRATIVE AND PROGRAM SUPPORT

CONTRACTUAL SERVICES-LEASED PROPERTY MANAGEMENT

Section 30. The following named sums, or so much thereof as may be necessary, are appropriated to the Department of Human Services as follows:

CONTRACTUAL SERVICES-LEASED PROPERTY MANAGEMENT

Payable from the Vocational Rehabilitation Fund:.....	5,076,200
Payable from the DHS Special Purposes Trust Fund:....	200,000
Payable from the Old Age Survivors Insurance Fund:.....	2,878,600
Payable from USDA Women, Infants and Children Fund:.....	80,000
Payable from Local Initiative Fund:.....	25,000
Payable from Maternal and Child Health Services Block Grant Fund:.....	40,000
Payable from DHS Recoveries Trust Fund:.....	<u>300,000</u>
Total	\$8,599,800

ADMINISTRATIVE AND PROGRAM SUPPORT

GRANTS-IN-AID

Section 35. The following named sums, or so much thereof as may be necessary, respectively, are appropriated to the Department of Human Services for the purposes hereinafter named:

GRANTS-IN-AID

Payable from the General Revenue Fund:	
For Tort Claims.....	475,000
For Reimbursement of Employees for Work-Related Personal Property Damages.....	10,900
Payable from Vocational Rehabilitation Fund:	
For Tort Claims.....	<u>10,000</u>
Total	\$495,900

ADMINISTRATIVE AND PROGRAM SUPPORT

REFUNDS

Section 40. The following named sums, or so much thereof as may be necessary, are appropriated to the Department of Human Services as follows:

REFUNDS

Payable from General Revenue Fund:.....	7,700
Payable from Mental Health Fund:.....	2,000,000
Payable from Vocational Rehabilitation Fund:.....	5,000

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Payable from Drug Treatment Fund:.....	5,000
Payable from Sexual Assault Services Fund:.....	400
Payable from Early Intervention Services	
Revolving Fund:.....	300,000
Payable from DHS Federal Projects Fund:.....	25,000
Payable from USDA Women, Infants	
and Children Fund:.....	200,000
Payable from Maternal and Child Health	
Services Block Grant Fund:.....	5,000
Payable from Youth Drug Abuse	
Prevention Fund:.....	<u>30,000</u>
Total	\$2,577,740

Section 45. The following named sums, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated to the Department of Human Services for ordinary and contingent expenses:

#### MANAGEMENT INFORMATION SERVICES

Payable from Mental Health Fund:	
For expenses related to the provision of	
MIS support services provided to Departmental	
and Non-Departmental organizations.....	6,636,600
Payable from Vocational Rehabilitation Fund:	
For Personal Services.....	481,900
For Retirement Contributions.....	271,800
For State Contributions to Social Security.....	36,900
For Group Insurance.....	87,800
For Contractual Services.....	705,000
For Information Technology Management.....	2,280,700
For Travel.....	10,000
For Commodities.....	30,600
For Printing.....	5,800
For Equipment.....	50,000
For Telecommunications Services.....	1,550,000
For Operation of Auto Equipment.....	<u>2,800</u>
Total	\$5,513,300
Payable from USDA Women, Infants and	
Children Fund:	
For Personal Services.....	282,200
For Retirement Contributions.....	159,200
For State Contributions to Social Security.....	21,600
For Group Insurance.....	58,500
For Contractual Services.....	25,400
For Contractual Services:	
For Information Technology Management.....	<u>1,000,000</u>
Total	\$1,546,900
Payable from the Maternal and	
Child Health Services Block Grant Fund:	
For operational expenses associated	
with the support of Maternal and	
Child Health Programs.....	458,100

Section 50. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Human Services:

#### BUREAU OF DISABILITY DETERMINATION SERVICES

Payable from Old Age Survivors Insurance Fund:	
For Personal Services.....	39,018,900

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For Retirement Contributions.....	22,006,700
For State Contributions to Social Security.....	3,382,300
For Group Insurance.....	13,457,800
For Contractual Services.....	11,601,800
For Travel.....	198,000
For Commodities.....	379,100
For Printing.....	384,000
For Equipment.....	1,600,900
For Telecommunications Services.....	1,404,700
For Operation of Auto Equipment.....	<u>100</u>
Total	\$93,434,300

Section 55. The following named amounts, or so much thereof as may be necessary, are appropriated to the Department of Human Services:

BUREAU OF DISABILITY DETERMINATION SERVICES  
GRANTS-IN-AID

Payable from Old Age Survivors Insurance Fund:

For grants and services to

Disabled Individuals, including

prior year costs..... 25,000,000

Section 60. The following named amount, or so much thereof as may be necessary, is appropriated to the Department of Human Services:

HOME SERVICES PROGRAM  
GRANTS-IN-AID

For grants and administrative expenses  
associated with the Home Services Program,  
pursuant to 20 ILCS 2405/3, including  
prior year costs:

Payable from the General Revenue Fund..... 653,599,600

Payable from the Home Services Medicaid

Trust Fund..... 256,000,000

The Department, with the consent in writing from the Governor, may reappropriate General Revenue Funds in Section 60 "For Home Services Program Grants-in-Aid" to Section 80 "For Mental Health Grants and Program Support Grants-in-Aid and Purchased Care" and Section 90 "For Developmental Disabilities Grants and Program Support Grants-in-Aid and Purchased Care" as a result of transferring clients to the appropriate community-based service system.

Section 65. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Human Services:

MENTAL HEALTH GRANTS AND PROGRAM SUPPORT

Payable from Community Mental Health

Services Block Grant Fund:

For Personal Services..... 574,200

For Retirement Contributions..... 314,800

For State Contributions to Social Security..... 43,900

For Group Insurance..... 168,000

For Contractual Services..... 2,819,400

For Travel..... 20,000

For Commodities..... 5,000

For Equipment..... 5,000

Total \$3,950,300

Section 70. The sum of \$239,137,200, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Human Services for expenses associated with the operation of

State Operated Mental Health Facilities or the costs associated with services for the transition of State Operated Mental Health Facilities residents to alternative community settings.

Section 75. The sum of \$51,964,200, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Human Services for grants and administrative expenses associated with the Department's rebalancing efforts pursuant to 20 ILCS 1305/1-50 and in support of the Department's efforts to expand home and community-based services, including rebalancing and transition costs associated with compliance with consent decrees, including prior year costs.

Section 77. The sum of \$2,000,000, or so much thereof as may be necessary, is appropriated to the Department of Human Services from the General Revenue Fund for a grant to the Chicago Police Memorial Foundation for costs associated with mental health programs for police officers.

Section 80. The following named sums, or so much thereof as may be necessary, respectively, for the purposes hereinafter named, are appropriated to the Department of Human Services for Grants-In-Aid and Purchased Care in its various regions pursuant to Sections 3 and 4 of the Community Services Act and the Community Mental Health Act:

MENTAL HEALTH GRANTS AND PROGRAM SUPPORT  
GRANTS-IN-AID AND PURCHASED CARE

Payable from the General Revenue Fund:

For the Administrative and Programmatic Expenses of Community Transition and System Rebalancing for the Colbert Consent Decree including Prior Year Expenses.....	50,587,300
For grants and administrative expenses associated with the Purchase and Disbursement of Psychotropic Medications for Mentally Ill Clients in the Community.....	1,381,800
For grants and administrative expenses associated with Evaluation Determinations, Disposition, and Assessment.....	1,200,000
For grants to the National Alliance on Mental Illness for mental health services.....	180,000
For grants and administrative expenses associated with Supportive MI Housing.....	22,407,200
For all costs and administrative expenses for Community Service Programs for Persons with Mental Illness, Child With Mental Illness, Child and Adolescent Mental Health Programs and Mental Health Transitions or State Operated Mental Health Facilities, including prior year costs.....	125,827,100
Payable from the Mental Health Reporting Fund: For grants related to Mental Health Treatment....	5,000,000
Payable from the Health and Human Services Medicaid Trust Fund: For grants for the Mental Health Home-Based Program.....	1,300,000
Payable from the Department of Human Services Community Services Fund: For grants and administrative expenses related to Community Service Programs for Persons with Mental Illness.....	15,000,000
Payable from the DHS Federal Projects Fund:	

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For grants and administrative expenses related to Community Service Programs for Persons with Mental Illness.....	16,036,100
Payable from Community Mental Health Medicaid Trust Fund:	
For grants and administrative expenses associated with Medicaid Services and Community Services for Persons with Mental Illness, including prior year costs.....	85,000,000
Payable from the Community Mental Health Services Block Grant Fund:	
For grants to Community Service Programs for Persons with Mental Illness.....	50,000,000
For grants and administrative costs associated with the American Rescue Plan Act Mental Health Block Grant.....	25,000,000
For grants to Community Service Programs for Children and Adolescents with Mental Illness.....	4,341,800

The Department, with the consent in writing from the Governor, may reappropriation not more than 10 percent of the total appropriation of General Revenue Funds in Section 80 above among the various purposes therein enumerated.

The Department, with the consent in writing from the Governor, may reappropriation General Revenue Funds in Section 80 "For Mental Health Grants and Program Support Grants-in-Aid and Purchased Care" to either Section 60 "For Home Services Program Grants-in-Aid" and Section 90 "For Developmental Disabilities Grants and Program Support Grants-in-Aid and Purchased Care" as a result of transferring clients to the appropriate community-based service system.

Section 85. The sum of \$319,704,800, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Human Services for expenses associated with the operation of State Operated Developmental Centers or the costs associated with services for the transition of State Operated Developmental Center residents to alternative community settings.

Section 90. The following named sums, or so much thereof as may be necessary, respectively, for the purposes hereinafter named, are appropriated to the Department of Human Services for Grants-In-Aid and Purchased Care in its various regions pursuant to Sections 3 and 4 of the Community Services Act and the Community Mental Health Act:

DEVELOPMENTAL DISABILITIES GRANTS AND PROGRAM SUPPORT  
GRANTS-IN-AID AND PURCHASED CARE

Payable from the General Revenue Fund:	
For SSM St. Mary's Hospital for providing autism services for children in the Metro East and Southern Illinois areas through an autism center.....	1,500,000
For a grant to the ARC of Illinois for the Life Span Project.....	471,400
For a grant to Best Buddies.....	977,500
For Dental Grants for people with Developmental Disabilities.....	986,000
For grants associated with Epilepsy Services.....	2,075,000
For grants associated with Respite Services.....	6,677,500
For a grant to the Autism Program for	

an Autism Diagnosis Education Program for Individuals.....	4,800,000
For grants and administrative expenses for Community-Based Services for Persons with Developmental Disabilities and for Intermediate Care Facilities for the Developmentally Disabled and Alternative Community Programs, including prior year costs.....	1,546,875,400
For grants and administrative expenses associated with the provision of Specialized Services to Persons with Developmental Disabilities, including prior year costs.....	7,667,100
For grants and administrative expenses associated with Developmental Disability Quality Assurance Waiver, including prior year costs.....	480,600
For grants and administrative expenses associated with Developmental Disability Community Transitions or State Operated Facilities, including prior year costs.....	5,201,600
For grants and administrative costs associated with young adults Transitioning from the Department of Children and Family Services to the Developmental Disability Service System, including prior year costs.....	2,471,600
Payable from the Mental Health Fund: For Community-Based Services for Persons with Developmental Disabilities, including prior year costs.....	9,965,600
Payable from the Special Olympics Illinois and Special Children's Charities Fund: For grants to Special Olympics Illinois and Special Children's Charities.....	2,000,000
Payable from the Developmental Disabilities Awareness Fund: For Developmental Disabilities Legal Aid Grants.....	100,000
Payable from the Community Developmental Disability Services Medicaid Trust Fund: For grants and administrative expenses associated with Community-Based Services for Persons with Developmental Disabilities, including prior year costs.....	90,000,000
Payable from the Autism Research Checkoff Fund: For grants and administrative expenses associated with autism research.....	25,000
Payable from the Care Provider Fund for Persons with a Developmental Disability: For grants and administrative expenses associated with Intermediate Care Facilities for the Developmentally Disabled and Alternative Community Programs, including prior year	

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costs.....	45,000,000
Payable from the Health and Human Services Medicaid Trust Fund:	
For grants and administrative expenses associated with developmental and/or mental health programs, including prior year costs.....	42,400,000
Payable from the Autism Care Fund:	
For grants to the Autism Society of Illinois.....	50,000
Payable from the Autism Awareness Fund:	
For grants and administrative expenses associated with autism awareness.....	50,000
Payable from the Department of Human Services Community Services Fund:	
For grant and administrative expenses associated with Community-Based Services for persons with developmental disabilities and system rebalancing initiatives, including prior year costs.....	52,000,000
Payable from the Special Olympics Illinois Fund:	
For grants and administrative expenses associated with Special Olympics.....	50,000

The Department, with the consent in writing from the Governor, may reappropriation General Revenue Funds in Section 90 "For Developmental Disabilities Grants and Program Support Grants-in-Aid and Purchased Care" to Section 60 "For Home Services Program Grants-in-Aid" and Section 80 "For Mental Health Grants and Program Support Grants-in-Aid and Purchased Care" as a result of transferring clients to the appropriate community-based service system.

Section 95. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated for the objects and purposes hereinafter named, to the Department of Human Services:

SUBSTANCE USE PREVENTION AND RECOVERY

Payable from Prevention and Treatment of Alcoholism and Substance Abuse Block Grant Fund:	
For Personal Services.....	3,646,200
For Retirement Contributions.....	2,041,400
For State Contributions to Social Security.....	428,100
For Group Insurance.....	1,084,300
For Contractual Services.....	2,500,000
For Travel.....	200,000
For Commodities.....	53,800
For Printing.....	35,000
For Equipment.....	14,300
For Electronic Data Processing.....	300,000
For Telecommunications Services.....	117,800
For Operation of Auto Equipment.....	20,000
For Expenses Associated with the Administration of the Alcohol and Substance Abuse Prevention and Treatment Programs.....	<u>215,000</u>
Total	\$10,655,900

Section 100. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated for the objects and purposes hereinafter named, to the Department of Human Services:

SUBSTANCE USE PREVENTION AND RECOVERY

## GRANTS-IN-AID

Payable from the General Revenue Fund: For expenses associated with Community- Based Addiction Treatment to Medicaid Eligible and AllKids clients, including Prior Year Costs.....	16,316,400
For grants associated with Community- Based Addiction Treatment Services, including prior year costs.....	43,688,800
For grants associated with Addiction Treatment Services for DCFS clients.....	5,757,200
For grants and administrative expenses associated with Addiction Treatment Services for Special Populations.....	6,106,700
For grants and administrative costs associated with a pilot program to study uses and effects of medication assisted treatments for addiction and for the prevention of relapse to opioid dependence in publicly-funded treatment program.....	500,000
For grants and administrative expenses associated with Addiction Prevention and related services.....	1,263,800
Payable from the Prevention and Treatment of Alcoholism and Substance Abuse Block Grant Fund: For Addiction Treatment and Related Services...	107,100,000
For grants and administrative costs associated with the American Rescue Plan Act Substance Abuse Prevention and Treatment Block Grant.....	25,000,000
For grants and administrative expenses associated with Addiction Prevention and Related services.....	24,000,000
Payable from the Group Home Loan Revolving Fund: For underwriting the cost of housing for groups of recovering individuals.....	200,000
Payable from the Youth Alcoholism and Substance Abuse Prevention Fund: For grants and administrative expenses associated with Addiction Prevention and related services.....	2,050,000
Payable from State Gaming Fund: For grants and administrative expenses associated with Treatment and Prevention of Compulsive Gambling.....	6,800,000
Payable from the Drunk and Drugged Driving Prevention Fund: For grants and administrative expenses associated with Addiction Treatment and Related Services, including prior year costs.....	3,212,200
Payable from the Drug Treatment Fund: For grants and administrative expenses associated with Addiction Treatment and	

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Related Services.....	5,105,800
For grants and administrative expenses associated with the Cannabis Regulation and Tax Act.....	4,000,000
Payable from the DHS Federal Projects Fund:	
For grants and administrative expenses for Partnership for Success Program.....	5,000,000
For grants and administrative expenses associated with Prevention of Prescription Drug Overdose Related Deaths.....	2,000,000
For grants and administrative expenses associated with the COVID-19 Emergency Grants to Address Mental and Substance Use Disorders.....	5,000,000
Payable from the DHS State Projects Fund:	
For expenses related to the Opioid Overdose Prevention Program.....	300,000
Payable from the Alcoholism and Substance Abuse Fund:	
For grants and administrative expenses associated with Addiction Treatment and Related Services.....	19,000,000
For grants and administrative expenses associated with Addiction Prevention and Related services.....	2,500,000
For grants and administrative expenses associated with the State Opioid Response Program.....	50,000,000
Payable from the Tobacco Settlement Recovery Fund:	
For grants and administrative expenses related to the Tobacco Enforcement Program.....	2,800,000
Payable from the Youth Drug Abuse Prevention Fund:	
For Addiction Treatment and Related Services.....	530,000
Payable from the Department of Human Services Community Services Fund:	
For grants and administrative expenses associated with the Cannabis Regulation and Tax Act.....	40,000,000

The Department, with the consent in writing from the Governor, may reapportion not more than ten percent of the total appropriation of General Revenue Funds in Section 100 above "Addiction Treatment" among the purposes therein enumerated.

Section 105. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Human Services:

**REHABILITATION SERVICES BUREAUS**

Payable from Illinois Veterans' Rehabilitation Fund:	
For Personal Services.....	2,165,400
For Retirement Contributions.....	1,221,300
For State Contributions to Social Security.....	202,000
For Group Insurance.....	643,600
For Travel.....	12,200
For Commodities.....	5,600
For Equipment.....	7,000

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For Telecommunications Services.....		<u>19,500</u>
Total	\$4,276,600	
Payable from Vocational Rehabilitation Fund:		
For Personal Services.....		43,685,800
For Retirement Contributions.....		24,638,800
For State Contributions to Social Security.....		3,465,000
For Group Insurance.....		15,821,700
For Contractual Services.....		8,689,800
For Travel.....		1,455,900
For Commodities.....		313,200
For Printing.....		150,100
For Equipment.....		1,669,900
For Telecommunications Services.....		1,493,200
For Operation of Auto Equipment.....		<u>30,000</u>
Total	\$101,413,400	

Section 110. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Human Services:

REHABILITATION SERVICES BUREAUS  
GRANTS-IN-AID

Payable from the General Revenue Fund:		
For grants to Independent Living Centers.....		5,071,200
For grants and administrative expenses associated with Independent Living Older Blind.....		146,100
For grants and administrative expenses associated with Supported Employment Programs.....		90,000
Payable from the Illinois Veterans' Rehabilitation Fund:		
For Case Services to Individuals.....		11,364,600
For grants to Independent Living Centers.....		1,049,100
Payable from the Vocational Rehabilitation Fund:		
For Case Services to Individuals, including prior year expenses.....		65,000,000
For Supportive Employment.....		1,900,000
For grants to Independent Living Centers.....		5,807,200
For grants and administrative expenses associated with the Project for Individuals of All Ages with Disabilities.....		1,050,000
For grants and administrative expenses associated with the Small Business Enterprise Program.....		3,527,300
For grants and administrative expenses associated with Independent Living Older Blind.....		3,045,500

Section 115. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Human Services:

CLIENT ASSISTANCE PROJECT

Payable from Vocational Rehabilitation Fund:		
For grants and administrative expenses associated with the Client Assistance Project...		1,179,200

Section 120. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Human Services:

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DIVISION OF REHABILITATION SERVICES PROGRAM  
AND ADMINISTRATIVE SUPPORT

Payable from Rehabilitation Services  
Elementary and Secondary Education Act Fund:  
For Federally Assisted Programs..... 1,384,100

Section 125. The following named sums, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated to meet the ordinary and contingent expenditures of the Department of Human Services:

CENTRAL SUPPORT AND CLINICAL SERVICES

Payable from Mental Health Fund:  
For all costs associated with Medicare  
Part D..... 1,507,900  
For Costs Related to Provision of  
Support Services Provided to Departmental  
and Non-Departmental Organizations..... 14,000,000  
For Drugs and Costs associated with  
Pharmacy Services..... 12,300,000  
Payable from Mental Health Reporting Fund:  
For Expenses related to Implementing  
the Firearm Concealed Carry Act..... 2,500,000  
Payable from DHS Federal Projects Fund:  
For Federally Assisted Programs..... 6,004,200

Section 130. The following named sums, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated to meet the ordinary and contingent expenses of the Department of Human Services:

SEXUALLY VIOLENT PERSONS PROGRAM

Payable from General Revenue Fund:  
For expenses associated with the  
Sexually Violent Persons Program..... 5,269,400

Section 135. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Human Services:

ILLINOIS SCHOOL FOR THE DEAF

Payable from Vocational Rehabilitation Fund:  
For Secondary Transitional Experience Program..... 50,000

Section 140. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Human Services:

ILLINOIS SCHOOL FOR THE VISUALLY IMPAIRED

Payable from Vocational Rehabilitation Fund:  
For Secondary Transitional Experience Program..... 42,900

Section 145. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Human Services:

ILLINOIS CENTER FOR REHABILITATION AND EDUCATION

Payable from Vocational Rehabilitation Fund:  
For Secondary Transitional Experience Program..... 60,000

Section 150. The following named sums, or so much thereof as may be necessary, respectively, are appropriated to the Department of Human Services for the purposes hereinafter named:

FAMILY AND COMMUNITY SERVICES

Payable from DHS Special Purposes Trust Fund:  
For Operation of Federal Employment Programs.... 10,783,700  
Payable from the DHS State Projects Fund:

For Operational Expenses for Public Health Programs .....	<u>368,000</u>
Total .....	\$11,151,700

Section 155. The following named amounts, or so much thereof as may be necessary, respectively, for the objects hereinafter named, are appropriated to the Department of Human Services for Family and Community Services and related distributive purposes, including such Federal funds as are made available by the Federal government for the following purposes:

FAMILY AND COMMUNITY SERVICES  
GRANTS-IN-AID

Payable from the General Revenue Fund:

For a grant to the Chicago Westside Branch NAACP for all costs associated with organization programs and services.....	250,000
For a grant to the Josselyn Center.....	625,000
For a grant to the Phalanx Family Services for all costs associated with organization programs and services.....	\$1,000,000
For a grant to the Southern Illinois University Center for Rural Health for all costs associated with providing mental health and support services to farm owners.....	\$300,000
For a grant to Urban Autism Solutions for all costs associated with the West Side Transition Academy .....	\$400,000
For a grant to Lake County United for costs associated with a 211 program.....	175,000
For a grant to Youth Peace Center of Roseland....	1,000,000
For a grant to Boys and Girls Club of Central Illinois.....	125,000
For a grant to Boys and Girls Club of Decatur.....	125,000
For a grant to Journeys/The Road Home.....	250,000
For a grant to Pilsen Neighbors Community Council.....	250,000
For a grant to Park Lawn Center.....	250,000
For a grant to PLOWS Council on Aging.....	250,000
For a grant to New Life Centers of Chicagoland.....	125,000
For a grant to Community Crisis Center.....	250,000
For a grant to Austin Childcare Provider's Network for all costs associated with early childhood teacher training program.....	250,000
For a grant to Oak Leyden Developmental Services.....	100,000
For a grant to Leyden Family Services.....	150,000
For a grant to Beyond Hunger (OPRF Food Pantry)...	150,000
For a grant to Hope Community Church.....	100,000
For a grant to Greater St. John Baptist Church.....	100,000
For a grant to West Cook YMCA.....	100,000
For a grant to Hephzibah House.....	100,000
For a grant to Wonderworks.....	100,000
For a grant to Infant Welfare Society.....	100,000
For a grant to Sarah's Inn.....	150,000
For a grant to South Central Community Services, Inc.....	125,000
For a grant to Refugee One.....	250,000
For a grant to Communities United.....	100,000
For a grant to St. Sabina Church.....	200,000
For a grant to Black Fire Brigade.....	50,000

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For a grant to Joliet Hospice House.....	250,000
For a grant to North Shore Legal Aid Clinic.....	250,000
For a grant to Ebenezer Community Outreach.....	250,000
For a grant to Fathers Who Care.....	250,000
For a grant to West Cook County Youth Club.....	250,000
For a grant to Metropolitan Family Services.....	250,000
For a grant to Northshore Senior Center.....	250,000
For a grant to Trinity Services.....	250,000
For a grant to Fellowship Housing.....	250,000
For a grant to Precious Blood Ministry Reconciliation.....	250,000
For a grant to A Safe Place Lake County.....	125,000
For a grant to Silver Cross Hospital.....	500,000
For a grant to The House of James.....	250,000
For a grant to Segundo Ruiz Belvis Cultural Center.....	250,000
For a grant to Family Cares Mission.....	250,000
For a grant to Boys and Girls Club of Alton.....	125,000
For a grant to ICNA Relief.....	125,000
For a grant to Chicago Chesed Fund.....	125,000
For a grant to Maryville Center for Children.....	250,000
For a grant to Kennedy Forum.....	250,000
For a grant to Eastern Illinois Foodbank.....	250,000
For a grant to National Alliance on Mental Illness – DuPage.....	250,000
For a grant to Tri-Town YMCA.....	125,000
For a grant to Metropolitan YWCA.....	125,000
For a grant to Children's Place for costs associated with specialized child care for families affected by HIV/AIDS.....	381,200
For grants to provide assistance to Sexual Assault Victims and for Sexual Assault Prevention Activities.....	7,659,700
For Early Intervention.....	108,891,900
For grants to community providers and local governments for youth employment programs.....	19,000,000
For grants and administration expenses associated with Employability Development Services and related distributive purposes.....	6,145,700
For grants and administration expenses associated with Food Stamp Employment Training and related distributive purposes.....	3,651,000
For grants and administration expenses associated with Domestic Violence Shelters and Services program.....	20,502,900
For grants and administration expenses associated with Parents Too Soon.....	6,870,300
For grants and administrative expenses associated with the Healthy Families Program.....	10,040,000
For grants and administrative expenses associated with Homeless Youth Services.....	6,277,500
For grants and administrative expenses associated with Westside Health Authority Crisis Intervention.....	1,000,000

For grants and administrative expenses of the Comprehensive Community-Based Services to Youth.....	18,931,300
For grants and administrative expenses associated with Redeploy Illinois.....	6,373,600
For grants and administrative expenses associated with Homelessness Prevention.....	5,000,000
For grants and administrative expenses associated with Supportive Housing Services.....	16,166,700
For grants and administrative expenses associated with Community Services.....	7,366,400
For grants and administrative expenses associated with Teen Reach After-School Programs.....	14,522,000
For grants and administrative expenses associated with Programs to Reduce Infant Mortality, provide Case Management and Outreach Services, and for the Intensive Prenatal Performance Project.....	29,665,000
Payable from the Assistance to the Homeless Fund: For grants and administrative expenses associated to Providing Assistance to the Homeless.....	750,000
Payable from the Specialized Services for Survivors of Human Trafficking Fund: For grants to organizations to prevent Prostitution and Human Trafficking.....	100,000
Payable from the Sexual Assault Services and Prevention Fund: For grants and administrative expenses associated with Sexual Assault Services and Prevention Programs.....	600,000
Payable from the Children's Wellness Charities Fund: For grants to Children's Wellness Charities.....	50,000
Payable from the Housing for Families Fund: For grants to Housing for Families.....	50,000
Payable from the Illinois Affordable Housing Trust Fund: For Homeless Youth Services.....	1,000,000
For grants and administrative expenses associated with Homelessness Prevention.....	4,000,000
For grants and administrative expenses associated with Emergency and Transitional Housing.....	10,383,700
Payable from the Federal National Community Services Grant Fund: For expenses associated with Community Services and Volunteer activities, including prior year costs.....	15,000,000
Payable from the Employment and Training Fund: For grants and administrative expenses associated with Employment and Training Programs, income assistance, and other social services, including prior	

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year costs.....	35,000,000
For grants and administrative expenses associated with Child Care Assistance Program and other child care related services and programs, including prior year costs.....	1,689,399,000
For grants and administrative expenses associated with the Child Care Assistance Program and other child care related services and programs, including prior year costs.....	1,300,000,000
Payable from the Health and Human Services Medicaid Trust Fund:	
For grants for Supportive Housing Services.....	3,382,500
Payable from the Sexual Assault Services Fund:	
For Grants Related to the Sexual Assault Services Program.....	100,000
Payable from the Gaining Early Awareness and Readiness for Undergraduate Programs Fund:	
For grants and administrative expenses including refunds associated with G.E.A.R.U.P.....	3,516,800
Payable from the DHS Special Purposes Trust Fund:	
For grants and administrative expenses Associated with the SNAP to Success Program.....	3,000,000
For Community Grants.....	7,257,800
For grants and administrative expenses associated with Family Violence Prevention Services.....	10,018,200
For grants and administrative expenses associated with Parents Too Soon.....	2,505,000
For grants and administrative expenses associated with Emergency Food Program Transportation and Distribution.....	25,163,800
For grants and administrative expenses associated with SNAP Outreach.....	5,000,000
For grants and administrative expenses associated with SSI Advocacy Services.....	1,009,400
For grants and administrative expenses associated with SNAP Education.....	30,000,000
For grants and administrative expenses associated with Federal/State Employment Programs and Related Services.....	5,000,000
For grants and administrative expenses associated with the Great START Program.....	5,200,000
For grants and administrative expenses Associated with the SNAP Program.....	40,000,000
For grants and administrative expenses associated with Migrant Child Care Services, including prior year costs.....	3,422,400
For grants and administrative expenses associated with Refugee Resettlement Purchase of Services.....	10,611,200
For grants and administrative expenses	

associated with MIEC Home Visiting Program.....	21,006,800
For grants and administrative expenses associated with Race to the Top Program.....	5,000,000
For grants and administrative expenses associated with JTED-SNAP Pilot Employment and Training Program.....	5,000,000
For grants and administrative expenses associated with Head Start State Collaboration.....	500,000
Payable from the Early Intervention Services Revolving Fund: For the Early Intervention Services Program, including, prior years costs.....	200,000,000
Payable from the Domestic Violence Abuser Services Fund: For grants and administrative expenses associated with Domestic Violence Abuser Services.....	100,000
Payable from the DHS Federal Projects Fund: For grants and administrative expenses associated with implementing Public Health Programs.....	10,742,300
For grants and administrative expenses associated with the Emergency Solutions Grants Program.....	60,000,000
For grants and administrative expenses associated with COVID-19 Prevention Programs, including prior year costs.....	20,000,000
Payable from the USDA Women, Infants and Children Fund: For Grants for the Federal Commodity Supplemental Food Program.....	1,400,000
For Grants for Free Distribution of Food Supplies and for Grants for Nutrition Program Food Centers under the USDA Women, Infants, and Children (WIC) Nutrition Program.....	230,000,000
For grants and administrative expenses associated with the USDA Farmer's Market Nutrition Program.....	500,000
For grants and administrative expenses associated with administering the USDA Women, Infants, and Children (WIC) Nutrition Program, including grants to public and private agencies.....	75,049,000
Payable from the Hunger Relief Fund: For Grants for food banks for the purchase of food and related supplies for low income persons.....	250,000
Payable from the Tobacco Settlement Recovery Fund: For a Grant to the Coalition for Technical Assistance and Training.....	250,000
For grants and administrative expenses associated with Children's Health Programs.....	1,138,800
Payable from the Thriving Youth Income Tax	

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Checkoff Fund:	
For grants to Non-Medicaid community-based youth programs.....	150,000
Payable from the Local Initiative Fund:	
For grants and administrative expenses associated with the Donated Funds Initiative Program.....	22,729,400
Payable from the Domestic Violence Shelter and Service Fund:	
For grants and administrative expenses associated with Domestic Violence Shelters and Services Program.....	952,200
Payable from the Maternal and Child Health Services Block Grant Fund:	
For grants and administrative expenses associated with the Maternal and Child Health Programs.....	2,000,000
Payable from the Homelessness Prevention Revenue Fund:	
For grants related to Homelessness Prevention.....	1,000,000
Payable from the Juvenile Justice Trust Fund:	
For Grants and administrative expenses associated with Juvenile Justice Planning and Action Grants for Local Units of Government and Non-Profit Organizations, including prior year costs.....	3,000,000

Section 165. The amount of \$7,000,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Human Services for grants and administrative expenses to the West Side Justice Center to implement the Access to Justice Program including eviction mitigation, homelessness prevention and related services.

Section 166. The amount of \$7,000,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Human Services for grants and administrative expenses to the Resurrection Project to implement the Access to Justice Program including eviction mitigation, homelessness prevention and related services.

Section 168. The sum of \$90,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Human Services for all costs associated with a grant to the Illinois Migrant Council for migrant services.

Section 170. The sum of \$500,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Human Services for all costs associated with technical assistance and navigation of the Grant Accountability and Transparency Act requirements.

Section 175. The sum of \$500,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Human Services for the purposes set forth in subsection (d) of Section 12-4.50 of the Illinois Public Aid Code

Section 180. The amount of \$50,000,000, or so much thereof as may be necessary, is appropriated from the DHS Federal Projects Fund for grants and administrative expenses associated with reimbursements received by the Federal Public Assistance Grant Program to Private non-for-profits.

Section 185. The amount of \$350,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Human Services for a grant to the Club Apaseo el Alto.

Section 190. The sum of \$300,000, or so much thereof as may be necessary, is appropriated from the General Revenue to the Department of Human Services for grants and administrative expenses for youth summer job programming.

Section 195. The sum of \$300,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Human Services for a grant to ART Inc. in Peoria to support academic and STEAM programming.

Section 200. The sum of \$500,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Human Services for a grant to Healthcare Alternative Systems.

Section 250. The sum of \$500,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Human Services for a grant to Logan Square Neighborhood Association.

Section 255. The sum of \$500,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Human Services for a grant to Ricon Family Services.

Section 260. The sum of \$500,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Human Services for a grant to Casa Central.

Section 265. The sum of \$500,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Human Services for a grant to Enlace Chicago.

Section 270. The sum of \$300,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Human Services for a grant to ASI Homecare.

Section 275. The sum of \$250,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Human Services for a grant to Northwest Side Housing Center.

Section 280. The sum of \$300,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Human Services for a grant to New Life Centers Chicagoland.

Section 285. The sum of \$200,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Human Services for a grant to Communities United.

Section 290. The sum of \$500,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Human Services for a grant to Route History Institute.

Section 295. The sum of \$250,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Human Services for a grant to MedForce Aeromedical Transport.

Section 300. The sum of \$300,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Human Services for a grant to Cornerstone Services of Will County.

Section 305. The sum of \$300,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Human Services for a grant to The City of Wood River.

Section 310. The sum of \$300,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Human Services for a grant to The Neighborhood Network Alliance.

Section 315. The sum of \$300,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Human Services for a grant to New Moms.

Section 320. The sum of \$75,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Human Services for a grant to United Cerebral Palsy Seguin of Greater Chicago.

Section 325. The sum of \$300,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Human Services for a grant to Hope Fair Housing Center.

Section 330. The sum of \$300,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Human Services for a grant to WINGS Program, Inc.

Section 335. The sum of \$300,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Human Services for a grant to Youth Services of Glenview Northbrook.

Section 340. The sum of \$300,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Human Services for a grant to Casa Michoacan.

Section 345. The sum of \$1,000,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Human Services for a grant to Chicago Survivors.

Section 350. The sum of \$250,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Human Services for a grant to Black Men United to fight homelessness and hunger.

ARTICLE 57

Section 1. The amount of \$20,000,000, or so much thereof as may be necessary, is appropriated to the Illinois Power Agency from the Illinois Power Agency Operations Fund for its ordinary and contingent expenses.

Section 5. The amount of \$3,456,300, or so much thereof as may be necessary, is appropriated to the Illinois Power Agency from the Illinois Power Agency Trust Fund for deposit into the Illinois Power Agency Operations Fund pursuant to subsection (c) of Section 6z-75 of the State Finance Act.

Section 10. The amount of \$56,000,000, or so much thereof as may be necessary, is appropriated to the Illinois Power Agency from the Illinois Power Agency Renewable Energy Resources Fund for funding of current and prior fiscal year purchases of renewable energy resources and related expenses, including the refund of bidder deposit fees overpayments of alternative compliance payments, and expenses related to the development and administration of the Illinois Solar for All Program, pursuant to subsections (b), (c), and (i) of Section 1-56 of the Illinois Power Agency Act.

ARTICLE 58

Section 5. The following named amounts, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated from the Insurance Producer Administration Fund to the Department of Insurance:

PRODUCER ADMINISTRATION

For Personal Services.....	7,797,200
For State Contributions to the State Employees' Retirement System.....	4,379,700
For State Contributions to Social Security.....	596,500
For Group Insurance.....	2,491,000

For Contractual Services.....	1,500,000
For Travel.....	50,000
For Commodities.....	12,500
For Printing.....	17,500
For Equipment.....	32,500
For Electronic Data Processing.....	2,597,500
For Telecommunications Services.....	150,000
For Operation of Auto Equipment.....	5,000
For Refunds.....	<u>60,000</u>
Total	\$19,689,400

Section 10. The sum of \$1,800,000, or so much thereof as may be necessary, is appropriated from the Insurance Producer Administration Fund to the Department of Insurance for costs and expenses related to or in support of Get Covered Illinois.

Section 15. The sum of \$6,300,000, or so much thereof as may be necessary, is appropriated from the Insurance Producer Administration Fund to the Department of Insurance for costs and expenses related to or in support of the agency's operations.

Section 20. The following named amounts, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated from the Insurance Financial Regulation Fund to the Department of Insurance:

#### FINANCIAL REGULATION

For Personal Services.....	10,005,400
For State Contributions to the State Employees' Retirement System.....	5,620,000
For State Contributions to Social Security.....	765,500
For Group Insurance.....	2,538,000
For Contractual Services.....	1,700,000
For Travel.....	50,000
For Commodities.....	7,500
For Printing.....	7,500
For Equipment.....	20,000
For Electronic Data Processing.....	1,344,000
For Telecommunications Services.....	150,000
For Operation of Auto Equipment.....	5,000
For Refunds.....	<u>49,000</u>
Total	\$22,261,900

Section 25. The sum of \$350,000, or so much thereof as may be necessary, is appropriated from the Insurance Financial Regulation Fund to the Department of Insurance for costs and expenses related to or in support of the agency's operations.

Section 30. The sum of \$100,000, or so much thereof as may be necessary, is appropriated from the George Bailey Memorial Fund to the Department of Insurance for grants and expenses related to or in support of the George Bailey Memorial Program.

Section 35. The following named amounts, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated from the Public Pension Regulation Fund to the Department of Insurance:

#### PENSION DIVISION

For Personal Services.....	859,200
For State Contributions to the State Employees' Retirement System.....	482,700
For State Contributions to Social Security.....	65,800
For Group Insurance.....	282,000

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For Contractual Services.....	20,000
For Travel.....	12,500
For Commodities.....	0
For Printing.....	0
For Equipment.....	5,000
For Telecommunications Services.....	<u>0</u>
Total	\$1,727,200

Section 40. The sum of \$2,600,000, or so much thereof as may be necessary, is appropriated from the Public Pension Regulation Fund to the Department of Insurance for costs and expenses related to or in support of the agency's operations.

Section 45. The sum of \$2,600,000, or so much thereof as may be necessary, is appropriated from the Illinois Workers' Compensation Commission Operations Fund to the Department of Insurance for costs associated with the administration and operations of the Insurance Fraud Division of the Illinois Workers' Compensation Commission's Anti-Fraud Program.

Section 50. The sum of \$284,200, or so much thereof as may be necessary, is appropriated from the Department of Insurance Federal Trust Fund to the Illinois Department of Insurance for grants and administrative expenses associated with Federal grants to support states in providing added flexibility to strengthen the private health insurance market through implementation of market reforms under Part A of Title XXVII of the Public Health Services Act.

Section 55. The sum of \$2,000,000, or so much thereof as may be necessary, is appropriated from the Parity Advancement Fund to the Illinois Department of Insurance for costs and expenses related to or in support of parity compliance advocacy, consumer education, and any other initiatives that support parity implementation and enforcement on behalf of consumers.

#### ARTICLE 59

Section 5. The sum of \$650,000,000, or so much thereof as may be necessary, is appropriated from the Technology Management Revolving Fund to the Department of Innovation and Technology for administrative and program expenses, including prior years' costs.

Section 10. The amount of \$5,000,000, or so much thereof as may be necessary, is appropriated from the DoIT Special Projects Fund to the Department of Innovation and Technology for all costs associated with the Illinois Century Network and broadband projects.

Section 15. The amount of \$15,000,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Innovation and Technology for all costs associated with the Illinois Century Network and broadband projects.

#### ARTICLE 60

Section 5. The following named sums, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated to meet the ordinary and contingent expenses of the Department of Labor:

#### OPERATIONS ALL DIVISIONS

Payable from General Revenue Fund:

For Personal Services .....	5,673,300
For State Contributions to Social Security .....	433,200
For Contractual Services .....	271,400
For Travel .....	25,100
For Commodities .....	<u>9,500</u>

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For Printing .....	4,500
For Equipment.....	5,600
For Electronic Data Processing .....	812,300
For Telecommunications Services.....	52,000
For Operation of Auto Equipment.....	<u>7,000</u>
Total	\$7,293,900

Section 10. The amount of \$338,400, or so much thereof as may be necessary, is appropriated from the Amusement Ride and Patron Safety Fund to the Department of Labor for operational expenses associated with the administration of The Amusement Ride and Attraction Safety Act.

Section 15. The amount of \$650,100, or so much thereof as may be necessary, is appropriated from the Child Labor and Day and Temporary Labor Services Enforcement Fund to the Department of Labor for operational expenses associated with the administration of The Child Labor Law Act and the Day and Temporary Labor Services Act.

Section 20. The amount of \$150,000, or so much thereof as may be necessary, is appropriated from the Employee Classification Fund to the Department of Labor for operational expenses associated with the administration of The Employee Classification Act.

Section 25. The amount of \$100,000, or so much thereof as may be necessary, is appropriated from the Wage Theft Enforcement Fund to the Department of Labor for operational expenses associated with the administration of The Illinois Wage Payment and Collection Act.

Section 30. The amount of \$2,000,000, or so much thereof as may be necessary, is appropriated from the Department of Labor Federal Trust Fund to the Department of Labor for all costs associated with promoting and enforcing the occupational safety and health administration state program for public sector worksites.

Section 35. The amount of \$3,000,000, or so much thereof as necessary, is appropriated from the Federal Industrial Services Fund to the Department of Labor for administrative and other expenses and for the Occupational Safety and Health Administration Program, including refunds and prior year costs.

Section 40. The amount of \$400,000, or so much thereof as may be necessary, is appropriated from the Department of Labor Federal Indirect Cost Fund to the Department of Labor for all costs associated with OSHA Indirect Costs.

Section 45. The sum of \$1,000,000, or so much thereof as may be necessary, is appropriated from the Equal Pay Registration Fund to the Department of Labor for all costs associated with the administration of the Equal Pay Act of 2003.

Section 50. The sum of \$200,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Labor for all costs associated with the administration of the Equal Pay Act of 2003.

#### ARTICLE 61

Section 1. The following named amounts, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated to meet the ordinary and contingent expenses for the Department of the Lottery, including operating expenses related to Multi-State Lottery games pursuant to the Illinois Lottery Law:

##### PAYABLE FROM STATE LOTTERY FUND

For Personal Services.....	4,841,900
For State Contributions for the State Employees' Retirement System.....	2,730,900
For State Contributions to Social Security.....	370,400

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For Group Insurance.....	1,645,000
For Contractual Services.....	3,650,000
For Travel.....	62,000
For Commodities.....	100,000
For Printing.....	10,000
For Equipment.....	8,000
For Electronic Data Processing.....	4,700,000
For Telecommunications Services.....	478,200
For Operation of Auto Equipment.....	239,100
For Refunds.....	100,000
For Expenses of Developing and Promoting Lottery Games.....	210,000,000
For Expenses of the Lottery Board.....	5,000
For payment of prizes to holders of winning lottery tickets or shares, including prizes related to Multi-State Lottery games, and payment of promotional or incentive prizes associated with the sale of lottery tickets, pursuant to the provisions of the "Illinois Lottery Law".....	<u>2,000,000,000</u>
Total	\$2,228,940,500

## ARTICLE 62

Section 5. The following named amounts, or so much thereof as may be necessary respectively, are appropriated to the Department of Military Affairs for the purposes hereinafter named:

## FOR OPERATIONS - STATEWIDE

Payable from General Revenue Fund:

For Operational Expenses of the Department.....	14,581,200
For State Officers' Candidate school.....	1,500
For Lincoln's Challenge.....	<u>2,765,200</u>
Total	\$17,347,900

Payable from Federal Support Agreement Revolving Fund:

For Lincoln's Challenge.....	8,600,000
For Lincoln's Challenge Allowances.....	<u>0</u>
Total	\$8,600,000

## FACILITIES OPERATIONS

Payable from Federal Support Agreement

Revolving Fund:

Army/Air Reimbursable Positions.....	14,610,700
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Section 10. The sum of \$17,200,000, or so much thereof as may be necessary, is appropriated from the Federal Support Agreement Revolving Fund to the Department of Military Affairs Facilities Division for expenses related to Army National Guard Facilities operations and maintenance as provided for in the Cooperative Funding Agreements, including costs in prior years.

Section 15. The sum of \$10,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Military Affairs Office of the Adjutant General Division for expenses related to the care and preservation of historic artifacts.

Section 20. The sum of \$1,000,000, or so much thereof as may be necessary, is appropriated from the Military Affairs Trust Fund to the Department of Military Affairs Office of the Adjutant General Division to support youth and other programs, provided such amounts shall not exceed funds to be made available from public or private sources.

Section 25. The sum of \$5,000,000, or so much thereof as may be necessary, is appropriated from the Illinois Military Family Relief Fund to the Department of Military Affairs Office of the Adjutant General Division for the issuance of grants to persons or families of persons who are members of the Illinois National Guard or Illinois residents who are members of the armed forces of the United States and who have been called to active duty as a result of the September 11, 2001 terrorist attacks, including costs in prior years.

Section 30. The sum of \$850,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Military Affairs for deposit into the Federal Support Agreement Revolving Fund.

Section 35. The sum of \$100,000, or so much thereof as may be necessary, is appropriated from the State Military Justice Fund to the Department of Military Affairs for expenses of military justice as provided in the Illinois Code of Military Justice.

#### ARTICLE 63

Section 5. The following named sums, or so much thereof as may be necessary, respectively, are appropriated to the Department of Healthcare and Family Services for the purposes hereinafter named:

##### PROGRAM ADMINISTRATION

Payable from General Revenue Fund:

For Personal Services.....	16,054,100
For State Contributions to Social Security.....	1,228,100
For Contractual Services.....	1,760,100
For Travel.....	71,200
For Commodities.....	0
For Printing.....	0
For Equipment.....	0
For Electronic Data Processing.....	8,459,900
For Telecommunications Services.....	0
For Operation of Auto Equipment.....	34,000
For Deposit into the Public Aid Recoveries Trust Fund.....	<u>4,980,000</u>
Total	\$32,587,400

Payable from Public Aid Recoveries Trust Fund:

For Personal Services.....	286,300
For State Contributions to State Employees' Retirement System.....	161,500
For State Contributions to Social Security.....	21,900
For Group Insurance.....	94,000
For Contractual Services.....	5,294,400
For Commodities.....	229,700
For Printing.....	354,800
For Equipment.....	936,100
For Electronic Data Processing.....	2,120,000
For Telecommunications Services.....	1,165,100
For Costs Associated with Information Technology Infrastructure.....	50,413,000
For State Prompt Payment Act Interest Costs.....	<u>25,000</u>
Total	\$61,101,800

##### OFFICE OF INSPECTOR GENERAL

Payable from General Revenue Fund:

For Personal Services.....	4,920,500
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For State Contributions to	
Social Security.....	376,400
For Contractual Services.....	0
For Travel.....	10,000
For Equipment.....	<u>0</u>
Total	\$5,306,900
Payable from Public Aid Recoveries Trust Fund:	
For Personal Services.....	9,555,500
For State Contributions to State	
Employees' Retirement System.....	5,389,600
For State Contributions to	
Social Security.....	731,000
For Group Insurance.....	2,608,500
For Contractual Services.....	4,018,500
For Travel.....	78,800
For Commodities.....	0
For Printing.....	0
For Equipment.....	0
For Telecommunications Services.....	<u>0</u>
Total	\$22,381,900
Payable from Long-Term Care Provider Fund:	
For Administrative Expenses.....	275,000

## CHILD SUPPORT SERVICES

Payable from General Revenue Fund:	
For Deposit into the Child Support	
Administrative Fund.....	35,600,000
Payable from Child Support Administrative Fund:	
For Personal Services.....	55,709,400
For Employee Retirement Contributions	
Paid by Employer.....	26,100
For State Contributions to State	
Employees' Retirement System.....	30,864,700
For State Contributions to	
Social Security.....	4,261,800
For Group Insurance.....	19,635,200
For Contractual Services.....	65,000,000
For Travel.....	233,000
For Commodities.....	292,000
For Printing.....	180,000
For Equipment.....	1,500,000
For Electronic Data Processing.....	13,114,100
For Telecommunications Services.....	1,900,000
For Child Support Enforcement	
Demonstration Projects.....	500,000
For Administrative Costs Related to	
Enhanced Collection Efforts including	
Paternity Adjudication Demonstration.....	7,500,000
For Costs Related to the State	
Disbursement Unit.....	9,000,000
For State Prompt Payment Act Interest Costs.....	<u>50,000</u>
Total	\$209,766,300

## LEGAL REPRESENTATION

Payable from General Revenue Fund:	
For Personal Services.....	865,400
For Employee Retirement Contributions	
Paid by Employer.....	6,700

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For State Contributions to Social Security.....	66,200
For Contractual Services.....	95,000
For Travel.....	4,000
For Equipment.....	<u>1,800</u>
Total	\$1,039,100

## PUBLIC AID RECOVERIES

Payable from Public Aid Recoveries Trust Fund:	
For Personal Services.....	9,753,800
For State Contributions to State Employees' Retirement System.....	5,501,400
For State Contributions to Social Security.....	746,200
For Group Insurance.....	2,632,000
For Contractual Services.....	13,777,800
For Travel.....	67,200
For Commodities.....	0
For Printing.....	0
For Equipment.....	0
For Telecommunications Services.....	<u>0</u>
Total	\$32,478,400

## MEDICAL

Payable from General Revenue Fund:	
For Expenses Related to Community Transitions and Long-Term Care System Rebalancing, Including Grants, Services and Related Operating and Administrative Costs.....	5,400,000
For Deposit into the Medical Special Purposes Trust Fund.....	6,000,000
For Costs Associated with the Critical Access Care Pharmacy Program.....	<u>10,000,000</u>
Total	\$21,400,000

Payable from Provider Inquiry Trust Fund:	
For Expenses Associated with Providing Access and Utilization of Department Eligibility Files.....	350,000
Payable from Public Aid Recoveries Trust Fund:	
For Personal Services.....	5,967,500
For State Contributions to State Employees' Retirement System.....	3,365,800
For State Contributions to Social Security.....	456,500
For Group Insurance.....	1,504,000
For Contractual Services.....	42,900,000
For Commodities.....	0
For Printing.....	0
For Equipment.....	0
For Telecommunications Services.....	0
For Costs Associated with the Development, Implementation and Operation of a Data Warehouse.....	<u>21,368,200</u>
Total	\$75,562,000

Payable from Healthcare Provider Relief Fund:	
For Operational Expenses.....	53,361,800
For Payments in Support of the Operation of the Illinois	

[May 31, 2021]

Poison Center..... 3,750,000

Section 10. The amount of \$609,300,000, or so much thereof as may be necessary, is appropriated to the Department of Healthcare and Family Services from the General Revenue Fund for deposit into the Healthcare Provider Relief Fund.

Section 15. In addition to any amounts heretofore appropriated, the following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Healthcare and Family Services for Medical Assistance and Administrative Expenditures:

FOR MEDICAL ASSISTANCE UNDER ACTS INCLUDING THE ILLINOIS PUBLIC AID CODE, THE CHILDREN'S HEALTH INSURANCE PROGRAM ACT, THE COVERING ALL KIDS HEALTH INSURANCE ACT, THE LONG TERM ACUTE CARE HOSPITAL QUALITY IMPROVEMENT TRANSFER PROGRAM ACT, AND THE INDIVIDUAL CARE GRANT PROGRAM AS TRANSFERRED BY PUBLIC ACT 99-479

Payable from General Revenue Fund:  
For Medical Assistance Providers and  
Related Operating and Administrative  
Costs..... \$6,860,982,400

In addition to any amounts heretofore appropriated, the following named amounts, or so much thereof as may be necessary, are appropriated to the Department of Healthcare and Family Services for Medical Assistance under Acts including the Illinois Public Aid Code, the Children's Health Insurance Program Act, the Covering ALL KIDS Health Insurance Act, and the Long Term Acute Care Hospital Quality Improvement Transfer Program Act for reimbursement or coverage of prescribed drugs, other pharmacy products, and payments to managed care organizations as defined in Section 5-30.1 of the Illinois Public Aid Code including related administrative and operation costs:

Payable from Drug Rebate Fund..... 1,300,000,000

In addition to any amounts heretofore appropriated, the following named amounts, or so much thereof as may be necessary, are appropriated to the Department of Healthcare and Family Services for costs related to the operation of the Health Benefits for Workers with Disabilities Program:

Payable from Medicaid Buy-In Program  
Revolving Fund..... 660,000

Section 20. In addition to any amount heretofore appropriated, the amount of \$50,000,000, or so much thereof as may be necessary, is appropriated to the Department of Healthcare and Family Services from the Medical Interagency Program Fund for i) Medical Assistance payments on behalf of individuals eligible for Medical Assistance programs administered by the Department of Healthcare and Family Services, and ii) pursuant to an interagency agreement, medical services and other costs associated with programs administered by another agency of state government, including operating and administrative costs.

Section 25. In addition to any amounts heretofore appropriated, the following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Healthcare and Family Services for Medical Assistance and Administrative Expenditures:

FOR MEDICAL ASSISTANCE UNDER ACTS INCLUDING THE ILLINOIS PUBLIC AID CODE, THE CHILDREN'S HEALTH INSURANCE PROGRAM ACT, THE COVERING ALL KIDS HEALTH INSURANCE ACT AND THE LONG TERM ACUTE CARE HOSPITAL QUALITY IMPROVEMENT TRANSFER PROGRAM ACT

Payable from Care Provider Fund for Persons  
with a Developmental Disability:  
For Administrative Expenditures..... 300,000

Payable from Long-Term Care Provider Fund:  
For Skilled, Intermediate, and Other Related  
Long-Term Care Services..... 500,000,000  
For Administrative Expenditures..... 1,109,600

Total \$501,109,600

Payable from Hospital Provider Fund: For Hospitals, Capitated Managed Care Organizations as necessary to comply With Article V-A of the Illinois Public Aid Code, and Related Operating and Administrative Costs.....	3,600,000,000
Payable from Tobacco Settlement Recovery Fund: For Medical Assistance Providers.....	245,000,000
Payable from Healthcare Provider Relief Fund: For Medical Assistance Providers and Related Operating and Administrative Costs.....	13,000,000,000

Section 30. In addition to any amounts heretofore appropriated, the following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Healthcare and Family Services for Medical Assistance and Administrative Expenditures:

FOR MEDICAL ASSISTANCE UNDER ACTS INCLUDING THE ILLINOIS PUBLIC AID CODE, THE CHILDREN'S HEALTH INSURANCE PROGRAM ACT, AND THE COVERING ALL KIDS HEALTH INSURANCE ACT	
Payable from County Provider Trust Fund: For Medical Services.....	3,100,000,000
For Administrative Expenditures Including Pass-through of Federal Matching Funds.....	<u>25,000,000</u>
Total	\$3,125,000,000

Section 35. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Healthcare and Family Services for refunds of overpayments of assessments or inter-governmental transfers made by providers during the period from July 1, 1991 through June 30, 2021:

Payable from:	
Care Provider Fund for Persons with a Developmental Disability.....	1,000,000
Long-Term Care Provider Fund.....	2,750,000
Hospital Provider Fund.....	5,000,000
County Provider Trust Fund.....	<u>1,000,000</u>
Total	\$9,750,000

Section 40. The amount of \$10,200,000, or so much thereof as may be necessary, is appropriated to the Department of Healthcare and Family Services from the Trauma Center Fund for adjustment payments to certain Level I and Level II trauma centers.

Section 45. The amount of \$375,000,000, or so much thereof as may be necessary, is appropriated to the Department of Healthcare and Family Services from the University of Illinois Hospital Services Fund to reimburse the University of Illinois Hospital for medical services.

Section 50. The amount of \$1,000,000, or so much thereof as may be necessary, is appropriated to the Department of Healthcare and Family Services from the Juvenile Rehabilitation Services Medicaid Matching Fund for payments to the Department of Juvenile Justice and counties for court-ordered juvenile behavioral health services under the Illinois Public Aid Code and the Children's Health Insurance Program Act.

Section 55. The amount of \$10,000,000, or so much thereof as may be necessary, is appropriated to the Department of Healthcare and Family Services from the Medical Special Purposes Trust Fund for medical demonstration projects and costs associated with the implementation of federal Health Insurance Portability and Accountability Act mandates.

Section 60. The amount of \$10,000,000, or so much thereof as may be necessary, is appropriated to the Department of Healthcare and Family Services from the Medical Special Purposes Trust Fund for costs associated with the development, implementation and operation of an eligibility verification and enrollment system as required by Public Act 96-1501 and the federal Patient Protection and Affordable Care Act, including grant expenditures, operating and administrative costs and related distributive purposes.

Section 65. The amount of \$200,000,000, or so much thereof as may be necessary, is appropriated to the Department of Healthcare and Family Services from the Special Education Medicaid Matching Fund for payments to local education agencies for medical services and other costs eligible for federal reimbursement under Title XIX or Title XXI of the federal Social Security Act.

Section 70. In addition to any amounts heretofore appropriated, the amount of \$5,500,000, or so much thereof as may be necessary, is appropriated to the Department of Healthcare and Family Services from the Money Follows the Person Budget Transfer Fund for costs associated with long-term care, including related operating and administrative costs. Such costs shall include, but not necessarily be limited to, those related to long-term care rebalancing efforts, institutional long-term care services, and pursuant to an interagency agreement, community-based services administered by another agency of state government.

Section 75. The sum of \$15,000,000, or so much thereof as may be necessary, is appropriated to the Department of Healthcare and Family Services from the Electronic Health Record Incentive Fund for the purpose of payments to qualifying health care providers to encourage the adoption and use of certified electronic health records technology pursuant to paragraph 1903 (t)(1) of the Social Security Act.

Section 80. In addition to any amounts heretofore appropriated, the following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Healthcare and Family Services for State Prompt Payment Act interest costs:

Payable from the General Revenue Fund.....	15,000,000
Payable from Long-Term Care Provider Fund:.....	10,000
Payable from the Hospital Provider Fund:.....	200,000
Payable from the Trauma Center Fund:.....	10,000
Payable from the Money Follows the Person Budget Transfer Fund:.....	10,000
Payable from the Medical Interagency Program Fund:.....	200,000
Payable from the Drug Rebate Fund:.....	200,000
Payable from the Tobacco Settlement Recovery Fund:.....	10,000
Payable from the Medicaid Buy-In Program Revolving Fund:.....	500
Payable from the Healthcare Provider Relief Fund:.....	5,000,000
Payable from the Medical Special Purposes Trust Fund:.....	100,000

Section 85. The amount of \$7,000,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Healthcare and Family Services for all costs associated with providing enhanced Medicaid rates to underserved communities in need of mental health and substance use disorder treatments.

Section 90. The amount of \$25,000,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Healthcare and Family Services for the purpose of updating prospective payment system rates for Federally Qualified Health Centers (FQHCs).

Section 5. The following named amounts, or so much thereof as may be necessary, are appropriated to the Department of Public Health for the objects and purposes hereinafter named for the Fiscal Year ending June 30, 2022:

Payable from the General Revenue Fund:

For Personal Services.....	50,838,800
For State Contributions to Social Security.....	3,889,100
For Operational Expenses.....	<u>12,373,300</u>
Total	\$67,101,200

DIRECTOR'S OFFICE

Payable from the Public Health Services Fund:

For Expenses Associated with Support of Federally Funded Public Health Programs.....	300,000
For Operational Expenses to Support Refugee Health Care.....	514,000
For Grants for the Development of Refugee Health Care.....	<u>1,950,000</u>
Total	\$2,764,000

Payable from the Public Health Special

State Projects Fund:

For Expenses of Public Health Programs.....	2,250,000
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Section 10. The sum of \$600,000,000, or so much thereof as may be necessary, is appropriated from the Public Health Services Fund to the Department of Public Health for costs and administrative expenses associated with Contact Tracing and Testing in response to the COVID-19 Pandemic, including areas disproportionately affected by the pandemic.

Section 15. The following named amounts, or so much thereof as may be necessary, are appropriated to the Department of Public Health for the objects and purposes hereinafter named:

OFFICE OF FINANCE AND ADMINISTRATION

Payable from the Public Health Special

State Projects Fund:

For Operational Expenses of Regional and Central Office Facilities.....	2,250,000
Payable from the Metabolic Screening and Treatment Fund:	
For Operational Expenses for Maintaining Laboratory Billings and Receivables.....	170,000

Section 20. The following named amounts, or so much thereof as may be necessary, are appropriated to the Department of Public Health as follows:

REFUNDS

Payable from the General Revenue Fund.....	13,800
Payable from the Public Health Services Fund.....	75,000
Payable from the Maternal and Child Health Services Block Grant Fund.....	5,000
Payable from the Preventive Health and Health Services Block Grant Fund.....	<u>5,000</u>
Total	\$98,800

Section 25. The following named amounts, or so much thereof as may be necessary, are appropriated to the Department of Public Health for the objects and purposes hereinafter named:

DIVISION OF INFORMATION TECHNOLOGY

Payable from the General Revenue Fund:

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For Expenses Associated with the Childhood Immunization Program.....	156,200
Payable from the Public Health Services Fund: For Expenses Associated with Support of Federally Funded Public Health Programs.....	2,500,000
Payable from the Public Health Special State Projects Fund: For Expenses of EPSDT and Other Public Health Programs.....	200,000

Section 30. The following named amounts, or so much thereof as may be necessary, are appropriated to the Department of Public Health for the objects and purposes hereinafter named:

OFFICE OF POLICY, PLANNING AND STATISTICS

Payable from the Public Health Services Fund: For Personal Services.....	446,000
For State Contributions to State Employees' Retirement System.....	242,200
For State Contributions to Social Security .....	34,900
For Group Insurance.....	150,000
For Contractual Services.....	485,000
For Travel.....	20,000
For Commodities.....	6,000
For Printing.....	21,000
For Equipment.....	80,000
For Telecommunications Services.....	250,000
For Operational Expenses of Maintaining the Vital Records System.....	<u>2,000,000</u>
Total	\$3,735,100
Payable from Death Certificate Surcharge Fund: For Expenses of Statewide Database of Death Certificates and Distributions of Funds to Governmental Units, Pursuant to Public Act 91-0382.....	2,500,000
Payable from the Illinois Adoption Registry and Medical Information Exchange Fund: For Expenses Associated with the Adoption Registry and Medical Information Exchange.....	200,000
Payable from the General Revenue Fund: For Expenses of the Adverse Pregnancy Outcomes Reporting Systems (APORS) Program and the Adverse Health Care Event Reporting and Patient Safety Initiative.....	1,017,400
For Expenses of State Cancer Registry, Including Matching Funds for National Cancer Institute Grants.....	147,400
For Expenses Associated with Opioid Overdose Prevention.....	<u>1,625,000</u>
Total	\$2,789,800
Payable from the Rural/Downstate Health Access Fund: For Expenses Related to the J1 Waiver Applications.....	175,000
Payable from the Public Health Services Fund: For Expenses Related to Epidemiological	

Health Outcomes Investigations and Database Development.....	17,110,000
For Expenses for Rural Health Center(s) to Expand the Availability of Primary Health Care.....	2,000,000
For Operational Expenses to Develop a Health Care Provider Recruitment and Retention Program.....	337,100
For Grants to Develop a Health Care Provider Recruitment and Retention Program.....	450,000
For Grants to Develop a Health Professional Educational Loan Repayment Program.....	<u>1,000,000</u>
Total	\$20,897,100
Payable from the Hospital Licensure Fund:	
For Expenses Associated with the Illinois Adverse Health Care Events Reporting Law for an Adverse Health Care Event Reporting System.....	1,500,000
Payable from Community Health Center Care Fund:	
For Expenses for Access to Primary Health Care Services Program per Family Practice Residency Act.....	350,000
Payable from Illinois Health Facilities Planning Fund:	
For Expenses of the Health Facilities And Services Review Board.....	1,200,000
For Department Expenses in Support of the Health Facilities and Services Review Board.....	<u>1,600,000</u>
Total	\$2,800,000
Payable from Nursing Dedicated and Professional Fund:	
For Expenses of the Nursing Education Scholarship Law.....	2,000,000
Payable from the Long-Term Care Provider Fund:	
For Expenses of Identified Offenders Assessment and Other Public Health and Safety Activities.....	2,000,000
Payable from the Regulatory Evaluation and Basic Enforcement Fund:	
For Expenses of the Alternative Health Care Delivery Systems Program.....	75,000
Payable from the Preventive Health and Health Services Block Grant Fund:	
For Expenses of Preventive Health and Health Services Needs Assessment.....	3,500,000
Payable from Public Health Special State Projects Fund:	
For Expenses Associated with Health Outcomes Investigations and Other Public Health Programs.....	3,000,000
Payable from Illinois State Podiatric Disciplinary Fund:	
For Expenses of the Podiatric Scholarship and Residency Act.....	100,000
Payable from the Tobacco Settlement Recovery Fund:	
For Grants for the Community Health Center Expansion Program and Healthcare Workforce Providers in Health	

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Professional Shortage Areas (HPSAs)  
in Illinois..... 1,000,000

Section 35. The following named amounts, or so much thereof as may be necessary, are appropriated to the Department of Public Health for the objects and purposes hereinafter named:

OFFICE OF HEALTH PROMOTION

Payable from the General Revenue Fund:

For expenses of Sudden Infant Death Syndrome  
(SIDS) Program..... 244,400

For Prostate Cancer Awareness..... 646,600

Payable from the Public Health Services Fund:

For Personal Services..... 1,427,300

For State Contributions to State

Employees' Retirement System..... 774,900

For State Contributions to Social Security ..... 109,200

For Group Insurance..... 381,000

For Contractual Services..... 650,000

For Travel..... 160,000

For Commodities..... 13,000

For Printing..... 44,000

For Equipment..... 50,000

For Telecommunications Services..... 65,000

Total \$3,674,400

Payable from the Public Health Services Fund:

For Grants for Public Health Programs,  
Including Operational Expenses..... 9,530,000

Payable from the General Revenue Fund:

For Expenses for the University of  
Illinois Sickle Cell Clinic..... 483,900

For Grants to Northwestern University  
for the Illinois Violent Death Reporting  
System to Analyze Data, Identify Risk  
Factors and Develop Prevention Efforts..... 76,700

For Grants for Vision and Hearing  
Screening Programs..... 441,700

Total \$1,002,300

Payable from the Compassionate Use of Medical Cannabis Fund:

For Expenses of the Medical  
Cannabis Program..... 6,772,600

Payable from the Alzheimer's Disease Research,  
Care, and Support Fund:

For Grants and Expenses Pursuant to the Alzheimer's  
Disease Research, Care, and Support Act..... 400,000

Payable from the Maternal and Child

Health Services Block Grant Fund:  
For Operational Expenses of Maternal and  
Child Health Programs..... 500,000

Payable from the Preventive Health  
and Health Services Block Grant Fund:

For Expenses of Preventive Health and  
Health Services Programs..... 1,726,800

Payable from the Public Health Special  
State Projects Fund:

For Expenses for Public Health Programs..... 1,500,000

Payable from the Metabolic Screening  
and Treatment Fund:

For Operational Expenses for Metabolic Screening Follow-up Services.....	4,005,100
Payable from the Hearing Instrument Dispenser Examining and Disciplinary Fund:	
For Expenses Pursuant to the Hearing Aid Consumer Protection Act.....	100,000
Payable from the Childhood Cancer Research Fund:	
For Grants for Childhood Cancer Research.....	75,000
Payable from the Diabetes Research Checkoff Fund:	
For expenses for the American Diabetes Association to conduct diabetes research.....	125,000
For expenses for the Juvenile Diabetes Research Foundation to conduct diabetes research.....	125,000
Payable from the DHS Private Resources Fund:	
For Expenses of Diabetes Research Treatment and Programs.....	700,000
Payable from the Tobacco Settlement Recovery Fund:	
For Certified Local Health Department Grants for Health Protection Programs Including, but not Limited to, Infectious Diseases, Food Sanitation, Potable Water, Private Sewage and Anti-Smoking Programs.....	5,000,000
For Grants and Administrative Expenses for the Tobacco Use Prevention Program, BASUAH Program, and Asthma Prevention.....	<u>1,000,000</u>
Total	\$6,000,000
Payable from the Maternal and Child Health Services Block Grant Fund:	
For Grants for Maternal and Child Health Programs.....	495,000
Payable from the Preventive Health and Health Services Block Grant Fund:	
For Grants for Prevention Initiative Programs Including Operational Expenses.....	1,000,000
Payable from the Metabolic Screening and Treatment Fund:	
For Grants for Metabolic Screening Follow-up Services.....	3,250,000
For Grants for Free Distribution of Medical Preparations and Food Supplies.....	<u>3,175,000</u>
Total	\$6,425,000
Payable from the Autoimmune Disease Research Fund:	
For Grants for Autoimmune Disease Research and Treatment.....	50,000
Payable from the Prostate Cancer Research Fund:	
For Grants to Public and Private Entities in Illinois for Prostate Cancer Research.....	30,000
Payable from the Multiple Sclerosis Research Fund:	
For Grants to Conduct Multiple Sclerosis Research.....	1,000,000
Payable from the Cannabis Regulation Fund:	
For Costs and Administrative Expenses of the Adult-Use Cannabis Program.....	500,000

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Payable from the Sickle Cell Chronic Disease Fund:

For Grants and Administrative Costs for the Awareness, Prevention, Care, and Treatment of Sickle Cell Disease..... 1,000,000

Section 40. In addition to any amounts previously appropriated, the sum of \$4,100,000, or so much thereof as may be necessary, is appropriated from the Tobacco Settlement Recovery Fund for a grant to the American Lung Association for operations of the Quitline.

Section 45. The sum of \$400,000, or so much thereof as may be necessary, is appropriated from the Healthy Smiles Fund to the Department of Public Health for expenses of the Healthy Smiles Program.

Section 50. The sum of \$30,000, or so much thereof as may be necessary, is appropriated from the Epilepsy Treatment and Education Grants-in-Aid Fund to the Department of Public Health for Expenses of the Education and Treatment of Epilepsy.

Section 55. The following named amounts, or so much thereof as may be necessary, are appropriated to the Department of Public Health for the objects and purposes hereinafter named:

OFFICE OF HEALTH CARE REGULATION

Payable from the Public Health Services Fund:

For Personal Services..... 9,942,300  
 For State Contributions to State Employees' Retirement System..... 5,564,000  
 For State Contributions to Social Security ..... 760,600  
 For Group Insurance..... 2,795,500  
 For Contractual Services..... 1,000,000  
 For Travel..... 1,179,100  
 For Commodities..... 8,200  
 For Printing..... 10,000  
 For Equipment..... 940,000  
 For Telecommunications..... 48,500  
 For Electronic Data Processing..... 148,800  
 For Expenses of Monitoring in Long-Term Care Facilities..... 3,000,000

Total \$25,397,000

Payable from the Long Term Care

Monitor/Receiver Fund:

For Expenses, Including Refunds, Related to Appointment of Long-Term Care Monitors and Receivers..... 28,000,000

Payable from the Home Care Services Agency

Licensure Fund:

For expenses of Home Care Services Agency Licensure..... 1,846,400

Payable from the Regulatory Evaluation

and Basic Enforcement Fund:

For Expenses of the Alternative Health Care Delivery Systems Program..... 75,000

Payable from the Health Facility Plan

Review Fund:

For Expenses of Health Facility Plan Review Program and Hospital Network System, Including Refunds..... 2,227,000

Payable from the Hospice Fund:

For Grants for Hospice Services as Defined in the Hospice Program

Licensing Act.....	30,000
Payable from Assisted Living and Shared Housing Regulatory Fund: For operational expenses of the Assisted Living and Shared Housing Program, pursuant to Public Act 91-0656.....	3,300,000
Payable from the Public Health Special State Projects Fund: For Health Care Facility Regulation.....	900,000
Payable from Equity in Long-Term Care Quality Fund: For Grants to Assist Residents of Facilities Licensed Under the Nursing Home Care Act.....	3,500,000
Payable from the Hospital Licensure Fund: For Expenses Associated with Hospital Inspections.....	900,000

Section 60. The following named amounts, or so much thereof as may be necessary, are appropriated to the Department of Public Health for the objects and purposes hereinafter named:

OFFICE OF HEALTH PROTECTION

Payable from the General Revenue Fund: For Expenses Incurred for the Rapid Investigation and Control of Disease or Injury.....	448,500
For Expenses of Environmental Health Surveillance and Prevention Activities, Including Mercury Hazards and West Nile Virus.....	299,200
For Expenses for Expanded Lab Capacity and Enhanced Statewide Communication Capabilities Associated with Homeland Security.....	322,600
For Deposit into Lead Poisoning Screening, Prevention, and Abatement Fund.....	<u>6,000,000</u>
Total	\$7,070,300
Payable from the Public Health Services Fund: For Personal Services.....	12,285,700
For State Contributions to State Employees' Retirement System.....	6,875,400
For State Contributions to Social Security.....	939,800
For Group Insurance.....	2,855,600
For Contractual Services.....	4,271,100
For Travel.....	395,700
For Commodities.....	405,000
For Printing.....	85,000
For Equipment.....	365,000
For Telecommunications Services.....	344,200
For Operation of Auto Equipment.....	44,000
For Electronic Data Processing.....	319,500
For Expenses of Implementing Federal Awards, Including Services Performed by Local Health Providers.....	16,484,500
For Expenses of Implementing Federal Awards	

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Including Testing and Services Performed by Local Health Providers.....		<u>1,400,000,000</u>
Total	\$1,445,670,500	
Payable from the Food and Drug Safety Fund: For Expenses of Administering the Food and Drug Safety Program, Including Refunds.....		300,000
Payable from the Safe Bottled Water Fund: For Expenses for the Safe Bottled Water Program.....		50,000
Payable from the Facility Licensing Fund: For Expenses, including Refunds, of Environmental Health Programs.....		3,000,000
Payable from the Illinois School Asbestos Abatement Fund: For Expenses, Including Refunds, of Administering and Executing the Asbestos Abatement Act and the Federal Asbestos Hazard Emergency Response Act of 1986 (AHERA).....		1,200,000
Payable from the Emergency Public Health Fund: For Expenses of Mosquito Abatement in an Effort to Curb the Spread of West Nile Virus and other Vector Borne Diseases.....		5,100,000
Payable from the Public Health Water Permit Fund: For Expenses, Including Refunds, of Administering the Groundwater Protection Act.....		100,000
Payable from the Used Tire Management Fund: For Expenses of Vector Control Programs, Including Mosquito Abatement.....		1,000,000
Payable from the Tattoo and Body Piercing Establishment Registration Fund: For Expenses of Administering of Tattoo and Body Piercing Establishment Registration Program.....		550,000
Payable from the Lead Poisoning Screening, Prevention, and Abatement Fund: For Expenses of the Lead Poisoning Screening, Prevention, and Abatement Program, Including Refunds.....		8,414,600
Payable from the Tanning Facility Permit Fund: For Expenses to Administer the Tanning Facility Permit Act, Including Refunds.....		300,000
Payable from the Plumbing Licensure and Program Fund: For Expenses to Administer and Enforce the Illinois Plumbing License Law, Including Refunds.....		3,950,000
Payable from the Pesticide Control Fund: For Public Education, Research, and Enforcement of the Structural Pest Control Act.....		481,700
Payable from the Public Health Federal Projects Fund:		

For Grants and Administrative Expenses of Health Information Technology Activities and Electronic Health Records.....	4,000,000
Payable from the Public Health Special State Projects Fund:	
For Expenses of Conducting EPSDT and Other Health Protection Programs.....	48,200,000
Payable from the General Revenue Fund:	
For Grants for Immunizations and Outreach Activities.....	4,157,100
Payable from the Personal Property Tax Replacement Fund:	
For Local Health Protection Grants to Certified Local Health Departments for Health Protection Programs Including, but not Limited to, Infectious Diseases, Food Sanitation, Potable Water and Private Sewage.....	19,098,500
Payable from the Lead Poisoning Screening, Prevention, and Abatement Fund:	
For Grants for the Lead Poisoning Screening and Prevention Program.....	5,500,000
Payable from the Private Sewage Disposal Program Fund:	
For Expenses of Administering the Private Sewage Disposal Program.....	250,000

Section 65. The sum of \$4,000,000, or so much thereof as may be necessary, is appropriated from the Renewable Energy Resources Trust Fund to the Department of Public Health for deposit into the Lead Poisoning Screening, Prevention, and Abatement Fund.

Section 70. The following named amounts, or so much thereof as may be necessary, are appropriated to the Department of Public Health for expenses of programs related to Acquired Immunodeficiency Syndrome (AIDS) and Human Immunodeficiency Virus (HIV):

OFFICE OF HEALTH PROTECTION: AIDS/HIV

No less than one-half (50%) of all funds appropriated in any fiscal year to the Department of Public Health's Office of Health Protection: AIDS/HIV Division shall be used for expenses pursuant to HIV/AIDS programs serving minority populations.

Payable from the General Revenue Fund:	
For Expenses of AIDS/HIV Education, Drugs, Services, Counseling, Testing, Outreach to Minority Populations, Costs Associated with Correctional Facilities Counseling, Testing Referral and Partner Notification (CTRPN), and Patient and Worker Notification Pursuant to Public Act 87-763.....	25,562,400
For Grants and Other Expenses for the Prevention and Treatment of HIV/AIDS and the Creation of an HIV/AIDS Service Delivery System to Reduce the Disparity of HIV Infection and AIDS Cases Between African-Americans and Other Population Groups.....	1,218,000
Payable from the Public Health Services Fund: For Expenses of Programs for Prevention	

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of AIDS/HIV.....	7,250,000
For Expenses for Surveillance Programs and Seroprevalence Studies of AIDS/HIV.....	2,750,000
For Expenses Associated with the Ryan White Comprehensive AIDS Resource Emergency Act of 1990 (CARE) and other AIDS/HIV services.....	<u>100,000,000</u>
Total	\$110,000,000
Payable from the Quality of Life Endowment Fund: For Grants and Expenses Associated with HIV/AIDS Prevention and Education.....	1,000,000

Section 72. The sum of \$15,000,000, or so much thereof as may be necessary is appropriated from the African-American HIV/AIDS Response Fund to the Department of Public Health for grants and administrative expenses associated with the prevention and treatment of HIV/AIDS and the creation of an HIV/AIDS service delivery system to reduce the disparity of HIV infection and AIDS cases among African-Americans for purposes allowed by Section 9901 of the American Rescue Plan Act of 2021 and any associated federal guidance.

Section 75. The following named amounts, or so much thereof as may be necessary, are appropriated to the Department of Public Health for the objects and purposes hereinafter named:

PUBLIC HEALTH LABORATORIES

Payable from the General Revenue Fund: For Operational Expenses to Provide Clinical and Environmental Public Health Laboratory Services.....	3,389,300
Payable from the Public Health Services Fund: For Personal Services.....	2,735,800
For State Contributions to State Employees' Retirement System.....	1,485,300
For State Contributions to Social Security .....	209,300
For Group Insurance.....	455,100
For Contractual Services.....	635,000
For Travel.....	27,000
For Commodities.....	1,665,400
For Printing.....	10,000
For Equipment.....	1,036,500
For Telecommunications Services.....	<u>9,500</u>
Total	\$8,268,900
Payable from the Public Health Laboratory Services Revolving Fund: For Expenses, Including Refunds, to Administer Public Health Laboratory Programs and Services.....	6,000,000
Payable from the Lead Poisoning Screening, Prevention, and Abatement Fund: For Expenses, Including Refunds, of Lead Poisoning Screening, Prevention and Abatement Program.....	1,678,100
Payable from the Public Health Special State Projects Fund: For Operational Expenses of a Laboratory at the West Taylor Location.....	2,200,000
Payable from the Metabolic Screening and Treatment Fund:	

For Expenses, Including Refunds, of Testing and Screening for Metabolic Diseases..... 11,100,300

Section 80. The following named amounts, or as much thereof as may be necessary, are appropriated to the Department of Public Health for the objects and purposes hereinafter named:

OFFICE OF WOMEN'S HEALTH

Payable from the General Revenue Fund:

For Expenses for Breast and Cervical Cancer Screenings, Minority Outreach, and Other Related Activities..... 14,512,400  
 For Expenses of the Women's Health Promotion Programs..... 682,500  
 For Expenses associated with School Health Centers..... 4,551,100  
 For Expenses associated with the Maternal And Child Health Title V Program..... 4,800,000  
 For Grants and Administrative Expenses for Family Planning Programs ..... 5,823,400  
 For Grants for the Extension and Provision of Perinatal Services for Premature and High-Risk Infants and their Mothers..... 1,002,700  
 Total \$31,372,100

Payable from the Public Health Services Fund:

For Personal Services..... 970,000  
 For State Contributions to State Employees' Retirement System..... 550,000  
 For State Contributions to Social Security..... 80,000  
 For Group Insurance..... 273,100  
 For Contractual Services..... 500,000  
 For Travel..... 50,000  
 For Commodities..... 53,200  
 For Printing..... 34,500  
 For Equipment..... 50,000  
 For Telecommunications Services..... 10,000  
 For Expenses of Federally Funded Women's Health Program..... 3,000,000  
 Total \$5,570,800

Payable from the Public Health Special State Projects Fund:

For Expenses of Women's Health Programs..... 200,000

Payable from the Penny Severns Breast, Cervical, and Ovarian Cancer Research Fund:

For Grants for Breast and Cervical Cancer Research..... 600,000

Payable from the Public Health Services Fund:

For Grants for Breast and Cervical Cancer Screenings in Fiscal Year 2022 and All Prior Fiscal Years..... 7,000,000

Payable from the Carolyn Adams Ticket

For The Cure Grant Fund:

For Grants and Related Expenses to Public or Private Entities in Illinois for the Purpose of Funding Research Concerning Breast Cancer and for

Funding Services for Breast Cancer Victims.....	2,000,000
Payable from the Public Health Services Fund:	
For Expenses associated with Maternal and Child Health Programs.....	15,000,000
Payable from Tobacco Settlement Recovery Fund:	
For Costs Associated with Children's Health Programs .....	1,229,700
Payable from the Maternal and Child Health Services Block Grant Fund:	
For Expenses Associated with Maternal and Child Health Programs .....	9,750,000
For Grants to the Chicago Department of Health for Maternal and Child Health Services.....	6,000,000
For Grants to the Board of Trustees of the University of Illinois, Division of Specialized Care for Children .....	9,000,000
For Grants for the Extension and Provision of Perinatal Services for Premature and High-risk Infants and their Mothers.....	<u>3,000,000</u>
Total	\$27,750,000

Section 85. The following named amounts, or so much thereof as may be necessary, are appropriated to the Department of Public Health for the objects and purposes hereinafter named:

OFFICE OF PREPAREDNESS AND RESPONSE

Payable from the Public Health Services Fund:	
For Expenses Associated with Community Service and Volunteer activities, Including Prior Year Costs.....	20,000,000
Payable from the Heartsaver AED Fund:	
For Expenses Associated with the Heartsaver AED Program.....	50,000
Payable from the Trauma Center Fund:	
For Expenses of Administering the Distribution of Payments to Trauma Centers.....	7,000,000
Payable from the Public Health Services Fund:	
For Expenses of Federally Funded Bioterrorism Preparedness Activities and Other Public Health Emergency Preparedness.....	80,000,000
Payable from the Stroke Data Collection Fund:	
For Expenses Associated with Stroke Data Collection.....	150,000
Payable from the EMS Assistance Fund:	
For Expenses of Administering the Distribution of Payments from the EMS Assistance Fund, Including Refunds.....	1,000,000
Payable from the Spinal Cord Injury Paralysis Cure Research Trust Fund:	
For Grants for Spinal Cord Injury Research.....	500,000
Payable from the Public Health Special State Projects Fund:	
For All Costs Associated with Public Health Preparedness Including First- Aid Stations and Anti-viral Purchases.....	950,000

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Section 90. The amount of \$350,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Public Health for a grant to the National Kidney Foundation of Illinois for kidney disease care services.

Section 95. The amount of \$1,000,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Public Health for all costs associated with Access to Primary Health Care Services Program according to the Underserved Physician Workforce Act 110 ILCS 935/1.

Section 100. The sum of \$1,000,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Public Health for expenses related to an Alzheimer's Disease Research, Care, and Support Program.

Section 105. The sum of \$750,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Public Health for expenses related to a Suicide Prevention, Education and Treatment Program pursuant to Public Act 101-0331.

Section 110. The sum of \$720,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Public Health for grants for Housing Opportunities for Persons with AIDS Program and Expenses.

Section 115. The sum of \$375,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Public Health for grants to the Advocate Illinois Masonic Medical Center for all costs associated with mobile dental services.

Section 120. The sum of \$335,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Public Health for a grant to the Will County Public Health Department for all costs associated with programmatic services.

Section 125. The sum of \$250,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Public Health for all costs associated with a grant to Oral Health Forum for oral health programs.

Section 130. The amount of \$252,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Public Health for a grant to the Advocate Children's Hospital for all costs associated with mobile dental services.

Section 135. The sum of \$31,500,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Public Health for the ordinary and contingent expenses of the following hospitals that participate in the State's Medicaid managed care program at the following named amounts:

South Shore Hospital – Chicago .....	4,200,000
Roseland Community Hospital – Chicago .....	4,200,000
West Suburban Medical Center – Chicago .....	4,200,000
Loretto Hospital – Chicago .....	3,200,000
Javon Bea Hospital – Rockford .....	2,000,000
Mount Sinai Hospital – Chicago .....	2,000,000
Touchette Regional Hospital - Centreville .....	1,500,000
Jackson Park Hospital – Chicago .....	3,000,000
St. Bernard Hospital and Health Care Center Chicago..	1,200,000
St. Anthony Hospital – Chicago.....	2,500,000
Thorek Memorial Hospital – Chicago.....	1,000,000
Humboldt Park Health – Chicago.....	2,500,000

Section 140. The sum of \$250,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Public Health for a grant to the Holistic Birth Collective for costs associated with birthing centers.

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Section 5. The following named sums, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated to meet the ordinary and contingent expenses of the Department of Revenue:

GOVERNMENT SERVICES

PAYABLE FROM THE PERSONAL PROPERTY TAX REPLACEMENT FUND:

For a portion of the state's share of state's attorneys' and assistant state's attorneys' salaries, including prior year costs.....	15,170,000
For a portion of the state's share of county public defenders' salaries pursuant to 55 ILCS 5/3-4007, including prior year costs.....	7,790,000
For the State's share of county supervisors of assessments or county assessors' salaries, as provided by law, including prior year costs.....	3,628,500
For additional compensation for local assessors, as provided by Sections 2.3 and 2.6 of the "Revenue Act of 1939", as amended.....	350,000
For additional compensation for local assessors, as provided by Section 2.7 of the "Revenue Act of 1939", as amended.....	510,000
For additional compensation for county treasurers, pursuant to Public Act 84-1432, as amended.....	663,000
For the annual stipend for sheriffs as provided in subsection (d) of Section 4-6300 and Section 4-8002 of the counties code.....	663,000
For the annual stipend to county coroners pursuant to 55 ILCS 5/4-6002 including prior year costs.....	663,000
For additional compensation for county auditors, pursuant to Public Act 95-0782, including prior year costs.....	123,500
Total	\$29,561,000

PAYABLE FROM MOTOR FUEL TAX FUND

For Reimbursement to International Fuel Tax Agreement Member States.....	32,000,000
For Refunds.....	45,000,000
Total	\$77,000,000

PAYABLE FROM UNDERGROUND STORAGE TANK FUND

For Refunds as provided for in Section 13a.8 of the Motor Fuel Tax Act.....	12,000
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PAYABLE FROM STATE AND LOCAL SALES TAX REFORM FUND	
For allocation to Chicago for additional 1.25% Use Tax pursuant to P.A. 86-0928.....	190,000,000
PAYABLE FROM THE MUNICIPAL TELECOMMUNICATIONS FUND	
For refunds associated with the Simplified Municipal Telecommunications Act.....	12,000
PAYABLE FROM LOCAL GOVERNMENT DISTRIBUTIVE FUND	
For allocation to local governments for additional 1.25% Use Tax pursuant to P.A. 86-0928.....	600,000,000
PAYABLE FROM LOCAL GOVERNMENT VIDEO GAMING DISTRIBUTIVE FUND	
For allocation to local governments of the net terminal income tax per the Video Gaming Act.....	150,000,000
PAYABLE FROM SENIOR CITIZENS REAL ESTATE DEFERRED TAX REVOLVING FUND	
For payments to counties as required by the Senior Citizens Real Estate Tax Deferral Act, including prior year cost.....	6,500,000
PAYABLE FROM RENTAL HOUSING SUPPORT PROGRAM FUND	
For administration of the Rental Housing Support Program.....	1,750,000
For rental assistance to the Rental Housing Support Program, administered by the Illinois Housing Development Authority.....	<u>25,000,000</u>
Total	\$26,750,000
PAYABLE FROM ILLINOIS AFFORDABLE HOUSING TRUST FUND	
For administration of the Illinois Affordable Housing Act.....	4,100,000
PAYABLE FROM ILLINOIS GAMING LAW ENFORCEMENT FUND	
For a Grant for Allocation to Local Law Enforcement Agencies for joint state and local efforts in Administration of the Charitable Games, Pull Tabs and Jar Games Act.....	900,000

Section 10. The sum of \$8,000,000, or so much thereof as may be necessary, is appropriated from the State and Local Sales Tax Reform Fund to the Department of Revenue for the purpose stated in Section 6z-17 of the State Finance Act and Section 2-2.04 of the Downstate Public Transportation Act for a grant allocation to Madison County.

Section 15. The sum of \$65,000,000, or so much thereof as may be necessary, is appropriated from the Illinois Affordable Housing Trust Fund to the Department of Revenue for grants (down payment assistance, rental subsidies, security deposit subsidies, technical assistance, outreach, building an organization's capacity to develop affordable housing projects and other related purposes), mortgages, loans, or for the purpose of securing bonds pursuant to the Illinois Affordable Housing Act, administered by the Illinois Housing Development Authority.

Section 20. The sum of \$4,000,000, or so much thereof as may be necessary, is appropriated from the Foreclosure Prevention Program Fund to the Department of Revenue for administration by the Illinois Housing Development Authority, for grants and administrative expenses pursuant to the Foreclosure Prevention Program.

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Section 25. The sum of \$4,000,000, or so much thereof as may be necessary, is appropriated from the Foreclosure Prevention Program Graduated Fund to the Department of Revenue for administration by the Illinois Housing Development Authority, for grants and administrative expenses pursuant to the Foreclosure Prevention Program.

Section 30. The sum of \$8,500,000, or so much thereof as may be necessary, is appropriated from the Abandoned Residential Property Municipality Relief Fund to the Department of Revenue for administration by the Illinois Housing Development Authority, for grants and administrative expenses pursuant to the Abandoned Residential Property Municipality Relief Program.

Section 35. The sum of \$49,038,700, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Revenue for operational expenses of the fiscal year ending June 30, 2022.

Section 40. The sum of \$250,000, or so much thereof as may be necessary, is appropriated from the Tax Compliance and Administration Fund to the Department of Revenue for Refunds associated with the Illinois Secure Choice Savings Program Act.

Section 45. The sum of \$87,561,400, or so much thereof as may be necessary, is appropriated from the Tax Compliance and Administration Fund to the Department of Revenue for operational expenses of the fiscal year ending June 30, 2022.

Section 50. The following named sums, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated to meet the ordinary and contingent expenses of the Department of Revenue:

**TAX ADMINISTRATION AND ENFORCEMENT  
PAYABLE FROM MOTOR FUEL TAX FUND**

For Personal Services.....	20,585,700
For State Contributions to State Employees' Retirement System.....	11,610,300
For State Contributions to Social Security.....	1,574,800
For Group Insurance.....	4,653,000
For Contractual Services.....	2,397,600
For Travel.....	536,200
For Commodities.....	58,400
For Printing.....	169,800
For Equipment.....	45,000
For Electronic Data Processing.....	8,643,700
For Telecommunications Services.....	787,000
For Operation of Automotive Equipment.....	43,200
For Administrative Costs Associated With the Motor Fuel Tax Enforcement Grant from USDOT.....	<u>0</u>
<b>Total</b>	<b>\$51,104,700</b>

**PAYABLE FROM UNDERGROUND STORAGE TANK FUND**

For Personal Services.....	1,010,300
For State Contributions to State Employees' Retirement System.....	569,800
For State Contributions to Social Security.....	77,300
For Group Insurance.....	258,500
For Travel.....	0
For Commodities.....	0
For Printing.....	0
For Electronic Data Processing.....	251,900
For Telecommunications Services.....	<u>61,400</u>

Total	\$2,229,200
PAYABLE FROM ILLINOIS GAMING LAW ENFORCEMENT FUND	
For Personal Services.....	248,100
For State Contributions to State Employees' Retirement System.....	139,900
For State Contributions to Social Security.....	19,000
For Group Insurance.....	94,000
For Telecommunications Services.....	<u>0</u>
Total	\$501,000
PAYABLE FROM TAX COMPLIANCE AND ADMINISTRATION FUND	
For Administration of the Drycleaner Environmental Response Trust Fund Act.....	159,600
For Administration of the Simplified Telecommunications Act.....	2,950,800
For administrative costs associated with the Municipality Sales Tax as directed in Public Act 93-1053.....	198,200
For administration of the Cigarette Retailer Enforcement Act.....	<u>1,116,500</u>
Total	\$4,425,100
PAYABLE FROM PERSONAL PROPERTY TAX REPLACEMENT FUND	
For Personal Services.....	14,842,900
For State Contributions to State Employees' Retirement System.....	8,371,400
For State Contributions to Social Security.....	1,135,500
For Group Insurance.....	3,783,500
For Contractual Services.....	1,075,900
For Travel.....	143,900
For Commodities.....	52,500
For Printing.....	27,100
For Equipment.....	30,000
For Electronic Data Processing.....	6,554,200
For Telecommunications Services.....	561,100
For Operation of Automotive Equipment.....	<u>27,800</u>
Total	\$36,605,800

Section 55. The amount of \$1,500,000, or so much thereof as may be necessary, is appropriated from the Cannabis Regulation Fund to the Department of Revenue for operational expenses associated with the Cannabis Regulation and Tax Act.

Section 60. The sum of \$500,000, or so much thereof as may be necessary, is appropriated from the Tennessee Valley Authority Local Trust Fund to the Department of Revenue for tax receipt distributions pursuant to Section 13 of the Tennessee Valley Authority Act.

Section 65. The sum of \$387,000,000, or so much thereof as may be necessary, is appropriated from the Affordable Housing Trust Fund to the Department of Revenue for the Illinois Housing Development Authority for the Homeowners Assistance Program authorized by Section 3206 of the American Rescue Plan Act of 2021 and any associated federal guidance, to fund the permitted purposes of the program including grants for mortgage payments, homeowner's insurance, and utility assistance, and associated administrative costs.

Section 70. The sum of \$368,700,000, or so much thereof as may be necessary, is appropriated from the Affordable Housing Trust Fund to the Department of Revenue for the Illinois Housing Development Authority for the Emergency Rental Assistance Program authorized by Section 3201 of the American Rescue Plan Act of 2021 and any associated federal guidance, to fund the permitted purposes of the program including grants for emergency rental assistance and associated administrative costs.

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Section 75. The sum of \$742,200,000, or so much thereof as may be necessary, is appropriated from the Local Coronavirus Urgent Remediation Emergency Fund to the Department of Revenue for allocation to non-entitlement units of local governments and counties as authorized by Section 9901 of the American Rescue Plan Act of 2021 and any associated federal guidance.

Section 80. The amount of \$461,000,000 or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Revenue for deposit into the Illinois Affordable Housing Trust Fund for the Emergency Rental Assistance Program authorized by Section 3201 of the American Rescue Plan Act of 2021.

Section 85. The amount of \$387,000,000 or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Revenue for deposit into the Illinois Affordable Housing Trust Fund for the Homeowners Assistance Program authorized by Section 3206 of the American Rescue Plan Act of 2021.

ARTICLE 66

Section 5. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Illinois State Police for the following purposes:

DIVISION OF JUSTICE SERVICES

Payable from General Revenue Fund:	
For Personal Services.....	0
For State Contributions to	
Social Security.....	0
For Contractual Services.....	0
For Travel.....	0
For Commodities.....	0
For Equipment.....	0
For Electronic Data Processing.....	0
For Printing.....	0
For Telecommunications Services.....	0
For Operation of Auto Equipment.....	0
For Payment of Tort Claims.....	50,000
For Refunds.....	<u>2,000</u>
Total	\$52,000
Payable from the State Police Wireless	
Service Emergency Fund:	
For costs associated with the	
administration and fulfillment	
of its responsibilities under	
the Wireless Emergency Telephone	
Safety Act.....	700,000
Payable from the State Police Vehicle Fund:	
For purchase of vehicles and accessories,	
including prior year costs.....	16,000,000
Payable from the State Police Vehicle	
Maintenance Fund:	
For Operation of Auto.....	700,000

Section 10. The sum of \$4,000,000, or so much thereof as may be necessary, is appropriated from the State Asset Forfeiture Fund to the Illinois State Police for payment of their expenditures as outlined in the Illinois Drug Asset Forfeiture Procedure Act, the Cannabis Control Act, the Controlled Substances Act, and the Environmental Safety Act.

Section 15. The sum of \$2,500,000, or so much thereof as may be necessary, is appropriated from the Federal Asset Forfeiture Fund to the Illinois State Police for payment of their expenditures in accordance with the Federal Equitable Sharing Guidelines.

Section 20. The sum of \$2,000,000, or so much thereof as may be necessary, is appropriated to the Illinois State Police, Division of Justice Services, from the Money Laundering Asset Recovery Fund for the ordinary and contingent expenses incurred by the Illinois State Police.

Section 25. The sum of \$1,000,000, or so much thereof as may be necessary, is appropriated from the LEADS Maintenance Fund to the Illinois State Police, Division of Justice Services, for expenses related to the LEADS System.

Section 30. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Illinois State Police for the following purposes:

DIVISION OF OPERATIONS

Payable from General Revenue Fund:

For Personal Services.....	238,774,900
For State Contributions to Social Security.....	7,628,200
For Contractual Services.....	10,376,000
For Travel.....	422,700
For Commodities.....	2,168,600
For Printing.....	236,500
For Equipment.....	1,623,000
For EDP.....	15,450,200
For Telecommunications Services.....	6,903,300
For Operation of Auto Equipment.....	4,083,400
For expenses related to State Police cadet classes.....	<u>1,700,000</u>
<b>Total</b>	<b>\$289,366,800</b>

Payable from the State Police Services Fund:

For Payment of Expenses: Fingerprint Program.....	25,000,000
For Payment of Expenses: Federal and IDOT Programs.....	8,400,000
For Payment of Expenses: Riverboat Gambling.....	1,500,000
For Payment of Expenses: Miscellaneous Programs.....	<u>6,300,000</u>
<b>Total</b>	<b>\$41,200,000</b>

Payable from the Offender Registration Fund:

For expenses of the Offender Registration Program.....	500,000
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Payable from the Motor Carrier Safety Inspection Fund:

For expenses associated with the enforcement of Federal Motor Carrier Safety Regulations and related Illinois Motor Carrier Safety Laws.....	2,600,000
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Payable from the State Police DUI Fund:

For Equipment Purchases to Assist in the Prevention of Driving Under the Influence of Alcohol, Drugs, or Intoxication Compounds.....	0
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Payable from the Compassionate Use of

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Medical Cannabis Fund:

For direct and indirect costs associated with the implementation, administration and enforcement of the Compassionate Use of Medical Cannabis Program Act..... 2,200,000

Payable from the Cannabis Regulation Fund:

For direct and indirect costs associated with the implementation, administration and enforcement of the Adult-Use Cannabis Program..... 4,000,000

Section 35. The following amount, or so much thereof as may be necessary for objects and purposes hereinafter named, is appropriated from the Drug Traffic Prevention Fund to the Illinois State Police, Division of Operations, pursuant to the provisions of the "Intergovernmental Drug Laws Enforcement Act" for Grants to Metropolitan Enforcement Groups.

For Grants to Metropolitan Enforcement Groups:

Payable from the Drug Traffic Prevention Fund..... 500,000

Section 40. The sum of \$18,000,000, or so much thereof as may be necessary, is appropriated from the State Police Whistleblower Reward and Protection Fund to the Illinois State Police for payment of their expenditures for state law enforcement purposes in accordance with the State Whistleblower Protection Act.

Section 45. The sum of \$32,000,000, or so much thereof as may be necessary, is appropriated from the State Police Operations Assistance Fund to the Illinois State Police for the ordinary and contingent expenses incurred by the Illinois State Police.

Section 50. The sum of \$2,000,000, or so much thereof as may be necessary, is appropriated from the State Police Operations Assistance Fund to the Illinois State Police for the ordinary and contingent expenses of the Safe2Help Program.

Section 55. The sum of \$2,000,000, or so much thereof as may be necessary, is appropriated from the State Police Operations Assistance Fund to the Illinois State Police for expenses related to officer-worn body cameras.

Section 60. The sum of \$10,000, or so much thereof as may be necessary, is appropriated from the State Police Streetgang-Related Crime Fund to the Illinois State Police for operations related to streetgang-related crime initiatives.

Section 65. The sum of \$1,000,000, or so much thereof as may be necessary, is appropriated from the Over Dimensional Load Police Escort Fund to the Illinois State Police for expenses incurred for providing police escorts for over-dimensional loads.

Section 70. The sum of \$100,000, or so much thereof as may be necessary, is appropriated from the Medicaid Fraud and Abuse Prevention Fund to the Illinois State Police, Division of Operations, for the detection, investigation or prosecution of recipient or vendor fraud.

Section 75. The sum of \$13,000,000, or so much thereof as may be necessary, is appropriated from the State Police Law Enforcement Administration Fund to the Illinois State Police, Division of Operations, for all costs associated with a cadet program for the Illinois State Police.

Section 80. The sum of \$2,000,000, or so much thereof as may be necessary, is appropriated from the Scott's Law Fund to the Illinois State Police for the ordinary and contingent expenses incurred by the Illinois State Police.

Section 85. The sum of \$20,000,000, or so much thereof as may be necessary, is appropriated from the Illinois State Police Federal Projects Fund to the Illinois State Police for current and prior year expenses relating to federal awards and grants.

Section 90. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Illinois State Police for the following purposes:

DIVISION OF FORENSIC SERVICES AND IDENTIFICATION

Payable from the General Revenue Fund:	
For Personal Services.....	0
For State Contributions to	
Social Security.....	0
For Contractual Services.....	0
For Travel.....	0
For Commodities.....	0
For Printing.....	0
For Equipment.....	0
For Telecommunications Services.....	0
For Operation of Auto Equipment.....	0
For Administration of a Statewide Sexual	
Assault Evidence Collection Program.....	55,300
For Operational Expenses Related to the	
Combined DNA Index System.....	<u>2,142,100</u>
<b>Total</b>	<b>\$2,197,400</b>
For Administration and Operation	
of State Crime Laboratories:	
Payable from State Crime Laboratory Fund.....	11,000,000
Payable from the State Police DUI Fund.....	0
Payable from State Offender DNA	
Identification System Fund.....	3,400,000

Section 95. The sum of \$2,250,000, or so much thereof as may be necessary, is appropriated to the Illinois State Police, Division of Forensic Services and Identification, from the Mental Health Reporting Fund for expenses as outlined in the Firearm Concealed Carry Act and the Firearm Owners Identification Card Act.

Section 100. The sum of \$22,000,000, or so much thereof as may be necessary, is appropriated to the Illinois State Police from the State Police Firearm Services Fund for expenses as outlined in the Firearm Concealed Carry Act and the Firearm Owners Identification Card Act.

Section 105. The sum of \$5,000,000, or so much thereof as may be necessary, is appropriated to the Illinois State Police, Division of Forensic Services and Identification, from the Firearm Dealer License Certification Fund, for expenses as outlined in the Firearm Dealer License Certification Act and the Gun Trafficking Information Act.

Section 110. The sum of \$62,800, or so much thereof as may be necessary, is appropriated to the Illinois State Police, Division of Internal Investigation, from the General Revenue Fund for the ordinary and contingent expenses incurred while operating the Nursing Home Identified Offender Program.

Section 115. The sum of \$230,000,000, or so much thereof as may be necessary, is appropriated from the Statewide 9-1-1 Fund to the Illinois State Police, Division of Justice Services, for costs pursuant to the Emergency Telephone System Act.

ARTICLE 67  
DEPARTMENT OF TRANSPORTATION  
MULTI-MODAL OPERATIONS

Section 5. The following named sums, or so much thereof as may be necessary, for the objects and purposes hereinafter named, are appropriated from the Road Fund meet the ordinary and contingent expenses of the Department of Transportation for:

DEPARTMENT-WIDE	
For Personal Services.....	442,612,600
Split approximated below:	
Central Administration & Planning.....	27,693,800
Bureau of Information Processing.....	5,032,300
Planning & Programming.....	8,842,100
Highway Project Implementation.....	34,250,200
Day Labor.....	3,165,400
District 1.....	108,275,500
District 2.....	31,216,500
District 3.....	30,012,800
District 4.....	32,135,100
District 5.....	24,808,200
District 6.....	33,185,900
District 7.....	28,359,800
District 8.....	43,731,500
District 9.....	25,579,000
Aeronautics.....	2,796,700
Intermodal Project Implementation.....	3,527,800
For Extra Help for Districts 1 – 9.....	34,000,000
Split approximated below:	
District 1.....	11,300,000
District 2.....	3,300,000
District 3.....	3,300,000
District 4.....	3,300,000
District 5.....	2,500,000
District 6.....	3,300,000
District 7.....	2,000,000
District 8.....	3,300,000
District 9.....	1,700,000
For State Contributions to State Employees'	
Retirement System.....	267,708,400
For State Contributions to Social Security.....	<u>36,573,800</u>
Total	\$780,894,800

Section 10. The following named sums, or so much thereof as may be necessary, for the objects and purposes hereinafter named, are appropriated from the Road Fund to meet the ordinary and contingent expenses of the Department of Transportation:

FOR CENTRAL ADMINISTRATION OFFICES	
For Contractual Services.....	11,400,000
For Travel.....	220,000
For Commodities.....	255,000
For Printing.....	325,000
For Equipment.....	78,900
For Equipment:	
Purchase of Cars & Trucks.....	250,000
For Telecommunications Services.....	230,000
For Operation of Automotive Equipment.....	<u>535,000</u>
Total	\$13,293,900

LUMP SUMS

[May 31, 2021]

Section 15. The following named amounts, or so much thereof as may be necessary, are appropriated from the Road Fund to the Department of Transportation for the objects and purposes hereinafter named:

For costs associated with hazardous material abatement.....	575,000
For costs associated with auditing consultants for internal and external audits.....	3,200,000
For costs associated with ordinary and contingent expenses of the Department.....	<u>250,000</u>
Total	\$4,025,000

#### AWARDS AND GRANTS

Section 20. The following named amounts, or so much thereof as may be necessary, are appropriated from the Road Fund to the Department of Transportation for the objects and purposes hereinafter named:

For Tort Claims, including payment pursuant to P.A. 80-1078.....	950,000
For representation and indemnification for the Department of Transportation, the Illinois State Police and the Secretary of State, provided that the representation required resulted from the Road Fund portion of their normal operations.....	100,000
For auto liability payments for the Department of Transportation, the Illinois State Police, and the Secretary of State, provided that the liability resulted from the Road Fund portion of their normal operations.....	<u>2,200,000</u>
Total	\$3,250,000

#### REFUNDS

Section 25. The following named amount, or so much thereof as may be necessary, is appropriated from the Road Fund to the Department of Transportation for the objects and purposes hereinafter named:

For Refunds.....	5,000
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Section 30. The following named sums, or so much thereof as may be necessary, for the objects and purposes hereinafter named, are appropriated from the Road Fund to meet the ordinary and contingent expenses of the Department of Transportation:

#### FOR BUREAU OF INFORMATION PROCESSING

For Contractual Services.....	9,400,000
For Travel.....	7,500
For Commodities.....	25,000
For Equipment.....	5,000
For Electronic Data Processing.....	24,500,000
For Telecommunications.....	<u>1,588,100</u>
Total	\$35,525,600

#### FOR PLANNING AND PROGRAMMING

Section 35. The following named sums, or so much thereof as may be necessary, for the objects and purposes hereinafter named, are appropriated from the Road Fund to the Department of Transportation for the ordinary and contingent expenses of the Office of Planning and Programming:

For Contractual Services.....	230,000
For Travel.....	56,400

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For Commodities.....	15,000
For Printing.....	199,900
For Equipment.....	35,000
For Telecommunications Services.....	179,900
For Operation of Automotive Equipment.....	<u>40,000</u>
Total	\$756,200

## LUMP SUMS

Section 40. The following named amounts, or so much thereof as may be necessary, are appropriated from the Road Fund to the Department of Transportation for the objects and purposes hereinafter named:

For Planning, Research and Development Purposes.....	225,000
For metropolitan planning and research purposes as provided by law, provided such amount shall not exceed funds to be made available from the federal government or local sources.....	49,000,000
For metropolitan planning and research purposes as provided by law.....	<u>9,000,000</u>
Total	\$58,225,000

## FOR HIGHWAYS PROJECT IMPLEMENTATION

Section 45. The following named sums, or so much thereof as may be necessary, for the objects and purposes hereinafter named, are appropriated from the Road Fund to the Department of Transportation for the ordinary and contingent expenses of the Office of Highway Implementation:

For Contractual Services.....	6,950,000
For Travel.....	275,000
For Commodities.....	215,000
For Printing.....	9,000
For Equipment.....	5,322,900
For Equipment:	
Purchase of Cars and Trucks.....	125,000
For Telecommunications Services.....	3,500,000
For Operation of Automotive Equipment.....	<u>505,000</u>
Total	\$16,901,900

## LUMP SUMS

Section 50. The following named sums, or so much thereof as may be necessary, are appropriated from the Road Fund to the Department of Transportation for payments to local governments for the following purposes:

For reimbursement of eligible expenses arising from local Traffic Signal Maintenance Agreements created by Part 468 of the Illinois Department of Transportation Rules and Regulations.....	4,400,000
For reimbursement of eligible expenses arising from City, County, and other State Maintenance Agreements.....	<u>13,400,000</u>
Total	\$17,800,000

Section 55. The sum of \$750,000, or so much thereof as may be necessary, is appropriated from the Road Fund to the Department of Transportation for repair of damages by motorists to state vehicles and equipment or replacement of state vehicles and equipment, provided such amount not exceed funds to be made available from collections from claims filed by the Department to recover the costs of such damages.

Section 60. The sum of \$5,245,000, or so much thereof as may be necessary, is appropriated from the Road Fund to the Department of Transportation for costs associated with the State Radio Communications for the 21st Century (STARCOM) program.

Section 65. The sum of \$200,000, or so much thereof as may be necessary, is appropriated from the Road Fund to the Illinois Department of Transportation for costs associated with Illinois Terrorism Task Force, that consist of approved purchases for homeland security provided such expenditures do not exceed funds made available by the federal government for this purpose.

Section 70. The sum of \$350,000, or so much thereof as may be necessary, is appropriated from the Road Fund to the Illinois Department of Transportation for costs incurred by the Department's response to natural disasters, emergencies and acts of terrorism that receive Presidential and/or State Disaster Declaration status. These costs would include, but not be limited to, the Department's fuel costs, cost of materials and cost of equipment rentals. This appropriation is in addition to the Department's other appropriations for District and Central Office operations.

Section 75. The sum of \$100,000, or so much thereof as may be necessary, is appropriated from the Road Fund to the Department of Transportation for costs associated with the Technology Transfer Center, including the purchase of equipment, media initiatives, and training, provided that such expenditures do not exceed funds to be made available by the federal government for this purpose.

Section 80. The sum of \$3,800,000, or so much thereof as may be necessary, is appropriated from the Road Fund to the Department of Transportation for costs associated with highway safety media campaigns, provided such amounts do not exceed funds to be made available from the federal government.

Section 85. The sum of \$7,000,000, or so much thereof as may be necessary, is appropriated from the Road Fund to the Department of Transportation for the state share of the IDOT ITS Program.

Section 90. The sum of \$200,000, or so much thereof as may be necessary, is appropriated from the Transportation Safety Highway Hire-back Fund to the Department of Transportation for agreements with the Illinois State Police to provide patrol officers in highway construction work zones.

#### AWARDS AND GRANTS

Section 95. The sum of \$4,133,800, or so much thereof as may be necessary, is appropriated from the Road Fund to the Department of Transportation for reimbursement to participating counties in the County Engineers Compensation Program, providing such reimbursements do not exceed funds to be made available from their federal highway allocations retained by the Department.

Section 100. The sum of \$200,000, or so much thereof as may be necessary, is appropriated from the DUI Prevention and Education Fund to the Department of Transportation for all costs associated with providing grants, with guidance from the DUI Prevention and Education Commission, for crash victim programs and materials, impaired driving prevention programs, law enforcement support, and other DUI-related programs.

#### REFUNDS

Section 105. The following named amount, or so much thereof as may be necessary, is appropriated from the Road Fund to the Department of Transportation for the objects and purposes hereinafter named:

For Refunds..... 35,000

#### FOR CYCLE RIDER SAFETY

Section 110. The following named sums, or so much thereof as may be necessary, for the objects and purposes hereinafter named, are appropriated from the Cycle Rider Safety Training Fund, as authorized by Public Act 82-0649, to the Department of Transportation for the administration of the Cycle Rider Safety Training Program:

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For Personal Services.....	227,900
For State Contributions to State Employees' Retirement System.....	128,000
For State Contributions to Social Security.....	16,800
For Group Insurance.....	99,000
For Contractual Services.....	5,000
For Travel.....	4,100
For Commodities.....	<u>59,900</u>
Total	\$540,700

## LUMP SUMS

Section 115. The sum of \$4,600,000, or so much thereof as may be necessary, is appropriated from the Cycle Rider Safety Training Fund, as authorized by Public Act 82-0649, to the Department of Transportation for reimbursements to State and local universities and colleges for Cycle Rider Safety Training Programs.

Section 120. The following named sums, or so much thereof as may be necessary, for the objects and purposes hereinafter named, are appropriated from the Road Fund to meet the ordinary and contingent expenses of the Department of Transportation:

## FOR BUREAU OF DAY LABOR

For Contractual Services.....	5,112,000
For Travel.....	122,500
For Commodities.....	200,000
For Equipment.....	635,000
For Equipment:	
Purchase of Cars and Trucks.....	950,000
For Telecommunications Services.....	50,000
For Operation of Automotive Equipment.....	<u>725,000</u>
Total	\$7,794,500

Section 125. The following named sums, or so much thereof as may be necessary, for the objects and purposes hereinafter named, are appropriated from the Road Fund to meet the ordinary and contingent expenses of the Department of Transportation:

## DISTRICT 1, SCHAUMBURG OFFICE

For Contractual Services.....	18,270,000
For Travel.....	328,600
For Commodities.....	14,902,700
For Equipment.....	4,200,000
For Equipment:	
Purchase of Cars and Trucks.....	10,928,400
For Telecommunications Services.....	6,625,000
For Operation of Automotive Equipment.....	<u>15,095,800</u>
Total	\$70,350,500

Section 130. The following named sums, or so much thereof as may be necessary, for the objects and purposes hereinafter named, are appropriated from the Road Fund to meet the ordinary and contingent expenses of the Department of Transportation:

## DISTRICT 2, DIXON OFFICE

For Contractual Services.....	5,000,000
For Travel.....	50,000
For Commodities.....	5,377,100
For Equipment.....	1,935,000
For Equipment:	
Purchase of Cars and Trucks.....	4,300,000

For Telecommunications Services.....	255,000
For Operation of Automotive Equipment.....	<u>5,425,000</u>
Total	\$22,342,100

Section 135. The following named sums, or so much thereof as may be necessary, for the objects and purposes hereinafter named, are appropriated from the Road Fund to meet the ordinary and contingent expenses of the Department of Transportation:

DISTRICT 3, OTTAWA OFFICE

For Contractual Services.....	5,100,000
For Travel.....	50,000
For Commodities.....	5,808,500
For Equipment.....	1,935,000
For Equipment:	
Purchase of Cars and Trucks.....	4,200,000
For Telecommunications Services.....	275,000
For Operation of Automotive Equipment.....	<u>5,425,000</u>
Total	\$22,793,500

Section 140. The following named sums, or so much thereof as may be necessary, for the objects and purposes hereinafter named, are appropriated from the Road Fund to meet the ordinary and contingent expenses of the Department of Transportation:

DISTRICT 4, PEORIA OFFICE

For Contractual Services.....	4,775,000
For Travel.....	40,000
For Commodities.....	4,781,300
For Equipment.....	1,935,000
For Equipment:	
Purchase of Cars and Trucks.....	3,325,000
For Telecommunications Services.....	280,000
For Operation of Automotive Equipment.....	<u>5,200,000</u>
Total	\$20,336,300

Section 145. The following named amounts, or so much thereof as may be necessary, are appropriated from the Road Fund to the Department of Transportation for the objects and purposes hereinafter named:

DISTRICT 5, PARIS OFFICE

For Contractual Services.....	4,225,000
For Travel.....	37,500
For Commodities.....	2,730,800
For Equipment.....	1,935,000
For Equipment:	
Purchase of Cars and Trucks.....	2,725,000
For Telecommunications Services.....	205,000
For Operation of Automotive Equipment.....	<u>4,120,000</u>
Total	\$15,978,300

Section 150. The following named sums, or so much thereof as may be necessary, for the objects and purposes hereinafter named, are appropriated from the Road Fund to meet the ordinary and contingent expenses of the Department of Transportation:

DISTRICT 6, SPRINGFIELD OFFICE

For Contractual Services.....	5,250,000
For Travel.....	37,500
For Commodities.....	3,353,500

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For Equipment.....	2,145,000
For Equipment:	
Purchase of Cars and Trucks.....	3,025,000
For Telecommunications Services.....	320,000
For Operation of Automotive Equipment.....	<u>4,489,200</u>
Total	\$18,620,200

Section 155. The following named sums, or so much thereof as may be necessary, for the objects and purposes hereinafter named, are appropriated from the Road Fund to meet the ordinary and contingent expenses of the Department of Transportation:

DISTRICT 7, EFFINGHAM OFFICE

For Contractual Services.....	4,325,000
For Travel.....	37,500
For Commodities.....	1,828,400
For Equipment.....	1,935,000
For Equipment:	
Purchase of Cars and Trucks.....	2,760,000
For Telecommunications Services.....	225,000
For Operation of Automotive Equipment.....	<u>3,500,000</u>
Total	\$14,610,900

Section 160. The following named sums, or so much thereof as may be necessary, for the objects and purposes hereinafter named, are appropriated from the Road Fund to meet the ordinary and contingent expenses of the Department of Transportation:

DISTRICT 8, COLLINSVILLE OFFICE

For Contractual Services.....	9,300,000
For Travel.....	52,500
For Commodities.....	3,505,000
For Equipment.....	2,730,000
For Equipment:	
Purchase of Cars and Trucks.....	3,860,000
For Telecommunications Services.....	540,000
For Operation of Automotive Equipment.....	<u>5,500,000</u>
Total	\$25,487,500

Section 165. The following named sums, or so much thereof as may be necessary, for the objects and purposes hereinafter named, are appropriated from the Road Fund to meet the ordinary and contingent expenses of the Department of Transportation:

DISTRICT 9, CARBONDALE OFFICE

For Contractual Services.....	4,400,000
For Travel.....	45,000
For Commodities.....	1,348,600
For Equipment.....	1,935,000
For Equipment:	
Purchase of Cars and Trucks.....	2,475,000
For Telecommunications Services.....	160,000
For Operation of Automotive Equipment.....	<u>3,400,000</u>
Total	\$13,763,600

Section 170. The following named sums, or so much thereof as may be necessary, for the objects and purposes hereinafter named, are appropriated to meet the ordinary and contingent expenses of the Department of Transportation:

FOR AERONAUTICS

For Contractual Services:	
Payable from the Road Fund.....	1,400,000
Payable from Air Transportation Revolving Fund.....	50,000
For Travel:	
Payable from the Road Fund.....	20,000
For Commodities:	
Payable from the Road Fund.....	50,000
Payable from Aeronautics Fund.....	49,500
For Equipment:	
Payable from the Road Fund.....	90,000
For Telecommunications Services:	
Payable from the Road Fund.....	37,500
For Operation of Automotive Equipment:	
Payable from the Road Fund.....	<u>40,000</u>
Total	\$1,737,000

LUMP SUMS

Section 175. The sum of \$1,900,000, or so much thereof as may be necessary, is appropriated from the Tax Recovery Fund to the Department of Transportation for maintenance and repair costs incurred on real property owned by the Department for development of an airport in Will County, for applicable refunds of security deposits to lessees, and for payments to the Will County Treasurer in lieu of leasehold taxes lost due to government ownership.

Section 180. The sum of \$20,000,000, or so much thereof as may be necessary, is appropriated from the State Aviation Program Fund to the Department of Transportation for the purposes described in Section 6z-20.1 of the State Finance Act.

Section 185. The sum of \$7,500,000, or so much thereof as may be necessary, is appropriated from the Sound-Reducing Windows and Doors Replacement Fund to the Department of Transportation for the purposes described in Section 6z-20.1 of the State Finance Act.

REFUNDS

Section 190. The following named amount, or so much thereof as may be necessary, is appropriated from the Aeronautics Fund to the Department of Transportation for the objects and purposes hereinafter named:  
 For Refunds..... 500

FOR INTERMODAL PROJECT IMPLEMENTATION

Section 195. The following named sums, or so much thereof as may be necessary for the agencies hereinafter named, are appropriated from the Road Fund to the Department of Transportation for the ordinary and contingent expenses of the

Office of Intermodal Project Implementation:	
For Contractual Services.....	675,000
For Travel.....	20,000
For Commodities.....	4,100
For Equipment.....	4,000
For Telecommunications.....	<u>29,500</u>
Total	\$732,600

LUMP SUMS

Section 200. The sum of \$100,000, or so much thereof as may be necessary, is appropriated from the Road Fund to the Department of Transportation for public transportation technical studies.

Section 205. The sum of \$200,000, or so much thereof as may be necessary, is appropriated from the Road Fund to the Department of Transportation for costs associated with Safety and Security Oversight as set forth in the federal transportation bill, as amended.

Section 210. The sum of \$400,000, or so much thereof as may be necessary, is appropriated from the Federal Mass Transit Trust Fund to the Department of Transportation for federal reimbursement of costs associated with Safety and Security Oversight as set forth in the federal transportation bill, as amended.

Section 215. The sum of \$1,000,000, or so much thereof as may be necessary, is appropriated from the Federal Mass Transit Trust Fund to the Department of Transportation for federal reimbursement of transit studies as provided by the federal transportation bill, as amended.

#### GRANTS AND AWARDS

Section 220. The sum of \$437,090,800, or so much thereof as may be necessary, is appropriated from the Public Transportation Fund to the Department of Transportation for the purpose stated in Section 4.09 of the "Regional Transportation Authority Act", as amended.

Section 225. The sum of \$40,000,000, or so much thereof as may be necessary, is appropriated from the Public Transportation Fund to the Department of Transportation for making a grant to the Regional Transportation Authority for Additional State Assistance to be used for its purposes as provided in the "Regional Transportation Authority Act", but in no event shall this amount exceed the amount provided for in Sections 4.09 (c) and 4.09 (d) with respect to Strategic Capital Improvement bonds issued by the Regional Transportation Authority pursuant to the Regional Transportation Authority Act as amended in 1989.

Section 230. The sum of \$91,000,000, or so much thereof as may be necessary, is appropriated from the Public Transportation Fund to the Department of Transportation for making a grant to the Regional Transportation Authority for Additional Financial Assistance to be used for its purposes as provided in the "Regional Transportation Authority Act", but in no event shall this amount exceed the amount provided for in Sections 4.09 (c-5) and 4.09 (d) with respect to Strategic Capital Improvement bonds issued by the Regional Transportation Authority pursuant to the Regional Transportation Authority Act as amended in 1999.

Section 235. The sum of \$17,570,000, or so much thereof as may be necessary, is appropriated from the Road Fund to the Department of Transportation for grants to the Regional Transportation Authority intended to reimburse the Service Boards for providing reduced fares on mass transportation services for students, handicapped persons, and the elderly, to be allocated proportionally among the Service Boards based upon actual costs incurred by each Service Board for such reduced fares.

Section 240. The sum of \$8,394,800, or so much thereof as may be necessary, is appropriated from the Road Fund to the Department of Transportation for making a grant to the Regional Transportation Authority for the funding of the Americans with Disabilities Act of 1990 (ADA) paratransit services and for other costs and services.

Section 245. The following named sums, or so much thereof as may be necessary, are appropriated from the Downstate Public Transportation Fund to the Department of Transportation for operating assistance grants to provide a portion of the eligible operating expenses for the following carriers for the purposes stated in Article II of Public Act 78-1109, as amended:

Champaign-Urbana Mass Transit District.....	53,524,700
Greater Peoria Mass Transit District (with Service to Peoria County).....	42,340,700
Rock Island County Metropolitan Mass Transit District.....	33,749,300
Rockford Mass Transit District.....	28,012,500

Springfield Mass Transit District.....	27,241,500
Bloomington-Normal Public Transit System.....	15,279,600
City of Decatur.....	13,379,000
City of Quincy.....	6,689,900
City of Galesburg.....	3,041,600
Stateline Mass Transit District (with service to South Beloit).....	784,900
City of Danville.....	4,866,400
Rides Mass Transit District (with service to Edgar and Clark counties).....	13,046,900
South Central Illinois Mass Transit District.....	10,168,400
River Valley Metro Mass Transit District.....	8,976,800
Jackson County Mass Transit District.....	912,500
City of DeKalb.....	6,282,800
City of Macomb.....	4,199,000
Shawnee Mass Transit District.....	3,869,500
St. Clair County Transit District.....	99,636,700
West Central Mass Transit District (with service to Cass and Schuyler Counties).....	2,272,500
Monroe-Randolph Transit District.....	1,728,100
Madison County Mass Transit District.....	39,701,100
Bond County.....	612,300
Bureau County (with service to Putnam County).....	1,392,900
Coles County.....	936,700
City of Freeport/Stephenson County.....	1,631,900
Henry County.....	718,400
Jo Daviess County.....	983,500
Kankakee County.....	1,279,000
Piatt County.....	856,800
Shelby County (with service to Christian County)...	1,697,700
Tazewell County.....	1,317,700
CRIS Rural Mass Transit District.....	1,317,800
Kendall County.....	3,060,100
McLean County.....	2,926,800
Woodford County.....	578,500
Lee and Ogle Counties.....	1,555,900
Whiteside County.....	1,167,300
Champaign County.....	1,125,600
Boone County.....	235,700
DeKalb County.....	884,300
Grundy County.....	834,600
Warren County.....	363,000
Rock Island/Mercer Counties.....	542,200
Hancock County.....	342,100
Macoupin County.....	778,100
Fulton County.....	471,600
Effingham County.....	707,300
City of Ottawa (serving LaSalle County).....	1,886,300
Carroll County.....	311,300
Logan County (with service to Mason County).....	754,600
Sangamon County (with service to Menard County).....	779,500
Jersey County (with service to Greene & Calhoun).....	531,400
Marshall County (with service to Stark County).....	235,700
Douglas County.....	<u>209,200</u>
Total	\$452,730,200

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Section 250. The sum of \$1,808,600, or so much thereof as may be necessary, is appropriated from the Downstate Public Transportation Fund to the Department of Transportation for audit adjustments in accordance with Sections 2-7 and 2-15 of the "Downstate Public Transportation Act", as amended (30 ILCS 740/2-7 and 740/2-15), including prior year costs.

Section 255. The sum of \$2,500,000, or so much thereof as may be necessary, is appropriated from the Road Fund to the Department of Transportation for costs associated with the long-term heavy overhauls of locomotives.

Section 260. The sum of \$50,000,000, or so much thereof as may be necessary, is appropriated from the Road Fund to the Department of Transportation for funding the State's share of intercity rail passenger service and making necessary expenditures for services and other program improvements.

#### FOR HIGHWAY SAFETY

Section 265. The following named sums, or so much thereof as may be necessary for the agencies hereinafter named, are appropriated from the Road Fund to the Department of Transportation for implementation of the Illinois Highway Safety Program under provisions of the National Highway Safety Act of 1966, as amended, and Alcohol Traffic Safety Programs of Title XXIII of the Surface Transportation Assistance Act of 1982, as amended, and other federal highway safety initiatives as provided by law:

#### FOR THE DEPARTMENT OF TRANSPORTATION

For Contractual Services.....	215,400
For Travel.....	25,600
For Commodities.....	45,900
For Printing.....	40,000
For Equipment.....	0
For Telecommunication Services.....	10,300
For Operation of Automotive Equipment.....	<u>2,400</u>
Total	\$339,600

#### FOR THE LIQUOR CONTROL COMMISSION

For costs associated with implementation of the Illinois Highway Safety Program under provisions of the National Highway Safety Act of 1966, as amended, and Alcohol Traffic Safety Programs of Title XXIII of the Surface Transportation Assistance Act of 1982, as amended, and other federal highway safety initiatives as provided by law.....	47,100
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#### FOR THE ILLINOIS CRIMINAL JUSTICE INFO AUTHORITY

For costs associated with implementation of the Illinois Highway Safety Program under provisions of the National Highway Safety Act of 1966, as amended, and Alcohol Traffic Safety Programs of Title XXIII of the Surface Transportation Assistance Act of 1982, as amended, and other federal highway safety initiatives as provided by law.....	200,000
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#### FOR THE SECRETARY OF STATE

For costs associated with implementation of the Illinois Highway Safety Program under provisions of the National Highway	
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Safety Act of 1966, as amended, and Alcohol Traffic Safety Programs of Title XXIII of the Surface Transportation Assistance Act of 1982, as amended, and other federal highway safety initiatives as provided by law..... 318,900

FOR THE DEPARTMENT OF PUBLIC HEALTH

For costs associated with implementation of the Illinois Highway Safety Program under provisions of the National Highway Safety Act of 1966, as amended, and Alcohol Traffic Safety Programs of Title XXIII of the Surface Transportation Assistance Act of 1982, as amended, and other federal highway safety initiatives as provided by law ..... 426,500

FOR THE ILLINOIS STATE POLICE

For costs associated with implementation of the Illinois Highway Safety Program under provisions of the National Highway Safety Act of 1966, as amended, and Alcohol Traffic Safety Programs of Title XXIII of the Surface Transportation Assistance Act of 1982, as amended, and other federal highway safety initiatives as provided by law ..... 6,755,700

FOR THE ILLINOIS LAW ENFORCEMENT  
STANDARDS TRAINING BOARD

For costs associated with implementation of the Illinois Highway Safety Program under provisions of the National Highway Safety Act of 1966, as amended, and Alcohol Traffic Safety Programs of Title XXIII of the Surface Transportation Assistance Act of 1982, as amended, and other federal highway safety initiatives as provided by law..... 416,300

Total, This Section \$8,164,500

LUMP SUM AWARDS AND GRANTS

Section 270. The sum of \$10,250,000, or so much thereof as may be necessary, is appropriated from the Road Fund to the Department of Transportation for local highway safety grants to county and municipal governments, state and private universities and other private entities for implementation of the Illinois Highway Safety Program under provisions of the National Highway Safety Act of 1966, as amended, and Alcohol Traffic Safety Programs of Title XXIII of the Surface Transportation Assistance Act of 1982, as amended, and other federal highway safety initiatives as provided by law.

FOR COMMERCIAL MOTOR CARRIER SAFETY

Section 275. The following named sums, or so much thereof as may be necessary for the agencies hereinafter named, are appropriated from the Road Fund to the Department of Transportation for implementation of the Commercial Motor Vehicle Safety Program under provisions of Title IV of the Surface Transportation Assistance Act of 1982, as amended:

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## FOR THE DEPARTMENT OF TRANSPORTATION

For Contractual Services.....	108,100
For Travel.....	80,900
For Commodities.....	19,500
For Equipment.....	0
For Equipment:	
Purchase of Cars and Trucks.....	112,000
For Telecommunications Services.....	23,600
For Operation of Automotive Equipment.....	<u>166,300</u>
Total	\$510,400

## FOR THE ILLINOIS STATE POLICE

For costs associated with implementation of the Commercial Motor Vehicle Safety Program under provisions of Title IV of the Surface Transportation Assistance Act of 1982, as amended.....	11,292,100
Total, This Section	\$11,802,500

## MOTOR FUEL TAX ADMINISTRATION

Section 280. The following named sums, or so much thereof as may be necessary, are appropriated from the Motor Fuel Tax Fund to the Department of Transportation for the ordinary and contingent expenses incident to the operations and functions of administering the provisions of the "Illinois Highway Code", relating to use of Motor Fuel Tax Funds by the counties, municipalities, road districts and townships:

## OPERATIONS

For Personal Services.....	11,106,900
For State Contributions to State Employees' Retirement System.....	6,238,600
For State Contributions to Social Security.....	848,400
For Group Insurance.....	4,158,000
For Contractual Services.....	15,400
For Travel.....	20,200
For Commodities.....	8,200
For Printing.....	30,600
For Equipment.....	300
For Telecommunications Services.....	18,800
For Operation of Automotive Equipment.....	6,500
Total, This Section	\$22,451,900

Section 285. The following named sums, or so much thereof as are available for distribution in accordance with Section 8 of the Motor Fuel Tax Law, are appropriated to the Department of Transportation for the purposes stated:

## DISTRIBUTIVE ITEMS

Payable from the Motor Fuel Tax Counties Fund: For apportioning, allotting, and paying as provided by law to Counties.....	205,983,800
Payable from the Motor Fuel Tax Municipalities Fund: For apportioning, allotting, and paying as provided by law to Municipalities.....	287,256,200
Payable from the Motor Fuel Tax Townships and Road Districts Fund:	

For apportioning, allotting, and paying as provided by law to Counties for Distribution to Road Districts.....	<u>93,385,000</u>
Total	\$586,625,000

Section 290. The following named amounts, or so much thereof as are available for distribution in accordance with Section 8b of the Motor Fuel Tax Law, are appropriated from the Transportation Renewal Fund to the Department of Transportation for the purposes stated:

DISTRIBUTIVE ITEMS

For apportioning, allotting, and paying as provided by law:	
To Counties.....	138,026,500
To Municipalities.....	193,576,700
To Counties for Distribution to Road Districts.....	<u>62,646,800</u>
Total	\$394,250,000

Section 295. No contract shall be entered into or obligation incurred or any expenditure made from an appropriation herein made in:

Section 225.....	SCIP Debt Service I
Section 230.....	SCIP Debt Service II

of this Article until after the purpose and the amount of such expenditure has been approved in writing by the Governor.

Total, This Article	\$3,358,457,300
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ARTICLE 68  
DEPARTMENT OF TRANSPORTATION  
FOR CENTRAL ADMINISTRATION  
LUMP SUMS

Section 5. The sum of \$1,214,187, or so much thereof as may be necessary, and remains unexpended, at the close of business on June 30, 2021, from the appropriation and reappropriation heretofore made in Article 76, Section 15 and Article 77, Section 5 of Public Act 101-0637, as amended, is reappropriated from the Road Fund to the Department of Transportation for costs associated with hazardous material abatement.

Section 10. The sum of \$7,457,680, or so much thereof as may be necessary, and remains unexpended, at the close of business on June 30, 2021, less \$1,000,000 to be lapsed, from the appropriation and reappropriation heretofore made in Article 76, Section 15 and Article 77, Section 10 of Public Act 101-0637, as amended, is reappropriated from the Road Fund to the Department of Transportation for costs associated with auditing consultants for internal and external audits.

Section 15. The sum of \$2,350,157 or so much thereof as may be necessary, and remains unexpended, at the close of business on June 30, 2021, less \$1,500,000 to be lapsed, from the appropriation heretofore made in Article 76, Section 15 and Article 77, Section 15 of Public Act 101-0637, as amended, is reappropriated from the Road Fund to the Department of Transportation for costs associated with process modernization implementation of the Department.

FOR PLANNING AND PROGRAMMING  
LUMP SUMS

Section 20. The sum of \$1,367,347, or so much thereof as may be necessary, and remains unexpended, at the close of business on June 30, 2021, from the appropriation and reappropriation heretofore made in Article 76, Section 40 and Article 77, Section 20 of Public Act 101-0637, as amended, is reappropriated from the Road Fund to the Department of Transportation for Planning, Research and Development purposes.

Section 25. The sum of \$121,738,872, or so much thereof as may be necessary, and remains unexpended, at the close of business on June 30, 2021, less \$11,500,000 to be lapsed, from the appropriation and

reappropriation heretofore made in Article 76, Section 40 and Article 77, Section 25 of Public Act 101-0637, as amended, is reappropriated from the Road Fund to the Department of Transportation for metropolitan planning and research purposes as provided by law, provided such amounts shall not exceed funds to be made available from the federal government or local sources.

Section 30. The sum of \$25,111,835, or so much thereof as may be necessary, and remains unexpended, at the close of business on June 30, 2021, less \$4,000,000 to be lapsed, from the appropriation and reappropriation heretofore made in Article 76, Section 40 and Article 77, Section 30 of Public Act 101-0637, as amended, is reappropriated from the Road Fund to the Department of Transportation for metropolitan planning and research purposes as provided by law.

FOR HIGHWAY PROJECT IMPLEMENTATION  
LUMP SUMS

Section 35. The sum of \$32,554,868, or so much thereof as may be necessary, and remains unexpended, at the close of business on June 30, 2021, from the appropriations and reappropriation heretofore made in Article 76, Section 50 and Article 77, Section 35 of Public Act 101-0637, as amended, is reappropriated from the Road Fund to the Department of Transportation for reimbursements of eligible expenses arising from Local Traffic Signal Maintenance Agreements created by Part 468 of the Illinois Department of Transportation Rules and Regulations and reimbursements of eligible expenses arising from City, County and other State Maintenance Agreements.

Section 40. The sum of \$2,412,589, or so much thereof as may be necessary, and remains unexpended, at the close of business on June 30, 2021, from the appropriation and reappropriation heretofore made in Article 76, Section 55 and Article 77, Section 40 of Public Act 101-0637, as amended, is reappropriated from the Road Fund to the Department of Transportation for repair of damages by motorists to state vehicles and equipment or replacement of state vehicles and equipment, provided such amount does not exceed funds to be made available from collections from claims filed by the Department to recover the costs of such damages.

Section 45. The sum of \$9,261,481, or so much thereof as may be necessary, and remains unexpended, at the close of business on June 30, 2021, from the appropriation and reappropriation heretofore made in Article 76, Section 60 and Article 77, Section 45 of Public Act 101-0637, as amended, is reappropriated from the Road Fund to the Department of Transportation for costs associated with the State Radio Communications for the 21st Century (STARCOM) program.

Section 50. The sum of \$671,100, or so much thereof as may be necessary, and remains unexpended, at the close of business on June 30, 2021, less \$100,000 to be lapsed, from the appropriation and reappropriation heretofore made in Article 76, Section 65 and Article 77, Section 50 of Public Act 101-0637, as amended, is reappropriated from the Road Fund to the Department of Transportation for costs associated with Illinois Terrorism Task Force, that consist of approved purchases for homeland security provided such expenditures do not exceed funds made available by the federal government for this purpose.

Section 55. The sum of \$255,554, or so much thereof as may be necessary, and remains unexpended, at the close of business on June 30, 2021, from the appropriation and reappropriation heretofore made in Article 76, Section 75 and Article 77, Section 60 of Public Act 101-0637, as amended, is reappropriated from the Road Fund to the Department of Transportation for costs associated with the Technology Transfer Center, including the purchase of equipment, media initiatives and training, provided that such expenditures do not exceed funds to be made available by the federal government for this purpose.

Section 60. The sum of \$5,277,040, or so much thereof as may be necessary, and remains unexpended, at the close of business on June 30, 2021, from the appropriation and reappropriation heretofore made in Article 76, Section 80 and Article 77, Section 65 of Public Act 101-0637, as amended, is reappropriated from the Road Fund to the Department of Transportation for costs associated with highways safety media campaigns, provided such amounts do not exceed funds to be made available from the federal government.

Section 65. The sum of \$26,614,551, or so much thereof as may be necessary, and remains unexpended, at the close of business on June 30, 2021, less \$4,000,000 to be lapsed, from the appropriation and reappropriation heretofore made in Article 76, Section 85 and Article 77, Section 70 of Public Act 101-0637, as amended, is reappropriated from the Road Fund to the Department of Transportation for the state share of the IDOT ITS program.

Section 70. The sum of \$15,300,106, or so much thereof as may be necessary, and remains unexpended, at the close of business on June 30, 2021, from the appropriation and reappropriation heretofore made in Article 76, Section 115 and Article 77, Section 75 of Public Act 101-0637, as amended, is reappropriated from the Cycle Rider Safety Fund to the Department of Transportation for reimbursements to State and local universities and colleges for Cycle Rider Safety Training Programs.

Section 75. The sum of \$450,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the appropriation heretofore made in Article 76, Section 100 and Article 77, Section 80, of Public Act 101-0637, as amended, is reappropriated from the DUI Prevention and Education Fund to the Department of Transportation for all costs associated with providing grants, with guidance from the DUI Prevention and Education Commission, for crash victim programs and materials, impaired driving prevention programs, law enforcement support, and other DUI-related programs.

Section 80. The sum of \$40,000,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the appropriation heretofore made in Article 76, Section 180 and Article 77, Section 85, of Public Act 101-0637, as amended, is reappropriated from the State Aviation Program Fund to the Department of Transportation for the purposes described in Section 6z-20.1 of the State Finance Act.

Section 85. The sum of \$15,000,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the appropriation heretofore made in Article 76, Section 185 and Article 77, Section 90, of Public Act 101-0637, as amended, is reappropriated from the Sound-Reducing Windows and Doors Replacement Fund to the Department of Transportation for the purposes described in Section 6z-20.1 of the State Finance Act.

#### FOR HIGHWAY SAFETY PROGRAM AWARDS AND GRANTS

Section 90. The sum of \$25,271,922, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the appropriation and reappropriation heretofore made in Article 76, Section 270, and Article 77 Section 95 of Public Act 101-0637, as amended, is reappropriated from the Road Fund to the Department of Transportation for Illinois Highway Safety Program local highway safety projects by county and municipal governments, state and private universities and other private entities.

#### FOR INTERMODAL PROJECT IMPLEMENTATION LUMP SUMS

Section 95. The sum of \$875,703, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the appropriation and reappropriation heretofore made in Article 76, Section 200 and Article 77, Section 100 of Public Act 101-0637, as amended, is reappropriated from the Road Fund to the Department of Transportation for public transportation technical studies.

Section 100. The sum of \$4,042,782, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the appropriation and reappropriation heretofore made in Article 76, Section 210 and Article 77, Section 105 of Public Act 101-0637, as amended, is appropriated from the Federal Mass Transit Trust Fund to the Department of Transportation for federal reimbursement of costs associated with safety and Security Oversight as set forth in the federal transportation bill.

Section 105. The sum of \$4,703,753, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the appropriation and reappropriation heretofore made in

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Article 76, Section 215 and Article 77, Section 110 of Public Act 101-0637, as amended, is reappropriated from the Federal Mass Transit Trust Fund to the Department of Transportation for federal reimbursement of transit studies as provided by the federal transportation bill.

Section 110 . The sum of \$54,955,002, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the appropriation heretofore made in Article 76, Section 217 of Public Act 101-0637, as amended, is reappropriated from the Federal Mass Transit Trust Fund to the Department of Transportation for support to rural transit districts as provided by the CARES Act, including prior incurred costs.

Section 115. The sum of \$7,000,000, or so much thereof as may be necessary, and remains unexpended, at the close of business on June 30, 2021, less \$4,000,000 to be lapsed, from the appropriation heretofore made in Article 76, Section 255 and Article 77, Section 115 of Public Act 101-0637, as amended, is reappropriated from the Road Fund to the Department of Transportation for costs associated with the long-term heavy overhauls of locomotives.

FOR EQUIPMENT

Section 120. The following named sums, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the appropriations and reappropriations heretofore made in Article 76, Sections 45, 120, 125, 130, 135, 140, 145, 150, 155, 160, and 165 and Article 77 Section 120 of Public Act 101-0637, as amended, is reappropriated from the Road Fund to the Department of Transportation for equipment as follows:

Highways Project Implementation

For Equipment.....	8,941,372
Day Labor	
For Equipment.....	1,036,659
District 1, Schaumburg Office	
For Equipment.....	6,450,251
District 2, Dixon Office	
For Equipment.....	2,596,178
District 3, Ottawa Office	
For Equipment.....	4,143,779
District 4, Peoria Office	
For Equipment.....	2,911,892
District 5, Paris Office	
For Equipment.....	1,861,697
District 6, Springfield Office	
For Equipment.....	2,526,867
District 7, Effingham Office	
For Equipment.....	2,469,608
District 8, Collinsville Office	
For Equipment.....	3,874,408
District 9, Carbondale Office	
For Equipment.....	<u>1,981,803</u>
Total	\$38,794,514

Section 125. The following named sums, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the appropriations and reappropriations heretofore made in Article 76, Sections 10, 45, 120, 125, 130, 135, 140, 145, 150, 155, 160, and 165 and Article 77, Section 125 of Public Act 101-0637, as amended, is reappropriated from the Road Fund to the Department of Transportation for the purchase of Cars and Trucks as follows:

Central Administration

For Purchase of Cars and Trucks.....	741,240
Highways Project Implementation	
For Purchase of Cars and Trucks.....	1,016,200
Day Labor	

For Purchase of Cars and Trucks.....	2,138,494
District 1, Schaumburg Office	
For Purchase of Cars and Trucks.....	14,033,267
District 2, Dixon Office	
For Purchase of Cars and Trucks.....	5,720,932
District 3, Ottawa Office	
For Purchase of Cars and Trucks.....	5,137,828
District 4, Peoria Office	
For Purchase of Cars and Trucks.....	4,187,717
District 5, Paris Office	
For Purchase of Cars and Trucks.....	2,841,918
District 6, Springfield Office	
For Purchase of Cars and Trucks.....	4,283,132
District 7, Effingham Office	
For Purchase of Cars and Trucks.....	4,333,002
District 8, Collinsville Office	
For Purchase of Cars and Trucks.....	4,070,819
District 9, Carbondale Office	
For Purchase of Cars and Trucks.....	<u>3,130,486</u>
Total	\$51,635,035
Total, this Article	\$440,716,078

## ARTICLE 69

Section 1. The following named amounts, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated from the General Revenue Fund to the Department of Veterans' Affairs:

## CENTRAL OFFICE

For Personal Services.....	4,052,200
For State Contributions to Social Security.....	310,000
For Contractual Services.....	745,400
For Travel.....	25,400
For Commodities.....	5,600
For Printing.....	7,000
For Equipment.....	3,000
For Electronic Data Processing.....	3,009,900
For Telecommunications Services.....	1,134,400
For Operation of Auto Equipment.....	<u>11,700</u>
Total	\$9,304,600

Section 5. The sum of \$500,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Veterans' Affairs for all costs associated with the Veterans' Accountability Unit.

Section 10. The following named amounts, or so much thereof as may be necessary, are appropriated from the General Revenue Fund to the Department of Veterans' Affairs for the objects and purposes and in the amounts set forth as follows:

## GRANTS-IN-AID

For Bonus Payments to War Veterans and Peacetime Crisis Survivors.....	198,000
For Providing Educational Opportunities for Children of Certain Veterans, as provided by law, including Prior Years Claims.....	<u>100,000</u>
Total	\$298,000

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Section 15. The sum of \$3,500,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Veterans' Affairs for the payment of scholarships to students who are dependents of Illinois resident military personnel declared to be prisoners of war, missing in action, killed or permanently disabled, as provided by law.

Section 20. The following named amount, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Veterans' Affairs for the object and purpose and in the amount set forth below as follows:

For Cartage and Erection of Veterans' Headstones, including Prior Years Claims.....	425,000
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Section 25. The amount of \$250,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Veterans' Affairs for costs associated with the Illinois Warrior Assistance Program.

Section 30. The amount of \$13,057,700, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Veterans' Affairs for costs associated with the Illinois Veterans' Home at Chicago.

Section 35. The amount of \$2,000,000, or so much thereof as may be necessary, is appropriated from the Illinois Veterans Assistance Fund to the Department of Veterans' Affairs for making grants, funding additional services, or conducting additional research projects relating to veterans' post traumatic stress disorder; veterans' homelessness; the health insurance cost of veterans; veterans' disability benefits, including but not limited to, disability benefits provided by veterans service organizations and veterans assistance commissions or centers; and the long-term care of veterans.

Section 40. The following named amount, or so much thereof as may be necessary, is appropriated from the Illinois Affordable Housing Trust Fund to the Department of Veterans' Affairs for the object and purpose and in the amount set forth as follows:

For Specially Adapted Housing for Veterans.....	240,000
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Section 45. The amount of \$250,000, or so much thereof as may be necessary, is appropriated from the Illinois Military Family Relief Fund to the Department of Veterans' Affairs for the payment of benefits authorized under the Survivor's Compensation Act.

Section 50. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Veterans' Affairs for objects and purposes hereinafter named:

VETERANS' FIELD SERVICES

Payable from the General Revenue Fund:

For Personal Services.....	4,945,200
For State Contributions to Social Security.....	378,400
For Contractual Services.....	519,400
For Travel.....	68,600
For Commodities.....	8,400
For Printing.....	9,000
For Equipment.....	10,300
For Electronic Data Processing.....	0
For Telecommunications Services.....	501,400
For Operation of Auto Equipment.....	<u>23,400</u>
Total	\$6,464,100

Section 55. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Veterans' Affairs for the objects and purposes hereinafter named:

ILLINOIS VETERANS' HOME AT ANNA

Payable from General Revenue Fund:	
For Personal Services.....	4,283,900
For State Contributions to Social Security.....	327,800
For Contractual Services.....	0
For Commodities.....	0
For Electronic Data Processing.....	<u>0</u>
Total	\$4,611,700
Payable from Anna Veterans Home Fund:	
For Personal Services.....	1,060,000
For State Contributions to the State Employees' Retirement System.....	597,900
For State Contributions to Social Security.....	81,100
For Contractual Services.....	1,030,200
For Travel.....	3,500
For Commodities.....	682,100
For Printing.....	4,000
For Equipment.....	100,000
For Electronic Data Processing.....	24,000
For Telecommunications Services.....	52,100
For Operation of Auto Equipment.....	11,600
For Permanent Improvements.....	10,000
For Ordinary and Contingent Expenses-COVID-19....	1,555,000
For Refunds.....	<u>30,000</u>
Total	\$5,241,500

Section 60. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Veterans' Affairs for the objects and purposes hereinafter named:

ILLINOIS VETERANS' HOME AT QUINCY

Payable from General Revenue Fund:	
For Personal Services.....	28,476,400
For State Contributions to Social Security.....	2,178,600
For Contractual Services.....	0
For Commodities.....	0
For Electronic Data Processing.....	<u>0</u>
Total	\$30,655,000
Payable from Quincy Veterans Home Fund:	
For Personal Services.....	5,494,400
For Member Compensation.....	28,000
For State Contributions to the State Employees' Retirement System.....	3,098,900
For State Contributions to Social Security.....	422,500
For Contractual Services.....	5,900,000
For Travel.....	8,500
For Commodities.....	5,364,700
For Printing.....	25,000
For Equipment.....	642,800
For Electronic Data Processing.....	600,400
For Telecommunications Services.....	632,700
For Operation of Auto Equipment.....	70,000
For Permanent Improvements.....	640,000
For Ordinary and Contingent Expenses-COVID-19....	2,250,000
For Refunds.....	<u>70,000</u>

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Total \$25,247,900

Section 65. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Veterans' Affairs for the objects and purposes hereinafter named:

ILLINOIS VETERANS' HOME AT LASALLE

Payable from General Revenue Fund:

For Personal Services.....	14,473,000
For State Contributions to Social Security.....	<u>1,107,300</u>
Total	\$15,580,300

Payable from LaSalle Veterans Home Fund:

For Personal Services.....	3,998,300
For State Contributions to the State Employees' Retirement System.....	2,255,100
For State Contributions to Social Security.....	305,900
For Contractual Services.....	2,409,700
For Travel.....	5,000
For Commodities.....	1,547,000
For Printing.....	15,500
For Equipment.....	170,000
For Electronic Data Processing.....	46,100
For Telecommunications.....	302,000
For Operation of Auto Equipment.....	15,600
For Permanent Improvements.....	50,000
For Ordinary and Contingent Expenses-COVID-19....	6,706,900
For Refunds.....	<u>50,000</u>
Total	\$17,877,100

Section 70. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Veterans' Affairs for the objects and purposes hereinafter named:

ILLINOIS VETERANS' HOME AT MANTENO

Payable from General Revenue Fund:

For Personal Services.....	17,143,800
For State Contributions to Social Security.....	<u>1,311,600</u>
Total	\$18,455,400

Payable from Manteno Veterans Home Fund:

For Personal Services.....	8,450,700
For Member Compensation.....	5,000
For State Contributions to the State Employees' Retirement System.....	4,766,200
For State Contributions to Social Security.....	646,900
For Contractual Services.....	7,035,000
For Travel.....	3,500
For Commodities.....	1,900,000
For Printing.....	15,000
For Equipment.....	250,000
For Electronic Data Processing.....	100,000
For Telecommunications Services.....	300,000
For Operation of Auto Equipment.....	75,000
For Permanent Improvements.....	350,000
For Ordinary and Contingent Expenses-COVID-19....	2,628,000
For Refunds.....	<u>100,000</u>
Total	\$26,625,300

Section 75. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Veterans' Affairs for costs associated with the operation of a program for homeless veterans at the Illinois Veterans' Home at Manteno:

Payable from General Revenue Fund.....	759,300
Payable from the Manteno Veterans Home Fund.....	<u>59,800</u>
Total	\$819,100

Section 80. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Veterans' Affairs for the objects and purposes hereinafter named:

STATE APPROVING AGENCY

Payable from GI Education Fund:	
For Personal Services.....	735,400
For State Contributions to the State Employees' Retirement System.....	414,800
For State Contributions to Social Security.....	56,300
For Group Insurance.....	170,500
For Contractual Services.....	637,900
For Travel.....	53,300
For Commodities.....	11,500
For Printing.....	12,000
For Equipment.....	72,300
For Electronic Data Processing.....	45,600
For Telecommunications Services.....	23,000
For Operation of Auto Equipment.....	<u>21,300</u>
Total	\$2,253,900

Section 85. The amount of \$100,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Veterans' Affairs for a grant to K9 for Veterans.

ARTICLE 70

Section 1. The sum of \$1,550,400, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Arts Council for operational expenses for the fiscal year ending June 30, 2022.

Section 5. The following named sums, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated to the Illinois Arts Council to enhance the cultural environment in Illinois:

Payable from General Revenue Fund:	
For Grants and Financial Assistance for Creative Sector (Arts Organizations and Individual Artists).....	5,144,800
For Grants and Financial Assistance for Underserved Constituencies.....	1,120,000
For Grants and Financial Assistance for Arts Education.....	<u>1,332,500</u>
Total	\$7,597,300
Payable from the Illinois Arts Council Federal Grant Fund:	
For Grants and Programs to Enhance the Cultural Environment.....	935,000

Section 10. The sum of \$1,000,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Arts Council for the purpose of funding administrative and grant

expenses associated with programs supporting the visual arts, performing arts, languages, and related activities.

Section 15. The amount of \$1,507,100, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Arts Council for grants to certain public radio and television stations and related administrative expenses, pursuant to the Public Radio and Television Grant Act.

Section 20. In addition to other amounts appropriated for this purpose, the following named sum, or so much thereof as may be necessary, respectively, for the object and purpose hereinafter named, is appropriated to the Illinois Arts Council to enhance the cultural environment in Illinois:

Payable from Illinois Arts Council Federal Grant Fund: For Grants and Programs to Enhance the Cultural Environment and associated administrative costs.....	65,000
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Section 25. The sum of \$417,000, or so much thereof as may be necessary, is appropriated for a grant from the General Revenue Fund to the Illinois Arts Council to the Illinois Humanities Council.

Section 30. The sum of \$825,000, or so much thereof as may be necessary, is appropriated for a grant from the General Revenue Fund to the Illinois Arts Council for arts and foreign language programming in schools.

Section 35. The sum of \$375,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Arts Council for administrative costs.

Section 40. The sum of \$950,000, or so much thereof as may be necessary, is appropriated from the Illinois Arts Council Federal Grant Fund to the Illinois Arts Council for grants to support arts programs, services, and activities, and associated administrative costs, including prior year costs.

ARTICLE 71

Section 5. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Abraham Lincoln Presidential Library and Museum for ordinary and contingent expenses including grants:

Payable from the General Revenue Fund.....	7,969,300
Payable from the Presidential Library and Museum Operating Fund.....	3,600,000
Payable from the Tourism Promotion Fund.....	3,600,000

ARTICLE 72

Section 5. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made in Article 80, Section 10 of Public Act 101-0637, as amended, is reappropriated to the Abraham Lincoln Presidential Library and Museum from the Presidential Library and Museum Operating Fund for costs associated with supporting online learning, including but not limited to artifact digitization and professional development courses.

ARTICLE 73

Section 5. The amount of \$2,400,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Governor's Office of Management and Budget to meet its operational expenses for the fiscal year ending June 30, 2022.

Section 10. The amount of \$100,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Governor's Office of Management and Budget to meet its operational expenses for Youth Budget Commission.

Section 15. The amount of \$350,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Governor's Office of Management and Budget to meet its operational expenses for the Budgeting for Results Initiative.

Section 20. The amount of \$1,475,000, or so much thereof as may be necessary, is appropriated from the Capital Development Fund to the Governor's Office of Management and Budget for ordinary and contingent expenses associated with the sale and administration of General Obligation bonds.

Section 25. The amount of \$650,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Governor's Office of Management and Budget for ordinary and contingent expenses associated with the sale and administration of Build Illinois bonds.

Section 30. The amount of \$573,700,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Retirement and Interest Fund to the Governor's Office of Management and Budget for the purpose of making payments to the Trustee under the Master Indenture as defined by and pursuant to the Build Illinois Bond Act.

Section 35. The amount of \$113,400, or so much thereof as may be necessary, is appropriated from the School Infrastructure Fund to the Governor's Office of Management and Budget for operational expenses related to the School Infrastructure Program.

Section 45. The sum of \$4,000,000, or so much thereof as may be necessary, is appropriated from the Grant Accountability and Transparency Fund to the Governor's Office of Management and Budget for costs in support of the implementation and administration of the Grant Accountability and Transparency Act and the Budgeting for Results initiative.

Section 50. The sum of \$250,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Governor's Office of Management and Budget for all costs and administrative expenses associated with implementing, monitoring and reporting State agency expenditures of funds received from the federal government, including funds made available under the American Rescue Plan Act or any other federal acts.

Section 55. No contract shall be entered into or obligation incurred for any expenditures from the appropriations made in Sections 20, 25 and 30 until after the purposes and amounts have been approved in writing by the Governor.

#### ARTICLE 74

Section 5. The amount of \$6,630,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Office of Executive Inspector General for its ordinary and contingent expenses.

Section 10. The amount of \$1,610,800, or so much thereof as may be necessary, is appropriated from the Public Transportation Fund to the Office of Executive Inspector General for its ordinary and contingent expenses.

#### ARTICLE 75

Section 5. The amount of \$7,521,800, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Executive Ethics Commission for its ordinary and contingent expenses.

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Section 10. The amount of \$817,000, or so much thereof as may be necessary, is appropriated from the Road Fund to the Executive Ethics Commission for its ordinary and contingent expenses.

Section 15. The amount of \$736,500, or so much thereof as may be necessary, is appropriated from the Capital Development Board Revolving Fund to the Executive Ethics Commission for its ordinary and contingent expenses.

Section 20. The amount of \$992,000, or so much thereof as may be necessary, is appropriated from the Professional Services Fund to the Executive Ethics Commission for its ordinary and contingent expenses.

ARTICLE 76

Section 1. The following named amounts, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated to the Capital Development Board:

GENERAL OFFICE

Payable from Capital Development Fund:

For Personal Services.....	13,000,000
For State Contributions to State Employees' Retirement System.....	7,332,400
For State Contributions to Social Security.....	994,500
For Group Insurance.....	<u>3,630,500</u>
Total	\$24,957,400

Payable from Capital Development Board Revolving Fund:

For Contractual Services.....	1,612,000
For Travel.....	200,000
For Commodities.....	25,900
For Printing.....	14,500
For Equipment.....	10,000
For Electronic Data Processing.....	282,100
For Telecommunications Services.....	163,600
For Operation of Auto Equipment.....	20,000
For Job Related Outreach.....	100,000
For Facilities Conditions Assessments and Analysis.....	2,500,000
For Project Management Tracking.....	1,500,000
For Operational Expenses.....	<u>4,685,600</u>
Total	\$11,113,700

Payable from the School Infrastructure Fund:

For operational purposes relating to the School Infrastructure Program.....	600,000
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ARTICLE 77

Section 1. The sum of \$477,400, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Civil Service Commission to meet its operational expenses for the fiscal year ending June 30, 2022.

ARTICLE 78

Section 5. The following named amount, or so much thereof as may be necessary, is appropriated to the Coroner Training Board as follows:

Payable from the Death Certificate Surcharge Fund:

For Expenses of the Coroner Training Board Pursuant to Public Act 99-0408.....	<u>450,000</u>
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Total \$450,000

## ARTICLE 79

Section 1. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated for the ordinary and contingent expenses to the Illinois Commerce Commission:

## CHAIRMAN AND COMMISSIONER'S OFFICE

## Payable from Transportation Regulatory Fund:

For Personal Services.....	87,800
For State Contributions to State Employees' Retirement System.....	49,500
For State Contributions to Social Security.....	6,700
For Group Insurance.....	35,900
For Contractual Services.....	500
For Travel.....	1,500
For Equipment.....	0
For Telecommunications.....	4,000
For Operation of Auto Equipment.....	0

Total \$185,900

## Payable from Public Utility Fund:

For Personal Services.....	1,086,300
For State Contributions to State Employees' Retirement System.....	612,700
For State Contributions to Social Security.....	83,100
For Group Insurance.....	243,500
For Contractual Services.....	33,300
For Travel.....	43,400
For Commodities.....	1,000
For Equipment.....	500
For Telecommunications.....	11,000
For Operation of Auto Equipment.....	500

Total \$2,115,300

Section 5. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated from the Public Utility Fund for the ordinary and contingent expenses of the Illinois Commerce Commission:

## PUBLIC UTILITIES

For Personal Services.....	14,905,600
For State Contributions to State Employees' Retirement System.....	8,406,700
For State Contributions to Social Security.....	1,140,300
For Group Insurance.....	3,478,100
For Contractual Services.....	2,273,600
For Travel.....	91,700
For Commodities.....	24,000
For Printing.....	22,000
For Equipment.....	91,000
For Electronic Data Processing.....	1,010,100
For Telecommunications.....	120,000
For Operation of Auto Equipment.....	45,000
For Refunds.....	26,500

Total \$31,634,600

Section 10. The sum of \$600,000, or so much thereof as may be necessary, is appropriated from the Illinois Underground Utility Facilities Damage Prevention Fund to the Illinois Commerce Commission for a

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grant to the Statewide One-call Notice System, as required in the Illinois Underground Utility Facilities Damage Prevention Act.

Section 15. The sum of \$1,000, or so much thereof as may be necessary, is appropriated from the Illinois Underground Utility Facilities Damage Prevention Fund to the Illinois Commerce Commission for refunds.

Section 20. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated from the Transportation Regulatory Fund for ordinary and contingent expenses to the Illinois Commerce Commission:

TRANSPORTATION

For Personal Services.....	6,943,800
For State Contributions to State	
Employees' Retirement System.....	3,916,300
For State Contributions to Social Security.....	531,000
For Group Insurance.....	1,682,300
For Contractual Services.....	730,200
For Travel.....	80,000
For Commodities.....	42,500
For Printing.....	60,000
For Equipment.....	224,000
For Electronic Data Processing.....	444,500
For Telecommunications.....	409,500
For Operation of Auto Equipment.....	90,000
For Refunds.....	<u>24,700</u>
Total	\$15,178,800

Section 30. The sum of \$3,000,000, or so much thereof as may be necessary, is appropriated from the Transportation Regulatory Fund to the Illinois Commerce Commission for (1) disbursing funds collected for the Single State Insurance Registration Program and/or Unified Carrier Registration System; (2) for refunds for overpayments; and (3) for administrative expenses.

Section 35. The sum of \$2,000,000, or so much thereof as may be necessary, is appropriated from the Illinois Telecommunications Access Corporation Fund to the Illinois Commerce Commission for administrative costs and for distribution to the Illinois Telecommunications Access Corporation, as required in the Illinois Public Utilities Act, Section 13-703.

ARTICLE 80

Section 1. The sum of \$639,400, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Deaf and Hard of Hearing Commission for operational expenses of the fiscal year ending June 30, 2022.

Section 5. The sum of \$243,100, or so much thereof as may be necessary, is appropriated from the Interpreters for the Deaf Fund to the Deaf and Hard of Hearing Commission for administration and enforcement of the Interpreter for the Deaf Licensure Act of 2007.

ARTICLE 81

ADMINISTRATION

Section 5. The following named amounts, or so much thereof as may be necessary, respectively, for objects and purposes hereinafter named, are appropriated to the Environmental Protection Agency:

Payable from U.S. Environmental Protection Fund:

For Contractual Services.....	2,500,000
For Electronic Data Processing.....	2,500,000
Payable from Underground Storage Tank Fund:	
For Contractual Services.....	444,900

For Electronic Data Processing.....	479,800
Payable from Solid Waste Management Fund:	
For Contractual Services.....	593,000
For Electronic Data Processing.....	599,900
Payable from Subtitle D Management Fund:	
For Contractual Services.....	118,900
For Electronic Data Processing.....	131,200
Payable from Water Revolving Fund:	
For Contractual Services.....	1,120,800
For Electronic Data Processing.....	1,308,100
Payable from Hazardous Waste Fund:	
For Contractual Services.....	375,400
For Electronic Data Processing.....	414,200
Payable from Environmental Protection Permit and Inspection Fund:	
For Contractual Services.....	592,600
For Electronic Data Processing.....	675,800
For Refunds.....	100,000
Payable from Vehicle Inspection Fund:	
For Contractual Services.....	550,000
For Electronic Data Processing.....	600,000
Payable from the Illinois Clean Water Fund:	
For Contractual Services.....	660,600
For Electronic Data Processing.....	784,900

#### ADMINISTRATION

Section 10. The sum of \$1,450,000, or so much thereof as may be necessary, is appropriated to the Environmental Protection Agency from the EPA Special State Projects Trust Fund for the purpose of funding all costs associated with environmental programs, including costs in prior years.

Section 15. The sum of \$400,000, or so much thereof as may be necessary, is appropriated from the U.S. Environmental Protection Fund to the Environmental Protection Agency for all costs associated with environmental projects as defined by federal assistance awards.

Section 20. The sum of \$100,000, or so much thereof as may be necessary, is appropriated from the Oil Spill Response Fund to the Environmental Protection Agency for use in accordance with Section 25c-1 of the Environmental Protection Act.

Section 25. The amount of \$4,000,000, or so much thereof as may be necessary, is appropriated from the Environmental Protection Trust Fund to the Environmental Protection Agency for awards and grants as directed by the Environmental Protection Trust Fund Commission.

Section 30. The sum of \$23,000,000, or so much thereof as may be necessary, is appropriated to the Illinois Environmental Protection Agency from the Motor Fuel Tax Fund for deposit into the Vehicle Inspection Fund.

Section 35. The following named amounts, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated to the Environmental Protection Agency:

#### AIR POLLUTION CONTROL

Payable from U.S. Environmental Protection Fund:	
For Personal Services.....	4,810,000
For State Contributions to State Employees' Retirement System.....	2,712,900
For State Contributions to Social Security.....	370,000

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For Group Insurance.....	1,404,500
For Contractual Services.....	2,704,000
For Travel.....	31,600
For Commodities.....	132,000
For Printing.....	15,000
For Equipment.....	450,000
For Telecommunications Services.....	215,000
For Operation of Auto Equipment.....	52,000
For Use by the City of Chicago.....	412,000
For all expenses related to Clean Air Activities and other environmental projects as defined by federal assistance awards, including costs in prior years.....	<u>4,950,000</u>
Total	\$18,259,000
Payable from the Environmental Protection Permit and Inspection Fund for Air Permit and Inspection Activities: For Personal Services and other Expenses.....	6,500,000
Payable from the Vehicle Inspection Fund: For Personal Services.....	3,500,000
For State Contributions to State Employees' Retirement System.....	1,975,000
For State Contributions to Social Security.....	270,000
For Group Insurance.....	1,250,000
For Contractual Services, including prior year costs.....	11,000,000
For Travel.....	10,000
For Commodities.....	15,000
For Printing.....	20,000
For Equipment.....	20,000
For Telecommunications.....	250,000
For Operation of Auto Equipment.....	20,000
For the Alternate Fuels Rebate and Grant Program including rates from prior years.....	<u>5,000,000</u>
Total	\$23,330,000

Section 40. The following named amounts, or so much thereof as may be necessary, is appropriated from the Clean Air Act Permit Fund to the Environmental Protection Agency for the purpose of funding Clean Air Act Title V activities in accordance with Clean Air Act Amendments of 1990:

For Personal Services and Other Expenses of the Program.....	18,000,000
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Section 45. The following named amounts, or so much thereof as may be necessary, are appropriated from the Alternate Fuels Fund to the Environmental Protection Agency for the purpose of administering the Alternate Fuels Rebate Program and the Ethanol Fuel Research Program:

For Personal Services and Other Expenses.....	225,000
For Grants and Rebates, including costs in prior years.....	<u>3,000,000</u>
Total	\$3,225,000

Section 50. The sum of \$150,000, or so much thereof as may be necessary, is appropriated from the Alternative Compliance Market Account Fund to the Environmental Protection Agency for all costs associated with the emissions reduction market program.

## LABORATORY SERVICES

Section 60. The sum of \$2,000,000, or so much thereof as may be necessary, is appropriated from the Illinois Clean Water Fund to the Environmental Protection Agency for the purpose of laboratory analysis of samples.

Section 65. The following named amount, or so much thereof as may be necessary, is appropriated from the Community Water Supply Laboratory Fund to the Environmental Protection Agency for the purpose of performing laboratory testing of samples from community water supplies and for administrative costs of the Agency and the Community Water Supply Testing Council:

For Personal Services and Other

Expenses of the Program.....	1,200,000
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Section 70. The sum of \$540,000, or so much thereof as may be necessary, is appropriated from the Environmental Laboratory Certification Fund to the Environmental Protection Agency for the purpose of administering the environmental laboratories certification program.

Section 75. The following named amounts, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, including prior year costs, are appropriated to the Environmental Protection Agency:

## LAND POLLUTION CONTROL

Payable from U.S. Environmental  
Protection Fund:

For Personal Services.....	4,174,000
For State Contributions to State Employees' Retirement System.....	2,400,000
For State Contributions to Social Security.....	320,000
For Group Insurance.....	1,299,000
For Contractual Services.....	340,000
For Travel.....	60,000
For Commodities.....	50,000
For Printing.....	30,000
For Equipment.....	75,000
For Telecommunications Services.....	150,000
For Operation of Auto Equipment.....	50,000
For Underground Storage Tank Program.....	2,850,000
For all expenses related to remedial, Preventive or corrective actions in accordance with the Federal Comprehensive and Liability Act of 1980 and other environmental projects as defined by federal assistance awards, including costs in prior years.....	<u>10,500,000</u>
Total	\$22,298,000

Section 80. The following named sums, or so much thereof as may be necessary, are appropriated to the Environmental Protection Agency for the purpose of funding the Underground Storage Tank Program:

Payable from the Underground Storage Tank Fund:

For Personal Services.....	3,600,000
For State Contributions to State Employees' Retirement System.....	2,100,000
For State Contributions to Social Security.....	280,000
For Group Insurance.....	1,200,000
For Contractual Services.....	5,320,000
For Travel.....	8,000

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For Commodities.....	20,000
For Printing.....	5,000
For Equipment.....	100,000
For Telecommunications Services.....	150,000
For Operation of Auto Equipment.....	16,300
For Contracts for Site Remediation and for Reimbursements to Eligible Owners/ Operators of Leaking Underground Storage Tanks, including claims submitted in prior years.....	<u>40,100,000</u>
Total	\$52,899,300

Section 85. The sum of \$3,200,000, or so much thereof as may be necessary, is appropriated from the Drycleaner Environmental Response Trust Fund to the Environmental Protection Agency for use in accordance with the Drycleaner Environmental Response Trust Fund Act.

Section 90. The following named sums, or so much thereof as may be necessary, are appropriated to the Environmental Protection Agency for use in accordance with Section 22.2 of the Environmental Protection Act:

Payable from the Hazardous Waste Fund:

For Personal Services.....	3,300,000
For State Contributions to State Employees' Retirement System.....	1,900,000
For State Contributions to Social Security.....	255,000
For Group Insurance.....	1,010,000
For Contractual Services.....	442,500
For Travel.....	30,000
For Commodities.....	15,000
For Printing.....	25,000
For Equipment.....	40,000
For Telecommunications Services.....	40,000
For Operation of Auto Equipment.....	37,500
For Refunds.....	50,000
For Contractual Services for Site Remediations, including costs in Prior Years.....	<u>10,000,000</u>
Total	\$17,145,000

Section 95. The following named sums, or so much thereof as may be necessary, are appropriated from the Environmental Protection Permit and Inspection Fund to the Environmental Protection Agency for land permit and inspection activities:

For Personal Services.....	2,300,000
For State Contributions to State Employees' Retirement System.....	1,300,000
For State Contributions to Social Security.....	176,000
For Group Insurance.....	640,000
For Contractual Services.....	40,000
For Travel.....	6,500
For Commodities.....	5,000
For Printing.....	100,000
For Equipment.....	5,000
For Telecommunications Services.....	15,000
For Operation of Auto Equipment.....	<u>5,000</u>
Total	\$4,592,500

Section 100. The following named sums, or so much thereof as may be necessary, are appropriated from the Solid Waste Management Fund to the Environmental Protection Agency for use in accordance with Section 22.15 of the Environmental Protection Act:

For Personal Services.....	4,600,000
For State Contributions to State Employees' Retirement System.....	2,600,000
For State Contributions to Social Security.....	355,000
For Group Insurance.....	1,380,000
For Contractual Services.....	122,000
For Travel.....	25,000
For Commodities.....	10,000
For Printing.....	50,000
For Equipment.....	12,500
For Telecommunications Services.....	100,000
For Operation of Auto Equipment.....	15,000
For Refunds.....	5,000
For financial assistance to units of local government for operations under delegation agreements, including prior year costs.....	<u>3,000,000</u>
Total	\$12,274,500

Section 105. The following named sums, or so much thereof as may be necessary, are appropriated to the Environmental Protection Agency for all costs associated with solid waste management activities, including costs from prior years:

Payable from the Solid Waste Management Fund.....	4,500,000
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Section 110. The following named amounts, or so much thereof as may be necessary, are appropriated from the Used Tire Management Fund to the Environmental Protection Agency for purposes as provided for in Section 55.6 of the Environmental Protection Act:

For Personal Services.....	3,350,000
For State Contributions to State Employees' Retirement System.....	1,900,000
For State Contributions to Social Security.....	258,000
For Group Insurance.....	1,090,000
For Contractual Services, including prior year costs.....	3,500,000
For Travel.....	20,000
For Commodities.....	10,000
For Printing.....	10,000
For Equipment.....	20,000
For Telecommunications Services.....	50,000
For Operation of Auto Equipment.....	<u>25,000</u>
Total	\$10,233,000

Section 115. The following named amounts, or so much thereof as may be necessary, are appropriated from the Subtitle D Management Fund to the Environmental Protection Agency for the purpose of funding the Subtitle D permit program in accordance with Section 22.44 of the Environmental Protection Act:

For Personal Services.....	1,070,000
For State Contributions to State Employees' Retirement System.....	605,000
For State Contributions to Social Security.....	82,000

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For Group Insurance.....	320,000
For Contractual Services.....	300,000
For Travel.....	8,000
For Commodities.....	20,000
For Printing.....	25,000
For Equipment.....	25,000
For Telecommunications.....	125,000
For Operation of Auto Equipment.....	<u>18,000</u>
Total	\$2,598,000

Section 120. The sum of \$400,000, or so much thereof as may be necessary, is appropriated from the Landfill Closure and Post-Closure Fund to the Environmental Protection Agency for the purpose of funding closure activities in accordance with Section 22.17 of the Environmental Protection Act.

Section 125. The following named amount, or so much thereof as may be necessary, is appropriated to the Environmental Protection Agency for use in accordance with the Brownfields Redevelopment program:

Payable from the Brownfields Redevelopment Fund:

For Personal Services and Other

Expenses of the Program.....	1,500,000
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Section 130. The sum of \$4,500,000, or so much thereof as may be necessary, is appropriated from the Brownfields Redevelopment Fund to the Environmental Protection Agency for financial assistance from Brownfields redevelopment in accordance with 58.3(5), 58.13 and 58.15 of the Environmental Protection Act, including costs in prior years.

Section 135. The sum of \$750,000, or so much thereof as may be necessary, is appropriated from the Solid Waste Management Fund to the Environmental Protection Agency for use in accordance with Public Act 95-0959, Electronic Products Recycling and Reuse Act.

Section 140. The sum of \$1,300,000, or so much thereof as may be necessary, is appropriated from the Environmental Protection Trust Fund to the Environmental Protection Agency for all expenses related to removal or mediation actions at the Worthy Park, Cook County, hazardous waste site.

Section 145. The sum of \$5,000,000, or so much thereof as may be necessary, is appropriated from the DCEO Energy Projects Fund to the Environmental Protection Agency for expenses and grants connected with energy programs, including prior year costs.

Section 150. The sum of \$6,000,000, or so much thereof as may be necessary, is appropriated from the Federal Energy Fund to the Environmental Protection Agency for expenses and grants connected with the State Energy Program, including prior year costs.

Section 155. The sum of \$2,000,000, or so much thereof as may be necessary, is appropriated from the Renewable Energy Resources Trust Fund to the Environmental Protection Agency to provide a grant to Joliet Junior College for purposes of funding education and training for renewable energy and energy efficiency technology, and for the operations and services of the Illinois Green Economy Network, pursuant to Public Act 100-0402.

Section 160. The sum of \$2,000,000, or so much thereof as may be necessary, is appropriated from the Energy Efficiency Trust Fund to the Environmental Protection Agency for grants pursuant to subsection (b) of Section 6-6 of the Renewable Energy, Energy Efficiency, and Coal Resources Development Law of 1997.

Section 161. The amount of \$4,000,000, or so much thereof as may be necessary, is appropriated from the Illinois Clean Water Fund to the Environmental Protection Agency to provide a grant to Lewis and Clark Community College for purposes of the National Great Rivers Research and Education Center (NGRREC).

Section 165. The following named amounts, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated to the Environmental Protection Agency:

BUREAU OF WATER

Payable from U.S. Environmental Protection Fund:	
For Personal Services.....	5,642,900
For State Contributions to State Employees' Retirement System.....	3,200,000
For State Contributions to Social Security.....	432,000
For Group Insurance.....	1,700,000
For Contractual Services.....	2,000,000
For Travel.....	113,900
For Commodities.....	40,000
For Printing.....	48,100
For Equipment.....	150,000
For Telecommunications Services.....	106,400
For Operation of Auto Equipment.....	34,800
For Use by the Department of Public Health.....	830,000
For all expenses related to non-point source pollution management and special water pollution studies and other environmental projects as defined by federal assistance awards including costs in prior years.....	8,950,000
For Water Quality Planning, including costs in prior years.....	900,000
For Use by the Department of Agriculture.....	<u>160,000</u>
Total	\$24,308,100

Section 170. The following named sums, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated to the Environmental Protection Agency:

Payable from the Environmental Protection Permit and Inspection Fund:	
For Personal Services.....	1,600,000
For State Contribution to State Employees' Retirement System.....	905,000
For State Contribution to Social Security.....	124,000
For Group Insurance.....	300,000
For Contractual Services.....	500,000
For Travel.....	25,000
For Commodities.....	50,000
For Equipment.....	50,000
For Telecommunications Services.....	50,000
For Operation of Automotive Equipment.....	<u>50,000</u>
Total	\$3,654,000

Section 175. The amount of \$14,000,000, or so much thereof as may be necessary, is appropriated from the Illinois Clean Water Fund to the Environmental Protection Agency for all costs associated with clean water activities.

Section 180. The following named amounts, or so much thereof as may be necessary, respectively, for the object and purposes hereinafter named, are appropriated to the Environmental Protection Agency:

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Payable from the Water Revolving Fund:	
For Administrative Costs of Water Pollution Control Revolving Loan Program.....	8,000,000
For Program Support Costs of Water Pollution Control Program.....	20,500,000
For Administrative Costs of the Drinking Water Revolving Loan Program.....	2,000,000
For Program Support Costs of the Drinking Water Program.....	10,000,000
For Technical Assistance to Small Systems.....	735,000
For Administration of the Public Water System Supervision (PWSS) Program, Source Water Protection, Development And Implementation of Capacity Development, and Operator Certification Programs.....	3,600,000
For Clean Water Administration Loan Eligible Activities.....	10,000,000
For Local Assistance and Other 1452(k) Activities.....	<u>5,500,000</u>
Total	\$60,335,000

Section 185. The sum of \$50,000,000, or so much thereof as may be necessary, is appropriated from the Coal Combustion Residual Surface Impoundment Financial Assurance Fund to the Environmental Protection Agency for the purpose of funding closure activities in accordance with Section 22.59 of the Environmental Protection Act.

Section 190. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Environmental Protection Agency for the objects and purposes hereinafter named, to meet the ordinary and contingent expenses of the Pollution Control Board Division:

POLLUTION CONTROL BOARD DIVISION

Payable from Pollution Control Board Fund:	
For Contractual Services.....	0
For Telecommunications Services.....	0
For Operational Expenses.....	25,000
For Refunds.....	<u>2,000</u>
Total	\$27,000
Payable from the Environmental Protection Permit and Inspection Fund:	
For Personal Services.....	610,000
For State Contributions to State Employees' Retirement System.....	344,100
For State Contributions to Social Security.....	46,700
For Group Insurance.....	141,000
For Contractual Services.....	0
For Travel.....	0
For Telecommunications Services.....	<u>0</u>
Total	\$1,141,800
Payable from the Clean Air Act Permit Fund:	
For Personal Services.....	350,000
For State Contributions to State Employees' Retirement System.....	197,400
For State Contributions to Social Security.....	26,800
For Group Insurance.....	94,000
For Contractual Services.....	<u>0</u>
Total	\$668,200

[May 31, 2021]

Section 195. The amount of \$472,400, or so much thereof as may be necessary, is appropriated from the Used Tire Management Fund to the Environmental Protection Agency for the purposes as provided for in Section 55.6 of the Environmental Protection Act.

Section 200. The amount of \$1,759,600, or so much thereof as may be necessary, is appropriated from the Underground Storage Tank Fund to the Environmental Protection Agency for case processing of leaking underground storage tank permit and claims appeals.

Section 205. The sum of \$1,075,000, or so much thereof as may be necessary, is appropriated to the Environmental Protection Agency from the Partners for Conservation Fund for administration of the Nutrient Loss Reduction Strategy and water monitoring.

#### ARTICLE 82

Section 5. The sum of \$392,600, or so much thereof as may be necessary, and remains unexpended, at the close of business on June 30, 2021, from the appropriation heretofore made in Article 90, Section 5, of Public Act 101-0637 as amended, is reappropriated from the VW Settlement Environmental Mitigation Fund to the Environmental Protection Agency for all costs, including administrative expenses, associated with funding eligible mitigation actions that achieve reductions of emissions in accordance with the Environmental Mitigation Trust Agreement relating to the Partial Consent Decree between U.S. Department of Justice, Volkswagen AG and other settling defendants.

Section 10. The sum of \$60,000,000, or so much thereof as may be necessary, and remains unexpended, at the close of business on June 30, 2021, from the reappropriation heretofore made in Article 90, Section 10, of Public Act 101-0637 as amended, is reappropriated from the VW Settlement Environmental Mitigation Fund to the Environmental Protection Agency for all costs, including administrative expenses, associated with funding eligible mitigation actions that achieve reductions of emissions in accordance with the Environmental Mitigation Trust Agreement relating to the Partial Consent Decree between U.S. Department of Justice, Volkswagen AG and other settling defendants.

Section 15. The sum of \$28,679,700, or so much thereof as may be necessary, and remains unexpended, at the close of business on June 30, 2021, from the appropriation heretofore made in Article 89, Section 55, of Public Act 101-0637 as amended, is reappropriated from the VW Settlement Environmental Mitigation Fund to the Environmental Protection Agency for all costs, including administrative expenses, associated with funding eligible mitigation actions that achieve reductions of emissions in accordance with the Environmental Mitigation Trust Agreement relating to the Partial Consent Decree between U.S. Department of Justice, Volkswagen AG and other settling defendants.

#### ARTICLE 83

Section 1. The sum of \$10,209,700, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Guardianship and Advocacy Commission for operational expenses of the fiscal year ending June 30, 2022.

Section 5. The sum of \$2,997,900, or so much thereof as may be necessary, is appropriated from the Guardianship and Advocacy Fund to the Guardianship and Advocacy Commission for services pursuant to Section 5 of the Guardianship and Advocacy Act.

#### ARTICLE 84

Section 1. The sum of \$2,130,400, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Human Rights Commission for operational expenses of the Commission.

[May 31, 2021]

Section 5. The sum of \$959,200, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Human Rights Commission for the Illinois Torture Inquiry and Relief Commission.

ARTICLE 85

Section 1. The sum of \$1,250,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Commission on Equity and Inclusion for the ordinary and contingent expenses of the Commission.

Section 5. The sum of \$2,000,000, or so much thereof as may be necessary, is appropriated from the Professional Services Fund to the Commission on Equity and Inclusion for the ordinary and contingent expenses of the Commission.

ARTICLE 86

Section 5. The following named amounts, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated to meet the ordinary and contingent expenses of the Illinois Criminal Justice Information Authority:

OPERATIONS

Payable from General Revenue Fund:

For Personal Services.....	1,628,300
For State Contributions to Social Security.....	124,600
For Contractual Services.....	250,000
For Travel.....	5,000
For Commodities.....	500
For Printing.....	1,500
For Equipment.....	0
For Electronic Data Processing.....	28,600
For Telecommunications Services.....	27,100
For Operation of Auto Equipment.....	2,000
For Operational Expenses and Awards.....	<u>695,200</u>
Total	\$2,762,800

Section 10. The amount of \$525,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Criminal Justice Information Authority for the Illinois Family Violence Coordinating Council Program.

Section 15. The amount of \$443,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Criminal Justice Information Authority for all costs associated with Bullying Prevention.

Section 20. The amount of \$250,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Criminal Justice Information Authority for all costs associated with technical assistance and navigation of the Grant Accountability and Transparency Act.

Section 25. The amount of \$9,271,000, or so much thereof as may be necessary, is appropriated to the Illinois Criminal Justice Information Authority from the General Revenue Fund for administrative costs, awards and grants for Adult Redeploy and Diversion Programs.

Section 30. The amount of \$1,200,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Criminal Justice Information Authority for the purpose of awarding grants, contracts, administrative expenses and all related costs for the Safe From the Start Program.

Section 35. The amount of \$7,541,300, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Criminal Justice Information Authority for administrative costs, awards and grants for Community-Based Violence Prevention Programs.

Section 40. The amount of \$6,094,300, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Criminal Justice Information Authority for grants and administrative expenses related to Metropolitan Family Services' support of street intervention programming.

Section 45. The amount of \$7,460,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Criminal Justice Information Authority for a grant to Acclivus, Inc. for violence prevention and reduction, including administrative costs.

Section 50. The amount of \$1,200,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Criminal Justice Information Authority for a grant to Southland Juvenile Justice Council for violence prevention and reduction, including administrative costs.

Section 55. The amount of \$371,600, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Criminal Justice Information Authority for a grant to HV Neighborhood Transformation Inc. for violence prevention and reduction, including administrative costs.

Section 56. The amount of \$371,600, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Criminal Justice Information Authority for a grant to the Don Moyer Boys & Girls Club for violence prevention and reduction, including administrative costs.

Section 60. The amount of \$743,200, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Criminal Justice Information Authority for a grant to Legacy Reentry Foundation for violence prevention and reduction, including administrative costs.

Section 65. The amount of \$143,200, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Criminal Justice Information Authority for a grant to Community Lifeline for violence prevention and reduction, including administrative costs.

Section 70. The amount of \$743,200, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Criminal Justice Information Authority for a grant to Rockford Park District for violence prevention and reduction, including administrative costs.

Section 75. The amount of \$1,500,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Criminal Justice Information Authority for a grant to Peoria Park District for violence prevention and reduction, including administrative costs.

Section 85. The amount of \$788,500, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Criminal Justice Information Authority for a grant to Proviso Leyden Community Council for Community Action for violence prevention and reduction, including administrative costs.

Section 90. The amount of \$788,500, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Criminal Justice Information Authority for a grant to H.O.P.E. Helping Our People Excel for violence prevention and reduction, including administrative costs.

Section 91. The sum of \$788,500, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the appropriation heretofore made in Article 93, Section 100, of Public Act 101-0637, as amended, is reappropriated from the General Revenue Fund to the Illinois Criminal Justice Information Authority for a grant to H.O.P.E. Helping Our People Excel for violence prevention and reduction, including administrative costs.

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Section 92. The amount of \$197,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Criminal Justice Information Authority for a grant to Major Adams Community Center, including administrative costs.

Section 93. The amount of \$197,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Criminal Justice Information Authority for a grant to Breakthrough Family Plex and Community Center, including administrative costs.

Section 94. The amount of \$197,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Criminal Justice Information Authority for a grant to Alliance for Local Services Organizations, including administrative costs.

Section 95. The amount of \$197,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Criminal Justice Information Authority for a grant to Institute for Nonviolence Chicago, including administrative costs.

Section 100. The amount of \$1,400,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Criminal Justice Information Authority for a grant to the East St. Louis School District #189 for trauma recovery services, including administrative costs.

Section 105. The amount of \$1,000,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Criminal Justice Information Authority for a grant to the Safer Foundation for violence prevention services and any associated administrative expenses.

Section 110. The amount of \$1,000,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Criminal Justice Information Authority for grants to local law enforcement agencies, other first responders, and co-responders for training and other allowable costs pursuant to the Community-Law Enforcement and Other First Responder Partnership for Deflection and Addiction Treatment Act and any associated administrative expenses.

Section 115. The amount of \$600,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Criminal Justice Information Authority for costs associated with implementation of the SAFE-T Act.

Section 120. The sum of \$1,000,000, or so much thereof as may be necessary, is appropriated to the Illinois Criminal Justice Information Authority from the General Revenue Fund for a grant to the University of Illinois at Springfield for the Illinois Innocence Project, and any associated administrative expenses.

Section 125. The amount of \$1,500,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Criminal Justice Information Authority for a grant to Statewide Deferred Prosecution Funding Programs for violence prevention and reduction, including administrative costs.

Section 130. The amount of \$300,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Criminal Justice Information Authority for a grant to Domestic Violence Fatality Review Committee for violence prevention and reduction, including administrative costs.

Section 135. The amount of \$300,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Criminal Justice Information Authority for a grant to UCAN Violence Intervention and Prevention Services for violence prevention and reduction, including administrative costs.

Section 140. The amount of \$300,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Criminal Justice Information Authority for a grant to Roseland CeaseFire Project, Inc. for violence prevention and reduction, including administrative costs.

Section 145. The amount of \$788,500, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Criminal Justice Information Authority for a grant to APAC Center for violence prevention and reduction, including administrative costs.

Section 150. The amount of \$350,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Criminal Justice Information Authority for a grant to GADA for violence prevention and reduction, including administrative costs.

Section 155. The amount of \$750,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Criminal Justice Information Authority for a grant to Lawndale Community News for violence prevention and reduction, including administrative costs.

ARTICLE 87

Section 5. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated for the objects and purposes named, to meet the ordinary and contingent expenses of the Illinois Criminal Justice Information Authority:

Payable from the ICJIA Violence Prevention Fund:

For Personal Services.....	195,200
For State Contributions to State Employees' Retirement System.....	110,100
For State Contribution to Social Security.....	14,900
For Group Insurance.....	103,100
For Contractual Services.....	9,500
For Travel.....	4,000
For Commodities.....	1,000
For Printing.....	0
For Equipment.....	0
For Electronic Data Processing.....	19,300
For Telecommunications Services.....	<u>25,000</u>
Total	\$482,100

Section 10. The amount of \$400,000, or so much thereof as may be necessary, is appropriated from the ICJIA Violence Prevention Special Projects Fund to the Illinois Criminal Justice Information Authority for administrative costs, awards and grants for Adult Redeploy and Diversion Programs.

Section 15. The amount of \$500,000, or so much thereof as may be necessary, is appropriated from the Criminal Justice Information Projects Fund to the Illinois Criminal Justice Information Authority for distribution to fund Illinois State Police drug task forces and Metropolitan Enforcement Groups.

Section 20. The amount of \$2,500,000, or so much thereof as may be necessary, is appropriated from the Criminal Justice Information Projects Fund to the Illinois Criminal Justice Information Authority for distribution of revenue pursuant to Section 21.10 of the Illinois Lottery Law.

Section 25. The amount of \$75,000,000, or so much thereof as may be necessary, is appropriated from the Criminal Justice Information Projects Fund to the Illinois Criminal Justice Information Authority for administrative costs, awards and grants associated with the Restore, Reinvest, and Renew Program, including prior year costs.

Section 30. The amount of \$1,000,000, or so much thereof as may be necessary, is appropriated from the Criminal Justice Information Projects Fund to the Illinois Criminal Justice Information Authority for all costs associated with research, analysis and evaluation of Restore, Reinvest, and Renew programs.

Section 35. The following named amounts, or so much thereof as may be necessary, are appropriated to the Illinois Criminal Justice Information Authority for awards and grants and other monies received from

federal agencies, from other units of government, and from private/not-for-profit organizations for activities undertaken in support of investigating issues in criminal justice and for undertaking other criminal justice information projects:

Payable from the Criminal Justice Trust Fund.....	1,700,000
Payable from the Criminal Justice Information Projects Fund.....	<u>1,000,000</u>
Total	\$2,700,000

Section 40. The following named amounts, or so much thereof as may be necessary, are appropriated to the Illinois Criminal Justice Information Authority for activities undertaken in support of federal assistance programs administered by units of state and local government and non-profit organizations:

Payable from the Criminal Justice Trust Fund.....	7,000,000
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Section 45. The amount of \$3,000,000, or so much thereof as may be necessary, is appropriated from the Criminal Justice Trust Fund to the Illinois Criminal Justice Information Authority for its ordinary and contingent expenses.

Section 50. The amount of \$140,000,000, or so much thereof as may be necessary, is appropriated from the Criminal Justice Trust Fund to the Illinois Criminal Justice Information Authority for awards and grants to local units of government, state agencies and non-profit organizations.

Section 55. The amount of \$7,800, or so much thereof as may be necessary, is appropriated from the Illinois State Crime Stoppers Association Fund to the Illinois Criminal Justice Information Authority for grants to enhance and develop Crime Stoppers programs in Illinois.

Section 60. The following named amounts, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated to the Illinois Criminal Justice Information Authority for the training of law enforcement personnel and services for families of victims of homicide or murder:

Payable from the Death Penalty Abolition Fund:	
For Personal Services.....	291,400
For other Ordinary and Contingent Expenses.....	582,900
For Awards and Grants to Local Units of Government, State Agencies and Non-Profit Organizations for Training of Law Enforcement Personnel and Services for Families of Victims of Homicide or Murder.....	<u>4,000,000</u>
Total	\$4,874,300

Section 65. The amount of \$150,000, or so much thereof as may be necessary, is appropriated from the Prescription Pill and Drug Disposal Fund to the Illinois Criminal Justice Information Authority for the purpose of collection, transportation, and incineration of pharmaceuticals by local law enforcement agencies.

Section 70. The amount of \$20,000,000, or so much thereof as may be necessary, is appropriated from the Criminal Justice Trust Fund to the Illinois Criminal Justice Information Authority for administrative costs, awards and grants associated with the Coronavirus Emergency Supplemental Funding (CESF) Program.

#### ARTICLE 88

Section 1. The following named amounts, or so much thereof as may be necessary, are appropriated from the Personal Property Tax Replacement Fund to the Illinois Educational Labor Relations Board for the objects and purposes hereinafter named:

[May 31, 2021]

## OPERATIONS

For Personal Services.....	969,400
For State Contributions to State Employees' Retirement System.....	546,700
For State Contributions to Social Security.....	74,200
For Group Insurance.....	258,500
For Contractual Services.....	160,600
For Travel.....	8,400
For Commodities.....	3,000
For Printing.....	2,000
For Equipment.....	1,000
For Electronic Data Processing.....	6,000
For Telecommunications Services.....	15,000
For Operation of Automotive Equipment.....	<u>1,000</u>
Total	\$2,045,800

## ARTICLE 89

Section 1. The sum of \$67,308,100, or so much thereof as may be necessary, is appropriated from the Illinois Sports Facilities Fund to the Illinois Sports Facilities Authority for its corporate purposes.

## ARTICLE 90

Section 1. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated for the objects and purposes hereinafter named, to meet the ordinary and contingent expenses of the Illinois Council on Developmental Disabilities:

Payable from Council on Developmental  
Disabilities Fund:

For Personal Services.....	878,000
For State Contributions to the State Employees' Retirement System.....	495,200
For State Contributions to Social Security.....	67,200
For Group Insurance.....	235,000
For Contractual Services.....	400,000
For Travel.....	43,000
For Commodities.....	10,000
For Printing.....	15,000
For Equipment.....	15,000
For Electronic Data Processing.....	35,000
For Telecommunications Services.....	<u>35,000</u>
Total	\$2,228,400

Section 5. The amount of \$2,500,000, or so much thereof as may be necessary, is appropriated from the Council on Developmental Disabilities Fund to the Illinois Council on Developmental Disabilities for awards and grants to community agencies and other State agencies.

Section 10. The sum of \$150,000, or so much thereof as may be necessary, is appropriated from the Council on Developmental Disabilities Fund to the Illinois Council on Developmental Disabilities for awards and grants pursuant to Public Law 116-260, Section 301 of the Public Health Service Act and Division M, Consolidated Appropriations Act of 2021.

## ARTICLE 91

[May 31, 2021]

Section 1. The sum of \$527,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Procurement Policy Board for its ordinary and contingent expenses.

ARTICLE 92

Section 1. The following named amounts, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated from the Illinois Workers' Compensation Commission Operations Fund to the Illinois Workers' Compensation Commission:

GENERAL OFFICE

For Personal Services:	
Regular Positions.....	8,873,600
Arbitrators.....	4,783,100
For State Contributions to State	
Employees' Retirement System.....	4,944,800
For Arbitrators' Retirement System.....	2,669,100
For State Contributions to Social Security.....	1,047,300
For Group Insurance.....	3,200,000
For Contractual Services.....	1,500,000
For Travel.....	260,000
For Commodities.....	60,000
For Printing.....	20,000
For Equipment.....	30,000
For Telecommunications Services.....	70,000
For Electronic Data Processing.....	<u>2,300,000</u>
Total	\$29,757,900

Section 5. The amount of \$55,000, or so much thereof as may be necessary, is appropriated from the Illinois Workers' Compensation Commission Operations Fund to Illinois Workers' Compensation Commission for costs associated with the establishment of the Medical Fee Schedule and other provisions of the Workers' Compensation Act.

Section 10. The amount of \$500,000, or so much thereof as may be necessary, is appropriated from the Illinois Workers' Compensation Commission Operations Fund to Illinois Workers' Compensation Commission for costs associated with the establishment, administration and operations of the Insurance Compliance Division of the workers' compensation anti-fraud program administered by Illinois Workers' Compensation Commission.

ARTICLE 93

Section 1. The sum of \$429,300, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Independent Tax Tribunal to meet its operational expenses for the fiscal year ending June 30, 2022.

Section 5. The sum of \$282,600, or so much thereof as may be necessary, is appropriated from the Illinois Independent Tax Tribunal Fund to the Illinois Independent Tax Tribunal to meet its operational expenses for the fiscal year ending June 30, 2022.

ARTICLE 94

Section 1. The following named amounts, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated to meet the ordinary and contingent expenses of the Illinois Gaming Board:

PAYABLE FROM THE STATE GAMING FUND

For Personal Services.....	14,707,000
For State Contributions to the	

State Employees' Retirement System.....	8,295,000
For State Contributions to	
Social Security.....	559,000
For Group Insurance.....	3,290,000
For Contractual Services.....	700,000
For Travel.....	60,000
For Commodities.....	15,000
For Printing.....	2,000
For Equipment.....	50,000
For Electronic Data Processing.....	2,119,000
For Telecommunications.....	221,000
For Operation of Auto Equipment.....	100,000
For Refunds.....	50,000
For Expenses Related to the Illinois	
State Police.....	14,704,000
For distributions to local	
governments for admissions and	
wagering tax, including prior year costs.....	140,000,000
For costs associated with the	
implementation and administration	
of the Video Gaming Act.....	24,301,000
For costs associated with the	
implementation and administration	
of the Illinois Gaming Act.....	<u>20,000,000</u>
Total	\$229,173,000
	PAYABLE FROM THE SPORTS WAGERING FUND
For costs associated with the	
implementation and administration	
of the Sports Wagering Act.....	3,000,000
For distribution to local	
Governments for wagering tax,	
including prior year costs.....	<u>16,000,000</u>
Total	19,000,000

ARTICLE 95

Section 5. The sum of \$11,059,900, or so much thereof as may be necessary, is appropriated from the Dram Shop Fund to the Liquor Control Commission for operational expenses of the fiscal year ending June 30, 2022.

Section 10. The following named sums, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated to the Liquor Control Commission:

PAYABLE FROM DRAM SHOP FUND

For Refunds.....	5,000
For expenses related to the	
Retailer Education Program.....	263,200
For the purpose of operating the	
Beverage Alcohol Sellers and	
Servers Education and Training	
(BASSET) Program.....	<u>294,500</u>
Total	\$562,700

ARTICLE 96

Section 5. The following named amounts, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated to meet the ordinary and contingent expenses of the Law Enforcement Training Standards Board:

OPERATIONS

Payable from the General Revenue Fund:	
For Personal Services.....	3,253,000
For State Contributions to Social Security.....	248,600
For Contractual Services.....	500,000
For Travel.....	70,000
For Commodities.....	25,000
For Printing.....	10,000
For Equipment.....	20,000
For Electronic Data Processing.....	1,075,000
For Telecommunications Services.....	44,000
For Operation of Auto Equipment.....	<u>80,000</u>
Total	\$5,325,600

Payable from the Police Training Board Services Fund:	
For payment of and/or services related to law enforcement training in accordance with statutory provisions of the Law Enforcement Intern Training Act.....	100,000

Payable from the Law Enforcement Camera Grant Fund:	
For grants to units of local government in Illinois related to installing video cameras in law enforcement vehicles and training law enforcement officers in the operation of the cameras in accordance with statutory provisions of the Law Enforcement Camera Grant Act.....	3,400,000

Section 10. The following named amount, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, is appropriated to the Law Enforcement Training Standards Board as follows:

GRANTS-IN-AID

Payable from the Traffic and Criminal Conviction Surcharge Fund:	
For payment of and/or reimbursement of basic training and basic training services in accordance with statutory provisions.....	9,800,000
For payment of and/or reimbursement of in-service training and in-service training services in accordance with statutory provisions.....	16,400,000

Section 15. The amount of \$8,000,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Law Enforcement Training Standards Board for deposit into the Traffic and Criminal Conviction Surcharge Fund. No portion of this appropriation shall be deposited into the Traffic and Criminal Conviction Surcharge Fund unless and until it is approved in writing by the Governor.

Section 20. The sum of \$8,000,000, or so much thereof as may be necessary, is appropriated from the Law Enforcement Officers Training Board Federal Projects Fund to the Law Enforcement Training Standards Board for expenses relating to various federal projects.

ARTICLE 97

Section 5. The sum of \$260,639,800, or so much thereof as may be necessary, is appropriated from the McCormick Place Expansion Project Fund to the Metropolitan Pier and Exposition Authority for debt service on the Authority's McCormick Place Expansion Project Bonds, issued pursuant to the "Metropolitan Pier and Exposition Authority Act", as amended, and related trustee and legal expenses.

Section 10. The sum of \$12,261,500, or so much thereof as may be necessary, is appropriated to the Metropolitan Pier and Exposition Authority from the Chicago Travel Industry Promotion Fund for a grant to Choose Chicago.

Section 15. The sum of \$30,000,000 or so much thereof as may be necessary, is appropriated to the Metropolitan Pier and Exposition Authority from the Metropolitan Pier and Exposition Authority Incentive Fund for the authority's corporate purposes, including but not limited to incentive grant funds.

ARTICLE 98

Section 1. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to meet the ordinary and contingent expenses of the Prisoner Review Board for the fiscal year ending June 30, 2022:

PAYABLE FROM GENERAL REVENUE FUND	
For Personal Services.....	1,315,400
For State Contributions to Social Security.....	100,600
For Contractual Services.....	205,000
For Travel.....	65,000
For Commodities.....	2,000
For Printing.....	1,200
For Electronic Data Processing.....	145,000
For Telecommunications Services.....	<u>37,000</u>
Total	\$1,871,200

Section 5. The amount of \$750,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Prisoner Review Board for operating costs and expenses including but not limited to court orders, consent decrees and settlements.

Section 10. The amount of \$140,000, or so much thereof as may be necessary, is appropriated from the Prisoner Review Board Vehicle and Equipment Fund to the Prisoner Review Board for all ordinary and contingent expenses of the Board, but not including personal services.

Section 15. The amount of \$650,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund for costs associated with providing legal counsel and operational expenses related to the implementation of House Bill 3653 of the 101<sup>st</sup> General Assembly.

ARTICLE 99

Section 1. The following named amounts, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated to meet the ordinary and contingent expenses of the Illinois Racing Board:

PAYABLE FROM THE HORSE RACING FUND	
For Personal Services.....	1,229,200

For State Contributions to State Employees' Retirement System.....	674,000
For State Contributions to Social Security.....	94,100
For Group Insurance.....	314,700
For Contractual Services.....	234,000
For Travel.....	6,500
For Commodities.....	1,800
For Printing.....	0
For Equipment.....	2,300
For Electronic Data Processing.....	90,000
For Telecommunications Services.....	77,500
For Operation of Auto Equipment.....	3,500
For Refunds.....	1,000
For Expenses related to the Laboratory Program.....	995,300
For Expenses related to the Regulation and Promotion of Racing Program and, when so ordered by the Board, to augment organization licensee purse accounts, to be used exclusively for making purse awards when such funds are available.....	<u>2,086,000</u>
Total	\$5,809,900

## ARTICLE 100

Section 1. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated for the objects and purposes hereinafter named, to meet the ordinary and contingent expenses of the Property Tax Appeal Board:

Payable from the Personal Property Tax Replacement Fund:

For Personal Services.....	3,648,100
For Contributions to the State Employees' Retirement System.....	1,980,200
For State Contributions to Social Security.....	279,100
For Group Insurance.....	1,057,500
For Contractual Services.....	67,500
For Travel.....	30,000
For Commodities.....	9,600
For Printing.....	4,200
For Equipment.....	4,400
For Electronic Data Processing.....	173,000
For Telecommunication Services.....	30,000
For Operation of Auto Equipment.....	6,000
For Refunds.....	200
For Costs Associated with the Appeal Process and the Reestablishment of a Cook County Office.....	<u>200,000</u>
Total	\$7,489,800

## ARTICLE 101

Section 1. The amount of \$23,217,200, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois State Board of Education to meet its operational expenses for the fiscal year beginning July 1, 2021.

Section 5. The following amounts, or so much thereof as may be necessary, are appropriated to the Illinois State Board of Education for Evidence-Based Funding, provided for in Section 18-8.15 of the School Code:

Payable from the Education Assistance Fund.....	411,589,350
Payable from the Common School Fund.....	3,213,015,600
Payable from the General Revenue Fund.....	3,164,433,277
Payable from the Fund for the Advancement of Education.....	<u>790,000,000</u>
Total	\$7,579,038,227

Section 10. The following amounts, or so much thereof as may be necessary, which shall be used by the Illinois State Board of Education exclusively for the foregoing purposes and not, under any circumstances, for personal services expenditures or other operational or administrative costs, are appropriated to the Illinois State Board of Education for the fiscal year beginning July 1, 2021:

From the General Revenue Fund:

For a grant to Learning Ally for Services for Blind/Dyslexic Persons.....	846,000
For Disabled Student Transportation Reimbursement.....	387,682,600
For Disabled Student Tuition, Private Tuition.....	152,320,000
For District Consolidation Costs/ Supplemental Payments to School Districts.....	95,000
For a grant to Illinois State University for Autism Training & Technical Assistance.....	100,000
For the Philip J. Rock Center and School.....	3,777,800
For Reimbursement for the Free Breakfast/ Lunch Program.....	9,000,000
For Tax-Equivalent Grants, 18-4.4.....	222,600
For Transportation-Regular/Vocational Common School Transportation Reimbursement, 29-5 of the School Code.....	281,323,800
For a grant to Chicago Lighthouse for Visually Impaired/Educational Materials Coordinating Unit, 14-11.01 of the School Code.....	1,421,100
For Regular Education Reimbursement Per 18-3 of the School Code, including prior year costs.....	9,900,000
For Special Education Reimbursement Per 14-7.03 of the School Code, including prior year costs.....	93,000,000
For all costs associated with Alternative Education/Regional Safe Schools.....	6,300,000
For Truants' Alternative and Optional Education Program.....	11,500,000
For a grant to Teach for America for the Teach for America Program.....	1,000,000
For Agriculture Education Programs.....	5,000,000
For Career and Technical Education.....	43,062,100
For a grant to Illinois State University for its National Board Resource Center for National Board Certified Teachers.....	<u>1,500,000</u>
Total	\$1,008,051,000

[May 31, 2021]

Section 15. The following amounts, or so much thereof as may be necessary, are appropriated to the Illinois State Board of Education for the fiscal year beginning July 1, 2021:

From the General Revenue Fund:

For State and District	
Technology Support.....	2,443,800
For Advanced Placement Classes.....	500,000
For Principal Mentoring and Recruitment Program.....	1,800,000
For Low-Income Advanced Placement Fee.....	2,500,000
For After School Matters.....	3,443,800
For After School Programming.....	20,000,000
For the Southwest Organizing Project Parent Mentoring Program.....	8,000,000
For Grant Accountability and Transparency Act and Budgeting for Results Initiative.....	260,000
For Early Childhood Education.....	<u>543,738,100</u>
Total	\$582,685,700

Section 20. The amount of \$650,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois State Board of Education for all costs associated with the Community Residential Services Authority.

Section 25. The amount of \$41,500,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois State Board of Education for Student Assessments, including Bilingual Assessments.

Section 30. The amount of \$429,900, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois State Board of Education for all costs associated with Educator Misconduct Hearings and Investigations.

Section 35. The amount of \$2,500,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois State Board of Education for YouthBuild Illinois.

Section 40. The amount of \$350,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois State Board of Education for a grant to ParentTeach for the Parenting Education Pilot Program.

Section 45. The following named amounts, or so much thereof as may be necessary, are appropriated from the General Revenue Fund to the Illinois State Board of Education for a grant to the following named entities for costs associated with Science, Technology, Engineering, and Mathematics (STEM) Programs for the fiscal year beginning July 1, 2021:

For Lions Math and Science Christian Academy.....	50,000
For Prairie-Hill Elementary School District 144.....	50,000
For Harvey School District 152.....	50,000
For Thornton Township High School District 205.....	<u>50,000</u>
Total	\$200,000

Section 50. The amount of \$30,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois State Board of Education for a grant to the School of the Art Institute of Chicago for the Early College Program Summer Institute.

Section 55. The amount of \$1,000,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois State Board of Education for costs associated with providing grants for mental health services to Tier 1 and Tier 2 school districts pursuant to Section 18-8.15 of the School code,

that fall within local codes 33, 41, 42, and 43 of the New Urban-Centric Locale Codes, as defined by the National Center for Education Statistics.

ARTICLE 102

Section 5. The amount of \$6,000,000, or so much thereof as may be necessary, is appropriated from the Teacher Certificate Fee Revolving Fund to the Illinois State Board of Education for all costs authorized by the Educator Licensure Article of the School Code, including refunds.

Section 10. The amount of \$8,484,800, or so much thereof as may be necessary, is appropriated from the State Board of Education Special Purpose Trust Fund to the Illinois State Board of Education for expenditures by the Board in accordance with grants, gifts or donations that the Board has received or may receive from any source, public or private, in support of projects that are within the lawful powers of the Board, including refunds.

Section 15. The amount of \$8,150,000, or so much thereof as may be necessary, is appropriated from the State Board of Education Special Purpose Trust Fund to the Illinois State Board of Education for its ordinary and contingent expenses.

Section 20. The amount of \$1,000,000, or so much thereof as may be necessary, is appropriated from the School District Emergency Financial Assistance Fund for use by the Illinois State Board of Education as provided in Section 1B-8 of the School Code.

Section 25. The amount of \$2,208,900, or so much thereof as may be necessary, is appropriated from the ISBE Teacher Certificate Institute Fund to the Illinois State Board of Education for costs authorized by the School Code, including refunds.

Section 30. The amount of \$200,000, or so much thereof as may be necessary, is appropriated from the After-School Rescue Fund to the Illinois State Board of Education for its ordinary and contingent expenses.

Section 35. The amount of \$600,000, or so much thereof as may be necessary, is appropriated from the School Infrastructure Fund to the Illinois State Board of Education for its ordinary and contingent expenses.

Section 40. The amount of \$1,000,000, or so much thereof as may be necessary, is appropriated from the Temporary Relocation Expenses Revolving Grant Fund for use by the Illinois State Board of Education as provided in Section 2-3.77 of the School Code.

Section 45. The amount of \$1,050,000, or so much thereof as may be necessary, is appropriated from the State Board of Education Special Purpose Trust Fund to the Illinois State Board of Education for all costs associated with its Charter School Department per 105 ILCS 5/27A-7.5.

Section 50. The amount of \$11,400,000, or so much thereof as may be necessary, is appropriated from the Personal Property Tax Replacement Fund to the Illinois State Board of Education for the fiscal year beginning July 1, 2021 for Regional Superintendents' and Assistants' Compensation and Related Benefits.

Section 55. The following named amounts, or so much thereof as may be necessary, are appropriated from the Personal Property Tax Replacement Fund to the Illinois State Board of Education for the fiscal year beginning July 1, 2021:

For Bus Driver Training.....	70,000
For Regional Superintendents' Services.....	<u>6,970,000</u>
Total	\$7,040,000

Section 60. The following amounts, or so much thereof as may be necessary, which shall be used by the Illinois State Board of Education exclusively for the foregoing purposes and not, under any circumstances, for personal services expenditures or other operational or administrative costs, are appropriated to the Illinois State Board of Education for the fiscal year beginning July 1, 2021:

[May 31, 2021]

From the Drivers Education Fund:  
 For Drivers Education..... 13,750,000  
 From the Charter Schools Revolving Loan Fund:  
 For Charter Schools Loans..... 200,000  
 From the School Technology Revolving Loan Fund:  
 For School Technology Loans, 2-3.117a  
 of the School Code..... 7,500,000

Section 65. The amount of \$600,000, or so much thereof as may be necessary, is appropriated from the State Board of Education Special Purpose Trust Fund to the Illinois State Board of Education for Grant Accountability and Transparency Act and Budgeting for Results Initiatives.

Section 70. The amount of \$2,500,000, or so much thereof as may be necessary, is appropriated from the School STEAM Grant Program Fund to the Illinois State Board of Education for the School STEAM Grant Program.

Section 75. The amount of \$17,000,000, or so much thereof as may be necessary, is appropriated from the Freedom Schools Fund to the Illinois State Board of Education for grants, contracts, and administrative expenses for costs associated with the freedom school network and programs.

ARTICLE 103

Section 5. The amount of \$19,904,700, or so much thereof as may be necessary, is appropriated from the SBE Federal Department of Agriculture Fund to the Illinois State Board of Education for its ordinary and contingent expenses.

Section 10. The amount of \$2,900,000, or so much thereof as may be necessary, is appropriated from the SBE Federal Agency Services Fund to the Illinois State Board of Education for its ordinary and contingent expenses.

Section 15. The amount of \$50,869,800, or so much thereof as may be necessary, is appropriated from the SBE Federal Department of Education Fund to the Illinois State Board of Education for its ordinary and contingent expenses.

Section 20. The following amounts, or so much thereof as may be necessary, are appropriated to the Illinois State Board of Education for the fiscal year beginning July 1, 2021:

From the SBE Federal Department of Agriculture Fund:  
 For Child Nutrition..... 1,062,500,000  
 From the SBE Federal Department of Education Fund:  
 For Title I..... 1,160,000,000  
 For Title III..... 50,400,000  
 For Title IV..... 225,000,000  
 For Title V..... 2,000,000  
 For Title X..... 9,000,000  
 For Individuals with Disabilities Act, Deaf/Blind..... 800,000  
 For Individuals with Disabilities Act, Improvement Program..... 5,000,000  
 For Individuals with Disabilities Act, Preschool..... 41,000,000  
 For Grants for Vocational Education – Basic..... 66,000,000  
 For Longitudinal Data System..... 5,200,000  
 For Student Assessments..... 35,000,000

Total \$2,661,900,000

Section 25. The amount of \$160,000,000, or so much thereof as may be necessary, is appropriated from the SBE Federal Department of Education Fund to the Illinois State Board of Education for Title II, at the approximate costs below:

For Title II.....	156,556,000
For a grant to the Illinois Principals Association in support of the Ed Leader's Network platform.....	1,200,000
For a grant to the Illinois Association of School Administrators for the recruitment of prospective superintendents and mentoring of new superintendents of districts with comprehensive schools.....	350,000
For a grant to the Illinois Principals Association for the mentoring of principals and assistant principals in schools identified for comprehensive supports.....	510,000
For a grant to Regional Office of Education #56, or an alternate Regional Office of Education in the same regional area, to support the completion of the Illinois Quality Framework and revision to school improvement plans with comprehensive schools and their districts.....	181,000
For a grant to Regional Office of Education #28, or an alternate Regional Office of Education in the same regional area, to support the completion of the Illinois Quality Framework and revision to school improvement plans with comprehensive schools and their districts.....	235,000
For a grant to Regional Office of Education #51, or an alternate Regional Office of Education in the same regional area, to support the completion of the Illinois Quality Framework and revision to school improvement plans with comprehensive schools and their districts.....	315,000
For a grant to Regional Office of Education #32, or an alternate Regional Office of Education in the same regional area, to support the completion of the Illinois Quality Framework and revision to school improvement plans with comprehensive schools and their districts.....	268,000
For a grant to Regional Office of Education #50, or an alternate Regional Office of Education in the same regional area, to support the completion of the Illinois Quality Framework and revision to school improvement plans with comprehensive schools and their districts.....	197,000
For a grant to Regional Office of Education #12, or an alternate Regional Office of Education in the same regional area, to support the completion of the Illinois Quality Framework and revision to school improvement plans with comprehensive schools and their districts.....	188,000

Section 30. The amount of \$949,576,400, or so much thereof as may be necessary, is appropriated from the SBE Federal Department of Education Fund to the Illinois State Board of Education for Individuals with Disabilities Act, IDEA, at the approximate costs below:

For Individuals with Disabilities Act, IDEA.....	947,000,000
For a grant to Regional Office of Education #47 to support the districts with comprehensive schools that wish to utilize services of the Multi-Tiered Systems of Support primary partner services.....	625,000
For a grant to Illinois State University for the Autism Learning and Supports Project.....	686,400
For a grant to Illinois State University for the Illinois Special Education Leadership Academy.....	185,000
For a grant to the University of Illinois for the Center for Transition.....	1,000,000
For a grant to the Illinois Deaf and Hard of Hearing Commission for the Illinois Deaf and Hard of Hearing Program.....	80,000

Section 35. The following amounts, or so much thereof as may be necessary, are appropriated to the Illinois State Board of Education for the fiscal year beginning July 1, 2021:

From the SBE Federal Agency Services Fund:	
For Adolescent Health Programs.....	500,000
For Substance Abuse and Mental Health Services.....	5,300,000
For STOP School Violence and Mental Health Programs.....	1,000,000
For Preschool Development Grant Birth Through Five.....	<u>20,000,000</u>
Total	\$26,800,000

Section 40. The amount of \$475,411,400, or so much thereof as may be necessary, is appropriated from the SBE Federal Department of Education Fund to the Illinois State Board of Education for grants, contracts, and administrative expenses of the Elementary and Secondary School Emergency Relief Fund per the Coronavirus, Aid, Relief, and Economic Security Act, at the approximate costs below:

For Elementary and Secondary School Emergency Relief Fund, ESSER I.....	466,411,400
For a grant or a contract to the Illinois Education Association for Teacher Mentoring Program.....	4,000,000
For an intergovernmental agreement with the Department of Innovation and Technology.....	5,000,000

Section 45. The amount of \$107,508,400, or so much thereof as may be necessary, is appropriated from the SBE Federal Department of Education Fund to the Illinois State Board of Education for grants, contracts, and administrative expenses of the Governor's Emergency Education Relief Fund per the Coronavirus, Aid, Relief, and Economic Security Act.

Section 50. The amount of \$2,250,805,000, or so much thereof as may be necessary, is appropriated from the SBE Federal Department of Education Fund to the Illinois State Board of Education for grants, contracts, and administrative expenses of the Elementary and Secondary School Emergency Relief Fund per the Coronavirus Response and Relief Supplemental Appropriations Act, 2021, at the approximate costs below:

For Elementary and Secondary School Emergency Relief

Fund, ESSER II.....	2,242,305,000
For a grant or a contract to the Illinois Education Association for Teacher Mentoring Program.....	2,500,000
For the Social-Emotional Learning and Trauma Response Program for a grant to the following named entities, at the approximate costs below:	
For Regional Office of Education #1.....	857,143
For Regional Office of Education #4.....	857,143
For Regional Office of Education #19.....	857,143
For Regional Office of Education #21.....	857,143
For Regional Office of Education #39.....	857,143
For Regional Office of Education #40.....	857,143
For City of Chicago School District 299.....	857,142

Section 55. The amount of \$47,905,000, or so much thereof as may be necessary, is appropriated from the SBE Federal Department of Education Fund to the Illinois State Board of Education for grants, contracts, and administrative expenses of the Governor's Emergency Education Relief Fund per the Coronavirus Response and Relief Supplemental Appropriations Act, 2021.

Section 60. The amount of \$84,490,000, or so much of that amount as may be necessary, is appropriated from the SBE Federal Department of Education Fund to the Illinois State Board of Education for grants, contracts, and administrative expenses for the Emergency Assistance to Non-Public Schools per the Coronavirus Response and Relief Supplemental Appropriations Act, 2021.

Section 65. The amount of \$5,054,990,000, or so much of that amount as may be necessary, is appropriated from the SBE Federal Department of Education Fund to the Illinois State Board of Education for grants, contracts, and administrative expenses of the Elementary and Secondary School Emergency Relief Fund per the American Rescue Plan Act of 2021.

Section 70. The amount of \$83,246,400, or so much of that amount as may be necessary, is appropriated from the SBE Federal Department of Education Fund to the Illinois State Board of Education for grants, contracts, and administrative expenses for the Emergency Assistance to Non-Public Schools per the American Rescue Plan Act of 2021.

Section 75. The amount of \$33,115,000, or so much of that amount as may be necessary, is appropriated from the SBE Federal Department of Education Fund to the Illinois State Board of Education for grants, contracts, and administrative expenses for Homeless Children and Youth per the American Rescue Plan Act of 2021.

ARTICLE 104

Section 1. The sum of \$5,693,706,973, or so much thereof as may be necessary, is appropriated from the Common School Fund to the Teachers' Retirement System of the State of Illinois for the State's contribution, as provided by law.

Section 5. The sum of \$400,000, or so much thereof as may be necessary, is appropriated from the Education Assistance Fund to the Teachers' Retirement System of the State of Illinois for additional costs due to the establishment of minimum retirement allowances pursuant to Sections 16-136.2 and 16-136.3 of the Illinois Pension Code.

Section 10. The sum of \$375,000, or so much thereof as may be necessary, is appropriated from the Common School Fund to the Teachers' Retirement System of the State of Illinois for the employer contributions required by the State as an employer of teachers described under subsection (e) or subsection (f) of Section 16-158 of the Illinois Pension Code.

Section 15. The amount of \$143,369,061, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Teachers' Retirement System of the State of Illinois for deposit into the Teacher Health Insurance Security Fund as the State's contribution for teachers' health insurance.

Section 20. The amount of \$12,649,000, or so much thereof as may be necessary, is appropriated from the Common School Fund to the Public School Teachers' Pension and Retirement Fund of Chicago for the State's contribution pursuant to subsection (c) of Section 17-127 of the Illinois Pension Code.

Section 25. The amount of \$264,848,000, or so much thereof as may be necessary, is appropriated from the Common School Fund to the Public School Teachers' Pension and Retirement Fund of Chicago for the State's contribution pursuant to paragraph (2) of subsection (d) of Section 17-127 of the Illinois Pension Code.

#### ARTICLE 105

Section 5. In addition to other amounts appropriated, the amount of \$6,325,500, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Emergency Management Agency for operational expenses, awards, grants, administrative expenses, including refunds, and permanent improvements.

Section 10. The following named amounts, or so much thereof as may be necessary, are appropriated to the Illinois Emergency Management Agency for the objects and purposes hereinafter named:

##### MANAGEMENT AND ADMINISTRATIVE SUPPORT

Payable from Nuclear Safety Emergency

Preparedness Fund:

For Personal Services.....	1,680,000
For State Contributions to State Employees' Retirement System.....	940,200
For State Contributions to Social Security.....	128,600
For Group Insurance.....	490,500
For Contractual Services.....	2,403,800
For Travel.....	10,900
For Commodities.....	9,000
For Printing.....	20,000
For Equipment.....	14,100
For Electronic Data Processing.....	6,410,600
For Telecommunications Services.....	189,900
For Operation of Auto Equipment.....	<u>187,300</u>
Total	\$12,484,900

Payable from Radiation Protection Fund:

For Personal Services.....	151,100
For State Contributions to State Employees' Retirement System.....	82,900
For State Contributions to Social Security.....	11,700
For Group Insurance.....	53,000
For Contractual Services.....	1,196,400
For Travel.....	1,200
For Commodities.....	11,000
For Printing.....	0
For Equipment.....	20,000
For Electronic Data Processing.....	1,290,000
For Telecommunications.....	4,800
For Operation of Auto Equipment.....	<u>8,000</u>

Total \$2,830,100

Section 15. The sum of \$114,000, or so much thereof as may be necessary, is appropriated from the Radiation Protection Fund to the Illinois Emergency Management Agency for the ordinary and contingent expenses incurred by the Illinois Emergency Management Agency.

Section 20. The sum of \$75,500, or so much thereof as may be necessary, is appropriated from the Nuclear Safety Emergency Preparedness Fund to the Illinois Emergency Management Agency for the ordinary and contingent expenses incurred by the Illinois Emergency Management Agency.

Section 25. The sum of \$300,000,000, or so much thereof as may be necessary, is appropriated from the Disaster Response and Recovery Fund to the Illinois Emergency Management Agency for all current and prior year expenses associated with disaster response and recovery.

Section 30. The following named amounts, or so much thereof as may be necessary, are appropriated to the Illinois Emergency Management Agency for the objects and purposes hereinafter named:

OPERATIONS

Payable from Nuclear Safety Emergency Preparedness Fund:

For Personal Services.....	0
For State Contributions to State Employees' Retirement System.....	0
For State Contributions to Social Security .....	0
For Group Insurance.....	0
For Contractual Services.....	268,700
For Travel.....	40,000
For Commodities.....	38,300
For Printing.....	0
For Equipment.....	152,500
For Telecommunications.....	<u>436,000</u>
Total	\$935,500

Section 35. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Illinois Emergency Management Agency for the objects and purposes hereinafter enumerated:

RADIATION SAFETY

Payable from Radiation Protection Fund:

For Personal Services.....	3,728,600
For State Contributions to State Employees' Retirement System.....	2,102,900
For State Contributions to Social Security.....	285,300
For Group Insurance.....	950,000
For Contractual Services.....	217,600
For Travel.....	57,100
For Commodities.....	52,200
For Printing.....	0
For Equipment.....	655,800
For Telecommunications.....	38,000
For Refunds.....	25,000
For licensing facilities where radioactive uranium and thorium mill tailings are generated or located, and related costs for regulating the decontamination and decommissioning of such facilities and for identification, decontamination and environmental	

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monitoring of unlicensed properties contaminated with such radioactive mill tailings.....	525,000
For recovery and remediation of radioactive materials and contaminated facilities or properties when such expenses cannot be paid by a responsible person or an available surety.....	100,000
For local responder training, demonstrations, research, studies and investigations under funding agreements with the Federal Government.....	<u>5,000</u>
Total	\$8,742,500
Payable from the Low-Level Radioactive Waste Facility Development and Operation Fund: For use in accordance with Section 14(a) of the Illinois Low-Level Radioactive Waste Management Act for costs related to establishing a low-level radioactive waste disposal facility.....	650,000
Payable from Nuclear Safety Emergency Preparedness Fund:	
For Personal Services.....	6,555,100
For State Contributions to State Employees' Retirement System.....	3,697,100
For State Contributions to Social Security.....	501,500
For Group Insurance.....	1,372,000
For Contractual Services.....	929,700
For Travel.....	156,000
For Commodities.....	197,500
For Printing.....	9,700
For Equipment.....	826,000
For Telecommunications.....	202,000
For compensation to local governments for expenses attributable to implementation and maintenance of plans and programs authorized by the Nuclear Safety Preparedness Act.....	650,000
For related training and travel expenses and to reimburse the Illinois State Police and the Illinois Commerce Commission for costs incurred for activities related to inspecting and escorting shipments of spent nuclear fuel, high-level radioactive waste, and transuranic waste in Illinois as provided under the rules of the Agency.....	<u>58,000</u>
Total	\$15,154,600

Section 40. The amount of \$1,200,000, or so much thereof as may be necessary, is appropriated from the Indoor Radon Mitigation Fund to the Illinois Emergency Management Agency for current and prior year expenses relating to the federally funded State Indoor Radon Abatement Program.

Section 45. The sum of \$275,000, or so much thereof as may be necessary, is appropriated from the Sheffield February 1982 Agreed Order Fund to the Illinois Emergency Management Agency for the care, maintenance, monitoring, testing, remediation and insurance of the low-level radioactive waste disposal site near Sheffield, Illinois.

Section 50. The following named amounts, or so much thereof as may be necessary, are appropriated to the Illinois Emergency Management Agency for the objects and purposes hereinafter named:

PREPAREDNESS AND GRANTS ADMINISTRATION

Payable from Nuclear Safety Emergency

Preparedness Fund:

For Personal Services.....	0
For State Contributions to State Employees' Retirement System.....	0
For State Contributions to Social Security.....	0
For Group Insurance.....	0
For Contractual Services.....	5,000
For Travel.....	10,000
For Commodities.....	4,000
For Printing.....	0
For Equipment.....	2,800
For Telecommunications Services.....	<u>35,100</u>
Total	\$56,900

Payable from the Federal Aid Disaster Fund:

For Federal Disaster – Public Assistance program in Current and Prior Years.....	900,000,000
For State administration of the Public Assistance program.....	18,100,000
For Federal Disaster - Hazard Mitigation program in Current and Prior Years.....	55,000,000
For State administration of the Hazard Mitigation program.....	<u>2,000,000</u>
Total	\$975,100,000

Payable from the Emergency Planning and Training Fund:

For Activities as a Result of the Illinois Emergency Planning and Community Right To Know Act.....	105,000
Payable from the Nuclear Civil Protection Planning Fund:	
For Pre-Disaster Mitigation including prior year costs.....	15,000,000
For Flood Mitigation Assistance including prior year costs.....	<u>15,000,000</u>
Total	\$30,000,000

Payable from the Federal Civil

Preparedness Administrative Fund:

For Hazardous Material Emergency Preparedness including prior year costs.....	2,732,400
Payable from the Homeland Security Emergency Preparedness Trust Fund:	
For Terrorism Preparedness and Training costs in the current and prior years.....	53,817,000

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For Terrorism Preparedness and Training costs in the current and prior years in the Chicago Urban Area.....	259,091,000
Payable from the September 11 <sup>th</sup> Fund: For grants, contracts, and administrative expenses pursuant to 625 ILCS 5/3-660, including prior year costs.....	500,000

Section 55. The amount of \$23,010,400, or so much thereof as may be necessary, is appropriated from the Homeland Security Emergency Preparedness Trust Fund to the Illinois Emergency Management Agency for current and prior year expenses related to the federally funded Emergency Preparedness Grant Program.

Section 60. The sum of \$5,000,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Emergency Management Agency for all costs associated with homeland security and emergency preparedness and response, including grants and operational expenses.

ARTICLE 106

Section 5. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated from the General Revenue Fund for the objects and purposes hereinafter named to meet the ordinary and contingent expenses of the State Employees' Retirement System:

SOCIAL SECURITY DIVISION

For Operational Expenses.....	97,600
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CENTRAL OFFICE

For Employee Retirement Contributions Paid by Employer for Prior Fiscal Years.....	5,000
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ARTICLE 107

Section 5. The sum of \$1,605,696,950, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Board of Trustees of the State Employees' Retirement System of Illinois for the State's contribution, as provided by law.

Section 10. The sum of \$152,422,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Board of Trustees of the Judges Retirement System of Illinois for the State's contribution, as provided by law.

Section 15. The sum of \$27,820,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Board of Trustees of the General Assembly Retirement System for the State's contribution, as provided by law.

ARTICLE 108

Section 5. The amount of \$1,743,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Labor Relations Board to meet its operational expenses for the fiscal year ending June 30, 2022.

ARTICLE 109

Section 5. The amount of \$1,432,900, or so much thereof as may be necessary, is appropriated to the State Police Merit Board from the State Police Merit Board Public Safety Fund for its ordinary and contingent expenses.

ARTICLE 110

Section 1. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated for the ordinary and contingent expenses of the Office of the State Fire Marshal, as follows:

GENERAL OFFICE

Payable from the Fire Prevention Fund:

For Personal Services.....	11,348,800
For State Contributions to the State Employees' Retirement System.....	6,222,700
For State Contributions to Social Security.....	787,100
For Group Insurance.....	2,984,500
For Contractual Services.....	1,150,100
For Travel.....	100,000
For Commodities.....	100,000
For Printing.....	19,600
For Equipment.....	440,000
For Electronic Data Processing.....	2,410,700
For Telecommunications.....	193,400
For Operation of Auto Equipment.....	181,200
For Refunds.....	<u>5,000</u>
Total	\$25,943,100

Payable from the Underground Storage Tank Fund:

For Personal Services.....	2,231,100
For State Contributions to the State Employees' Retirement System.....	1,223,400
For State Contributions to Social Security.....	171,800
For Group Insurance.....	634,500
For Contractual Services.....	231,800
For Travel.....	8,300
For Commodities.....	9,000
For Printing.....	3,500
For Equipment.....	10,000
For Electronic Data Processing.....	10,500
For Telecommunications.....	19,000
For Operation of Auto Equipment.....	67,100
For Refunds.....	<u>4,000</u>
Total	\$4,624,000

Section 5. The sum of \$65,000, or so much thereof as may be necessary, is appropriated from the Fire Prevention Fund to the Office of the State Fire Marshal for costs and expenses related to or in support of the Fire Explorer and Cadet School.

Section 10. The sum of \$2,500,000, or so much thereof as may be necessary, is appropriated from the Fire Prevention Fund to the Office of the State Fire Marshal for grants for the Small Equipment Grant Program.

Section 15. The sum of \$1,000,000, or so much thereof as may be necessary, is appropriated from the Fire Prevention Fund to the Office of the State Fire Marshal for all costs associated with the Minimum Basic Firefighter Training Program.

Section 20. The sum of \$60,000, or so much thereof as may be necessary, is appropriated from the Fire Prevention Fund to the Office of the State Fire Marshal for all costs associated with the Illinois Firefighter Peer Support Program.

Section 25. The sum of \$50,000, or so much thereof as may be necessary, is appropriated from the Fire Prevention Fund to the Office of the State Fire Marshal for all costs associated with the Community Risk Reduction Program.

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Section 30. The sum of \$380,000, or so much thereof as may be necessary, is appropriated from the Fire Prevention Fund to the Office of the State Fire Marshal for all costs associated with the Firefighter Online Training Management System.

Section 35. The sum of \$2,000,000, or so much thereof as may be necessary, is appropriated from the Fire Prevention Fund to the Office of the State Fire Marshal for all costs associated with the renovation and rehabilitation of the Fire Museum Building located on the State Fairground in Springfield.

Section 40. The sum of \$75,000, or so much thereof as may be necessary, is appropriated from the Illinois Fire Fighters' Memorial Fund to the Office of the State Fire Marshal for expenses related to the Maintenance and Rehabilitation of the Fire Museum Building and Museum Artifacts.

Section 45. The sum of \$200,000, or so much thereof as may be necessary, is appropriated from the Illinois Fire Fighters' Memorial Fund to the Office of the State Fire Marshal for all costs associated with the Medal of Honor Ceremony, Scholarships and Firefighter Memorial Maintenance.

Section 50. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Office of the State Fire Marshal as follows:

Payable from the Fire Prevention Fund:

For Expenses of Senior Officer Training .....	55,000
For Expenses of the Cornerstone Program.....	350,000
For Expenses related to Fire Fighter training Programs.....	230,000
For Expenses of Online Firefighter Certification Testing.....	590,000
Payable from the Fire Prevention Division Fund:	
For Expenses of the U.S. Resource Conservation and Recovery Act Underground Storage Program.....	<u>1,000,000</u>
Total	\$2,225,000

Section 55. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated for the ordinary and contingent expenses of the Office of the State Fire Marshal, as follows:

GRANTS

Payable from the Fire Prevention Fund:

For Chicago Fire Department Training Program.....	3,279,800
For payment to local governmental agencies which participate in the State Training Programs.....	<u>1,450,000</u>
Total	\$4,729,800

Section 60. The sum of \$500, or so much thereof as may be necessary, is appropriated from the Fire Prevention Fund to the Office of the State Fire Marshal for grants available for the development of new fire districts.

Section 65. The sum of \$240,000, or so much thereof as may be necessary, is appropriated from the Fire Prevention Fund to the Office of the State Fire Marshal for grants available for costs and services related to ILEAS/MABAS administration.

Section 70. The sum of \$10,000, or so much thereof as may be necessary, is appropriated from the Fire Prevention Fund to the Office of the State Fire Marshal for a grant to the Hazardous Materials Emergency Response Reimbursement.

Section 75. The sum of \$550,000, or so much thereof as may be necessary, is appropriated from the Underground Storage Tank Fund to the Office of the State Fire Marshal for a grant to the City of Chicago for administrative costs incurred as a result of the State's Underground Storage Program.

Section 80. The sum of \$1,000,000, or so much thereof as may be necessary, is appropriated from the Fire Prevention Fund to the Office of the State Fire Marshal for all costs associated with the Fire Department COVID Assistance Grant Program.

ARTICLE 111

Section 5. The amount of \$2,424,100, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Board of Higher Education to meet its operational expenses for the fiscal year ending June 30, 2022.

Section 10. The sum of \$381,800, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Board of Higher Education for costs and expenses associated with the administration and enforcement associated with the P-20 Longitudinal Education Data System Act.

Section 15. The sum of \$183,300, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Board of Higher Education for costs associated with the My Credits Transfer System.

Section 20. The sum of \$1,000,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Board of Higher Education for administrative and personnel costs associated with reimbursements to public universities for participation in "The Common Application" System.

Section 25. The following named amount, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Board of Higher Education for distribution as grants authorized by the Higher Education Cooperation Act:

Quad-Cities Graduate Study Center..... 73,800

Section 30. The following named sums, or so much thereof as may be necessary, are appropriated from the General Revenue Fund to the Illinois Board of Higher Education for Science, Technology, Engineering and Math (S.T.E.M.) diversity initiatives to enhance S.T.E.M. programs for students from underrepresented groups:

Illinois Mathematics and Science Academy Fusion Program..... 95,900

Section 35. The sum of \$1,433,600, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Board of Higher Education for Science, Technology, Engineering and Math (S.T.E.M.) diversity initiatives to enhance S.T.E.M. programs for students from underrepresented groups for the Creating Pathways and Access For Student Success Foundation formerly Chicago Area Health and Medical Careers Program (C.A.H.M.C.P.).

Section 40. The sum of \$2,466,300, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Board of Higher Education for the Grow Your Own Teachers Program.

Section 45. The sum of \$1,456,500, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Board of Higher Education for the administration and distribution of grants authorized by the Diversifying Higher Education Faculty in Illinois Program.

Section 50. The sum of \$373,900, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Board of Higher Education for competitive grants for nursing schools to increase the number of graduating nurses.

Section 55. The sum of \$197,400, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Board of Higher Education for nurse educator fellowships to supplement nurse faculty salaries.

Section 60. The sum of \$980,500, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Board of Higher Education for distribution as grants for Cooperative Work Study Programs to institutions of higher education.

Section 65. The sum of \$1,055,700, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Board of Higher Education for a grant to the Board of Trustees of the University Center of Lake County for the ordinary and contingent expenses of the Center.

Section 66. The sum of \$500,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Board of Higher Education for costs and expenses associated with a Public Higher Education Assessment in the Quad Cities.

Section 70. The sum of \$100,000 or so much thereof as may be necessary, is appropriated from the Distance Learning Fund to the Board of Higher Education as supplemental support for costs and expenses associated with the administration and enforcement of 110 ILCS 145/40.

Section 75. The amount of \$600,000, or so much thereof as may be necessary, is appropriated from the Academic Quality Assurance Fund to the Board of Higher Education as supplemental support for costs and expenses associated with the administration and enforcement of 110 ILCS 1010.

Section 80. The amount of \$100,000, or so much thereof as may be necessary, is appropriated from the Private College Academic Quality Assurance Fund to the Board of Higher Education as supplemental support for costs and expenses associated with the administration and enforcement of 110 ILCS 1005.

Section 85. The amount of \$30,000, or so much thereof as may be necessary, is appropriated from the BHE Data and Research Cost Recovery Fund to the Board of Higher Education as supplemental support for costs and expenses associated with the administration and enforcement of 110 ILCS 205.

Section 90. The amount of \$650,000, or so much thereof as may be necessary, is appropriated from the Private Business and Vocational Schools Quality Assurance Fund to the Board of Higher Education as supplemental support for costs and expenses associated with the administration and enforcement of the Private Business and Vocational Schools Act of 2012.

Section 95. The sum of \$30,500,000, or so much thereof as may be necessary, is appropriated from the BHE Federal Grants Fund to the Board of Higher Education to be expended under the terms and conditions associated with the federal contracts and grants moneys received.

Section 100. The sum of \$250,000, or so much thereof as maybe necessary, is appropriated from the General Revenue Fund to the Board of Higher Education for costs and expenses associated with the implementation of the new strategic plan.

Section. 105. The sum of \$43,000,000, or so much thereof as may be necessary, is appropriated from the BHE Federal Grants Fund to the Board of Higher Education for grants, contracts, and administrative expenses of the Governor's Emergency Education Relief Fund award.

Section 110. The sum of \$30,000,000, or so much thereof as may be necessary, is appropriated from the Board of Higher Education Federal Grants Fund to the Illinois Board of Higher Education for grants and administrative costs associated with early childhood programs.

Section 120. The following named amounts, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated from the Education Assistance Fund to the Illinois

Mathematics and Science Academy to meet ordinary and contingent expenses for the fiscal year ending June 30, 2022:

For Personal Services.....	13,179,000
For State Contributions to State Employees Retirement System.....	0
For Retirement.....	11,300
For State Contributions to Social Security, for Medicare.....	191,000
For Contractual Services.....	4,489,900
For Travel.....	51,000
For Commodities.....	383,000
For Equipment.....	426,500
For Electronic Data Processing.....	81,000
For Telecommunications.....	109,000
For Operation of Automotive Equipment.....	<u>22,200</u>
Total	\$18,943,900

Section 125. The following named amounts, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated from the IMSA Income Fund to the Illinois Mathematics and Science Academy to meet ordinary and contingent expenses for the fiscal year ending June 30, 2022:

For Personal Services.....	2,502,000
For State Contributions to Social Security, for Medicare.....	52,300
For Retirement.....	20,600
For Contractual Services.....	605,600
For Travel.....	156,600
For Commodities.....	252,400
For Equipment.....	175,100
For EDP.....	45,200
For Telecommunications.....	82,400
For Operation of Automotive Equipment.....	5,200
For Refunds.....	<u>27,600</u>
Total	\$3,925,000

#### ARTICLE 112

Section 5. The amount of \$35,018,900, or so much thereof as may be necessary, is appropriated from the Education Assistance Fund to the Board of Trustees of Chicago State University to meet its operational expenses for the fiscal year ending June 30, 2022.

Section 10. The sum of \$3,000,000, or so much thereof as may be necessary, is appropriated from the Chicago State University Education Improvement Fund to the Board of Trustees of Chicago State University for any expenses incurred by the university.

Section 15. The sum of \$307,000, or so much thereof as may be necessary, is appropriated from the General Professions Dedicated Fund to the Board of Trustees of Chicago State University for costs associated with the development, support or administration of pharmacy practice education or training programs.

#### ARTICLE 113

Section 5. The amount of \$41,424,300, or so much thereof as may be necessary, is appropriated from the Education Assistance Fund to the Board of Trustees of Eastern Illinois University to meet its operational expenses for the fiscal year ending June 30, 2022.

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Section 6. The sum of \$500,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Board of Trustees of Eastern Illinois University for costs associated with the Grow Your Own Teachers Program at Eastern Illinois University College of Education in Decatur.

Section 10. The sum of \$7,000, or so much thereof as may be necessary, is appropriated from the State College and University Trust Fund to the Board of Trustees of Eastern Illinois University for scholarship grant awards.

#### ARTICLE 114

Section 5. The amount of \$23,193,600, or so much thereof as may be necessary, is appropriated from the Education Assistance Fund to the Board of Trustees of Governors State University to meet its operational expenses for the fiscal year ending June 30, 2022.

#### ARTICLE 115

Section 5. The amount of \$35,566,900, or so much thereof as may be necessary, is appropriated from the Education Assistance Fund to the Board of Trustees of Northeastern Illinois University to meet its operational expenses for the fiscal year ending June 30, 2022.

#### ARTICLE 116

Section 5. The amount of \$49,588,000, or so much thereof as may be necessary, is appropriated from the Education Assistance Fund to the Board of Trustees of Western Illinois University to meet its operational expenses for the fiscal year ending June 30, 2022.

Section 10. The amount of \$10,000, or so much thereof as may be necessary, is appropriated from the State College and University Trust Fund to the Board of Trustees of Western Illinois University for scholarship grant awards from the sale of collegiate license plates.

#### ARTICLE 117

Section 5. The amount of \$69,619,300, or so much thereof as may be necessary, is appropriated from the Education Assistance Fund to the Board of Trustees of Illinois State University to meet its operational expenses for the fiscal year ending June 30, 2022.

Section 10. The sum of \$25,000, or so much thereof as may be necessary, is appropriated from the State College and University Trust Fund to the Board of Trustees of Illinois State University for scholarship grant awards from the sale of collegiate license plates.

#### ARTICLE 118

Section 5. The amount of \$87,804,400, or so much thereof as may be necessary, is appropriated from the Education Assistance Fund to the Board of Trustees of Northern Illinois University to meet its operational expenses for the fiscal year ending June 30, 2022.

Section 10. The sum of \$22,000, or so much thereof as may be necessary, is appropriated from the State College and University Trust Fund to the Board of Trustees of Northern Illinois University for scholarship grant awards.

#### ARTICLE 119

Section 5. The amount of \$191,491,000, or so much thereof as may be necessary, is appropriated from the Education Assistance Fund to the Board of Trustees of Southern Illinois University to meet its operational expenses for the fiscal year ending June 30, 2022.

Section 10. The sum of \$62,800, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Southern Illinois University for any costs associated with the Daily Egyptian Newspaper.

Section 15. The sum of \$1,000,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Board of Trustees of Southern Illinois University for costs associated with the National Corn-to-Ethanol Research Center and ethanol research grants.

Section 20. The sum of \$1,076,800, or so much thereof as may be necessary, is appropriated from the Education Assistance Fund to the Board of Trustees of Southern Illinois University for all costs associated with the Simmons Cooper Cancer Center.

Section 25. The sum of \$17,000, or so much thereof as may be necessary, is appropriated from the State College and University Trust Fund to the Board of Trustees of Southern Illinois University for scholarship grant awards.

Section 30. The sum of \$1,250,000, or so much thereof as may be necessary, is appropriated from the General Professions Dedicated Fund to the Board of Trustees of Southern Illinois University for all costs associated with the development, support or administration of pharmacy practice education or training programs at the Edwardsville campus.

ARTICLE 120

Section 5. The amount of \$562,528,200, or so much thereof as may be necessary, is appropriated from the Education Assistance Fund to the Board of Trustees of the University of Illinois to meet its operational expenses for the fiscal year ending June 30, 2022.

Section 10. The following named amounts, or so much thereof as may be necessary, are appropriated from the Education Assistance Fund to the Board of Trustees of the University of Illinois for Labor and Employment Relations:

For degree programs.....	654,400
For certificate programs.....	<u>850,800</u>
Total	\$1,505,200

Section 15. The sum of \$14,803,100, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Board of Trustees of the University of Illinois for costs and expenses related to or in support of the Prairie Research Institute, in accordance with Public Act 95-0728.

Section 20. The sum of \$40,380,600, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Board of Trustees of the University of Illinois for operating costs and expenses related to or in support of the University of Illinois Hospital.

Section 25. The sum of \$698,800, or so much thereof as may be necessary, is appropriated from the Education Assistance Fund to the Board of Trustees of the University of Illinois for costs associated with the Hispanic Center for Excellence at the Chicago campus.

Section 30. The sum of \$276,600, or so much thereof as may be necessary, is appropriated from the Education Assistance Fund to the Board of Trustees of the University of Illinois for Dixon Springs Agricultural Center.

Section 35. The sum of \$1,052,700, or so much thereof as may be necessary, is appropriated from the Education Assistance Fund to the Board of Trustees of the University of Illinois for costs associated with the Public Policy Institute at the Chicago campus.

Section 40. The sum of \$294,800, or so much thereof as may be necessary, is appropriated from the Education Assistance Fund to the Board of Trustees of the University of Illinois for a grant to the College of Dentistry.

Section 45. The amount of \$500,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Board of Trustees of the University of Illinois for costs associated with the Illinois Heart Rescue.

Section 50. The sum of \$4,694,700, or so much thereof as may be necessary, is appropriated from the Fire Prevention Fund to the Board of Trustees of the University of Illinois for the purpose of maintaining the Illinois Fire Service Institute, paying the Institute's expenses, and providing the facilities and structures incident thereto, including payment to the University for personal services and related costs incurred.

Section 55. The sum of \$250,000, or so much thereof as may be necessary, is appropriated from the State College and University Trust Fund to the Board of Trustees of the University of Illinois for scholarship grant awards.

Section 60. The sum of \$250,000 or so much thereof as may be necessary, is appropriated from the Pet Population Control Fund to the University of Illinois for costs associated with pet population control at the College of Veterinary Medicine.

Section 65. The sum of \$300,000, or so much thereof as may be necessary, is appropriated from the Emergency Public Health Fund to the University of Illinois for costs and expenses related to or in support of Emergency Mosquito Abatement.

Section 70. The sum of \$400,000, or so much thereof as may be necessary, is appropriated from the Used Tire Management Fund to the University of Illinois for costs and expenses related to or in support of mosquito research and abatement.

Section 75. The sum of \$500,000, or so much thereof as may be necessary, is appropriated from the Hazardous Waste Research Fund to the University of Illinois for its ordinary and contingent expenses.

Section 80. The sum of \$500,000, or so much thereof as may be necessary, is appropriated from the General Professions Dedicated Fund to the Board of Trustees of the University of Illinois for costs associated with the development, support or administration of pharmacy practice education or training programs for the College of Medicine at Rockford.

Section 85. The sum of \$8,000,000 or so much thereof as may be necessary, is appropriated from the Coal Technology Development Assistance Fund to the University of Illinois for the Prairie Research Institute for costs associated with carbon dioxide capture technology at a coal-fired power plant, and other projects in consultation with the United States Department of Energy.

Section 90. The sum of \$175,000, or so much thereof as may be necessary, is appropriated from the Coal Technology Development Assistance Fund to the University of Illinois for the Prairie Research Institute for costs associated with conducting the carbon capture, utilization, and storage study.

ARTICLE 121

Section 5. The following named amounts, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated from the General Revenue Fund to the Illinois Community College Board for ordinary and contingent expenses:

For Personal Services.....	1,221,300
For State Paid Retirement.....	100
For State Contributions to Social Security, for Medicare.....	20,900

For Contractual Services.....	351,200
For Travel.....	36,400
For Commodities.....	4,600
For Printing.....	2,100
For Equipment.....	3,700
For Electronic Data Processing.....	422,900
For Telecommunications.....	17,000
For Operation of Automotive Equipment.....	<u>3,700</u>
Total	\$2,083,900

Section 10. The sum of \$1,148,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to Illinois Community College Board for costs associated with administering high school equivalency tests.

Section 15. The sum of \$3,000,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Community College Board for grants to the alternative schools network and other providers.

Section 20. The sum of \$150,000 or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Community College Board for support of the P-20 Council.

Section 25. The sum of \$60,200, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Community College Board for awarding scholarships to qualifying graduates of the Lincoln's Challenge Program.

Section 30. The sum of \$13,265,400, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Community College Board for the City Colleges of Chicago for educational-related expenses.

Section 35. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated from the General Revenue Fund to the Illinois Community College Board for distribution to qualifying public community colleges for the purposes specified:

Small College Grants.....	548,400
Performance Funding Grants.....	<u>359,000</u>
Total	\$907,400

Section 40. The sum of \$560,300, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Community College Board for costs associated with the development, support or administration of the Illinois Longitudinal Data System.

Section 45. The sum of \$1,457,900, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Community College Board for grants to operate an educational facility in the former community college district #541 in East St. Louis.

Section 50. The sum of \$1,000,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Community College Board for costs associated with grants for transitional math and English development.

Section 55. The sum of \$23,794,400, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Community College Board for all costs associated with the bridge and workforce programs.

Section 60. The following named amounts, or so much thereof as may be necessary, are appropriated to the Illinois Community College Board for all costs associated with career and technical education activities:

From the General Revenue Fund.....	18,069,400
From the Career and Technical Education Fund....	<u>22,000,000</u>

Total \$40,069,400

Section 65. The following named amounts, or so much of those amounts as may be necessary, for the objects and purposes named, are appropriated to the Illinois Community College Board for adult education and literacy activities:

From the General Revenue Fund:

For payment of costs associated with education and educational-related services to local eligible providers for adult education and literacy..... 22,651,000

For payment of costs associated with education and educational-related services to local eligible providers for performance-based awards..... 11,236,700

From the ICCB Adult Education Fund:

For payment of costs associated with education and educational-related services to local eligible providers and to Support Leadership Activities, as Defined by U.S.D.O.E. for adult education and literacy as provided by the United States Department of Education..... 26,800,000

Section 70. The following amounts, or so much thereof as may be necessary, respectively, are appropriated to the Illinois Community College Board for distribution to qualifying public community colleges for the purposes specified:

From the Personal Property Tax Replacement Fund:

Base Operating Grants..... 105,570,000

From the Education Assistance Fund:

Base Operating Grants..... 74,370,200

Equalization Grants..... 71,203,900

Total \$145,574,100

Section 75. The sum of \$100,000, or so much thereof as may be necessary, is appropriated from the ICCB Research and Technology Fund to the Illinois Community College Board for costs associated with maintaining and updating instructional technology.

Section 80. The sum of \$100,000, or so much thereof as may be necessary, is appropriated from the High School Equivalency Testing Fund to the Illinois Community College Board for costs associated with administering high school equivalency tests.

Section 85. The sum of \$10,000,000, or so much thereof as may be necessary, is appropriated from the Illinois Community College Board Contracts and Grants Fund to the Illinois Community College Board to be expended under the terms and conditions associated with the moneys being received, including prior year expenditures.

Section 90. The sum of \$525,000, or so much thereof as may be necessary, is appropriated from the ICCB Federal Trust Fund to the Illinois Community College Board for the ordinary and contingent expenses of the Board.

Section 95. The sum of \$1,600,000, or so much thereof as may be necessary, is appropriated from the ICCB Adult Education Fund to the Illinois Community College Board for operational expenses associated with administration of adult education and literacy activities.

Section 100. The sum of \$4,264,400, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Community College Board to reimburse colleges for costs associated with the Illinois Veterans Grant and Illinois National Guard Grant.

Section 105. The sum of \$27,000,000, or so much thereof as may be necessary, is appropriated from the Illinois Community College Board Contracts and Grants Fund to the Illinois Community College Board for grants, contracts, and administrative expenses of the Governor's Emergency Education Relief Fund award.

Section 110. The sum of \$25,000,000, or so much thereof as may be necessary, is appropriated from the Illinois Community College Board Contracts and Grants Fund to the Illinois Community College Board for grants and administrative costs associated with early childhood programs.

ARTICLE 122

Section 5. The sum of \$3,500,000, or so much thereof as may be necessary, is appropriated to the Illinois Student Assistance Commission from the General Revenue Fund to meet its operational expenses for the fiscal year ending June 30, 2022.

Section 10. The following named amount, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Student Assistance Commission for the following purpose:  
To support outreach, research, and training activities..... 3,497,700

Section 15. The sum of \$479,566,200, or so much thereof as may be necessary, is appropriated to the Illinois Student Assistance Commission from the General Revenue Fund for grant awards to students eligible for the Monetary Award Program, as provided by law, and for agency administrative and operational costs not to exceed 2 percent of the total appropriation in this Section.

Section 20. The sum of \$35,000,000, or so much thereof as may be necessary, is appropriated to the Illinois Student Assistance Commission from the General Revenue Fund for payments to eligible public universities for grants to students pursuant to the AIM HIGH pilot program.

Section 25. The sum of \$150,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Student Assistance Commission for costs associated with providing grants to exonerated persons, as provided by law.

Section 30. The sum of \$26,400, or so much thereof as may be necessary, is appropriated from the Education Assistance Fund to the Illinois Student Assistance Commission for costs associated with the Veterans' Home Medical Providers' Loan Repayment Program pursuant to Public Act 99-0813.

Section 35. The sum of \$264,000, or so much thereof as may be necessary, is appropriated from the Education Assistance Fund to the Illinois Student Assistance Commission for grants to eligible nurse educators to use for payment of their educational loan pursuant to Public Act 94-1020.

Section 40. The following named sums, or so much thereof as may be necessary, respectively, are appropriated from the Education Assistance Fund to the Illinois Student Assistance Commission for the following purposes:

Grants and Scholarships

For the payment of scholarships to students who are children of policemen or firemen killed in the line of duty, or who are dependents of correctional officers killed or permanently disabled in the line of duty, as provided by law..... 1,273,300  
For payment of Minority Teacher Scholarships..... 1,900,000

Total \$3,173,300

Section 45. The sum of \$6,498,000, or so much thereof as may be necessary, is appropriated from the Education Assistance Fund to the Illinois Student Assistance Commission to the Golden Apple Scholars of Illinois program, as provided by law.

Section 50. The sum of \$750,000, or so much thereof as may be necessary, is appropriated from the Education Assistance Fund to the Illinois Student Assistance Commission to the Golden Apple Scholars of Illinois program for the Golden Apple Accelerators Program.

Section 55. The sum of \$439,900, or so much thereof as may be necessary, is appropriated from the Education Assistance Fund to the Illinois Student Assistance Commission for the Loan Repayment for Teachers Program.

Section 60. The sum of \$300,000, or so much thereof as may be necessary, is appropriated from the ISAC Accounts Receivable Fund to the Illinois Student Assistance Commission for costs associated with the collection of delinquent scholarship awards pursuant to the Illinois State Collection Act of 1986.

Section 65. The sum of \$110,000, or so much thereof as may be necessary, is appropriated to the Illinois Student Assistance Commission from the University Grant Fund for payment of grants for the Higher Education License Plate Program, as provided by law.

Section 70. The following named sum, or so much thereof as may be necessary, is appropriated from the Illinois Student Assistance Commission Contracts and Grants Fund to the Illinois Student Assistance Commission for the following purpose:

To support outreach, research, and training activities..... 10,000,000

Section 75. The following named sum, or so much thereof as may be necessary, is appropriated from the Optometric Licensing and Disciplinary Board Fund to the Illinois Student Assistance Commission for the following purpose:

Grants and Scholarships

For payment of scholarships for the Optometric Education Scholarship Program, as provided by law..... 50,000

Section 80. The following named sum, or so much thereof as may be necessary, is appropriated from the National Guard and Naval Militia Grant Fund to the Illinois Student Assistance Commission for the following purpose:

Grants and Scholarships

For payment of Illinois National Guard and Naval Militia Scholarships at State-controlled universities and public community colleges in Illinois to students eligible to receive such awards, as provided by law..... 20,000

Section 85. The sum of \$100,000, or so much thereof as may be necessary, is appropriated from the Golden Apple Scholars of Illinois Fund to the Illinois Student Assistance Commission for the Golden Apple Scholars of Illinois Program, as provided by law.

Section 90. The following named sums, or so much thereof as may be necessary, respectively, are appropriated to the Illinois Student Assistance Commission from the Student Loan Operating Fund for its ordinary and contingent expenses:

For Administration

For Personal Services..... 15,538,600

For State Contributions to State Employees Retirement System.....	8,392,900
For State Contributions to Social Security.....	1,181,000
For State Contributions for Employees Group Insurance.....	6,240,000
For Contractual Services.....	12,630,700
For Travel.....	311,000
For Commodities.....	282,200
For Printing.....	501,000
For Equipment.....	540,000
For Telecommunications.....	1,897,900
For Operation of Auto Equipment.....	<u>38,400</u>
Total	\$47,553,700

Section 95. The sum of \$2,500,000, or so much thereof as may be necessary, is appropriated to the Illinois Student Assistance Commission from the Student Loan Operating Fund for costs associated with Federal Loan System Development and Maintenance.

Section 100. The sum of \$1,000,000 or so much thereof as may be necessary, is appropriated to the Illinois Student Assistance Commission from the Student Loan Operating Fund for costs associated with the Illinois Designated Account Purchase Program.

Section 105. The sum of \$10,000,000, or so much thereof as may be necessary, is appropriated to the Illinois Student Assistance Commission from the Student Loan Operating Fund for distribution as necessary for the following: for payment of collection agency fees associated with collection activities for Federal Family Education Loans, for Default Aversion Fee reversals, and for distributions as necessary and provided for under the Federal Higher Education Act.

Section 110. The following named sum, or so much thereof as may be necessary, is appropriated from the Federal Congressional Teacher Scholarship Program Fund to the Illinois Student Assistance Commission for the following purpose:

For transferring repayment funds collected under the Paul Douglas Teacher Scholarship Program to the U.S. Treasury.....	100,000
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Section 115. The sum of \$160,000,000, or so much thereof as may be necessary, is appropriated from the Federal Student Loan Fund to the Illinois Student Assistance Commission for distribution when necessary as a result of the following: for guarantees of loans that are uncollectible, for collection payments to the Student Loan Operating Fund as required under agreements with the United States Secretary of Education, for payment to the Student Loan Operating Fund for Default Aversion Fees, for transfers to the U.S. Treasury, or for other distributions as necessary and provided for under the Federal Higher Education Act.

Section 120. The sum of \$13,000,000, or so much thereof as may be necessary, is appropriated from the Federal Student Incentive Trust Fund to the Illinois Student Assistance Commission for allowable uses of federal grant funds related to college access, outreach, and training, including but not limited to funds received under the federal Gaining Early Awareness and Readiness for Undergraduate Program.

Section 125. The sum of \$300,000, or so much thereof as may be necessary, is appropriated from the Federal Student Incentive Trust Fund to the Illinois Student Assistance Commission for the John R. Justice Student Loan Repayment Program.

Section 130. The sum of \$55,000,000, or so much thereof as may be necessary, is appropriated from the Student Loan Operating Fund to the Illinois Student Assistance Commission for financial assistance and administrative costs associated with early childhood programs.

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Section 135. The sum of \$20,000,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Student Assistance Commission for deposit into the Illinois Prepaid Tuition Trust Fund.

ARTICLE 123

Section 5. The sum of \$1,883,279,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Board of Trustees of the State Universities Retirement System for the State's contribution, as provided by law.

Section 10. The sum of \$218,000,000, or so much thereof as may be necessary, is appropriated from the State Pensions Fund to the Board of Trustees of the State Universities Retirement System pursuant to the provisions of Section 8.12 of the State Finance Act.

Section 15. The sum of \$4,834,221, or so much thereof as may be necessary, is appropriated from the Education Assistance Fund to the State Universities Retirement System for deposit into the Community College Health Insurance Security Fund for the State's contributions, as required by law.

ARTICLE 124

Section 5. The amount of \$1,114,700, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the State Universities Civil Service System to meet its operational expenses for the fiscal year ending June 30, 2022.

ARTICLE 125

Section 5. The amount of \$600,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Courts Commission for its ordinary and contingent expenses.

ARTICLE 126

Section 5. The sum of \$46,653,300, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made in Article 30, Section 35 of Public Act 101-0637, as amended, is reappropriated to the Department of Healthcare and Family Services from the State Coronavirus Urgent Remediation Emergency Fund for purposes of a program to provide support to providers of long term care services, excluding Specialized Mental Health Rehabilitation Facilities, due to needs resulting from the COVID-19 pandemic.

For providers in the counties that did not receive direct allotments from the federal Coronavirus Relief Fund .....	\$0
Statewide .....	<u>\$46,653,300</u>
Total .....	<u>\$46,653,300</u>

Section 10. The sum of \$10,800, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made in Article 30, Section 36 of Public Act 101-0637, as amended, is reappropriated to the Department of Healthcare and Family Services from the State Coronavirus Urgent Remediation Emergency Fund for purposes of a program to provide support to providers offering long term care services to disproportionately impacted areas, based on positive COVID-19 cases, excluding Specialized Mental Health Rehabilitation Facilities, due to needs resulting from the COVID-19 pandemic.

Section 15. The sum of \$16,488,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made in Article 30, Section 45 of Public Act 101-0637, as amended, is reappropriated to the Department of Healthcare and Family Services from the State Coronavirus Urgent Remediation Emergency Fund for purposes of a program to provide

support to ambulance providers, medical assistance providers, excluding Specialized Mental Health Rehabilitation Facilities, due to needs resulting from the COVID-19 pandemic.

For providers in the counties that

did not receive direct allotments

from the federal Coronavirus Relief Fund .....\$0

Statewide ..... \$16,488,500

Total ..... \$16,488,500

Section 20. The sum of \$2,847,400 or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made in Article 30, Section 50 of Public Act 101-0637, as amended, is reappropriated to the Department of Healthcare and Family Services from the State Coronavirus Urgent Remediation Emergency Fund for purposes of a program to provide support to Specialized Mental Health Rehabilitation Facilities due to needs resulting from the COVID-19 pandemic.

Section 25. The amount of \$500,000,000, or so much of that amount as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Illinois Emergency Management Agency to expend at the direction of the Governor for any costs eligible for payment from federal Coronavirus Relief Fund moneys in accordance with Section 5001 of the federal CARES Act and related federal guidance or from any other federal fund pursuant to any other provision of federal law, including current and prior year operational expenses, awards, and grants of the Illinois Emergency Management Agency and other State agencies for the support of programs and services that assist people and entities impacted by the COVID-19 pandemic and the State's emergency response to the pandemic. In the discretion of the Governor, and upon his written direction to the Comptroller, portions of the appropriated funds may be allotted to other state agencies for expenditures as authorized in this article.

ARTICLE 127

Section 5. The amount of \$258,000,000, or so much of that amount as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Illinois Emergency Management Agency to expend at the direction of the Governor for any costs eligible for the payment from the federal Coronavirus State Fiscal Recovery Fund moneys in accordance with Section 602 under Section 9901 of the federal American Rescue Plan Act and related federal guidance, including current and prior year operational expenses, awards, and grants of the Illinois Emergency Management Agency and other State agencies for the support of programs and services that assist people and entities impacted by the COVID-19 pandemic and the State's emergency response to the pandemic. In the discretion of the Governor, and upon his written direction to the Comptroller, portions of the appropriated funds may be allotted to other state agencies for expenditures as authorized in this article. The expenditures shall be at the approximate amounts below:

For costs related to the COVID-19 pandemic response, including purchases of protective personal equipment, state agency health and safety measures, costs associated with care sites, and other emergency response costs at the Illinois Emergency Management Agency .....

150,000,000

For costs related to the COVID-19 pandemic response, including IT contracts, at the Department of Innovation and Technology .....

60,000,000

For costs related to the COVID-19 pandemic response at the Department of Human Services .....

40,000,000

For costs related to the COVID-19 pandemic Response for other State agencies.....

8,000,000

Total ..... \$258,000,000

Section 10. The amount of \$2,000,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Commerce and Economic Opportunity for general administrative and contingent costs associated with implementing programs funded by Section 9901 of the American Rescue Plan Act of 2021 and any associated federal guidance.

Section 15. The sum of \$3,000,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Public Health for grants and administrative expenses associated with the Coronavirus Vaccine Incentive Public Health Promotion Program, including prior year costs.

Section 20. The amount of \$7,000,000 or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of the Lottery for deposit into the State Lottery Fund for payment of or reimbursement for payment of promotional or incentive prizes, including prior year costs, associated with the Coronavirus Vaccine Incentive Public Health Promotion program.

Section 25. The sum of \$70,000,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Corrections for deposit into the Department of Corrections Reimbursement and Education Fund for general administrative and contingent costs in accordance with Section 602 under Section 9901 of the federal American Rescue Plan Act of 2021 and any associated federal guidance.

Section 30. The sum of \$40,000,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Human Services for deposit into the DHS State Projects Fund for general administrative and contingent costs in accordance with Section 602 under Section 9901 of the federal American Rescue Plan Act of 2021 and any associated federal guidance.

Section 35. The amount of \$300,000,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Commerce and Economic Opportunity for all costs associated with the Back to Business Grant Program pursuant to 20 ILCS 605/605-1050 including administration, technical assistance, and the awarding of grants to qualifying businesses, including prior year costs in the approximate amounts below:

For businesses that submitted a valid application under a previous funding round of the program but did not receive an award.....	\$25,000,000
To fund start-up costs for businesses during the COVID-19 public health emergency and fund businesses or organizations engaging in the recovery effort to reactivate vacant spaces in high traffic areas like downtowns.....	\$50,000,000

Section 40. The amount of \$10,000,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Commerce and Economic Opportunity for grants, contracts, and operational costs associated with the Tourism Attraction Development Grant Program Pursuant to 20 ILCS 665/8a(3).

Section 45. The amount of \$50,000,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Commerce and Economic Opportunity for grants, contracts, and operational costs associated with the development and implementation of Job Training and Workforce Recovery programs pursuant to 20 ILCS 605/605-415, including costs related to the implementation of equity and access workforce commission recommendations.

Section 50. The amount of \$20,000,000, or so much thereof as may be necessary, is appropriated to the Department of Commerce and Economic Opportunity from the State Coronavirus Urgent Remediation Emergency Fund for grants and awards for technical assistance, business support services and outreach, including but not limited to investing in Community Navigators, targeted business support services for industries heavily impacted by COVID-19 and businesses in disproportionately impacted areas, and supporting increased entrepreneurial assistance efforts statewide, including prior year costs.

Section 55. The amount of \$23,500,000, or so much thereof as may be necessary, is appropriated to the Department of Commerce and Economic Opportunity from the State Coronavirus Urgent Remediation Emergency Fund for grants, awards, and contingent costs associated with implementing the Research in Illinois to Spur Economic Recovery (RISE) program.

Section 60. The amount of \$1,500,000, or so much thereof as may be necessary, is appropriated to the Department of Commerce and Economic Opportunity from the State Coronavirus Urgent Remediation Emergency Fund for operational and contingent costs of implementing the Research in Illinois to Spur Economic Recovery (RISE) program.

Section 65. The sum of \$45,000,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Commerce and Economic Opportunity for the purpose of making grants, contracts, and loans under the American Rescue Plan Capital Assets (ARPCAP) Program, including prior incurred costs.

Section 75. The sum of \$8,000,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Commerce and Economic Opportunity for a grant to Navy Pier for purposes allowed by Section 9901 of the American Rescue Plan Act of 2021 and any associated federal guidance.

Section 80. The amount of \$15,000,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Commerce and Economic Opportunity for a grant to the Donald E. Stephens Convention Center in Rosemont for purposes allowed by Section 9901 of the American Rescue Plan Act of 2021 and any associated federal guidance.

Section 85. The sum of \$500,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Commerce and Economic Opportunity for the purpose of Contracts, Grants, Loans, Investment and administrative expenses of small business micro-loans, for purposes permitted by Section 9901 of the American Rescue Plan Act of 2021 and related federal guidance.

Section 90. The sum of \$300,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Commerce and Economic Opportunity for a grant to the Katherine Dunham Museum in East St. Louis, for purposes permitted by Section 9901 of the American Rescue Plan Act of 2021 and related federal guidance.

Section 91. The sum of \$300,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Commerce and Economic Opportunity for a grant to the House of Miles Davis Museum in East St. Louis, for purposes permitted by Section 9901 of the American Rescue Plan Act of 2021 and related federal guidance.

Section 95. The sum of \$75,000,000, or so much thereof as may be necessary, is appropriated to the Department of Healthcare and Family Services from the State Coronavirus Urgent Remediation Emergency Fund for purposes of a program to provide support to providers of long term care services, excluding Specialized Mental Health Rehabilitation Facilities, for purposes permitted by Section 9901 of the American Rescue Plan Act of 2021 and related federal guidance.

Section 100. The sum of \$5,000,000 or so much thereof as may be necessary, is appropriated to the Department of Healthcare and Family Services from the State Coronavirus Urgent Remediation Emergency

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Fund for Specialized Mental Health Rehabilitation Facilities for purposes permitted by Section 9901 of the American Rescue Plan Act of 2021 and related federal guidance.

Section 105. The amount of \$180,000,000, or so much thereof as may be necessary, is appropriated to the Department of Healthcare and Family Services from the State Coronavirus Urgent Remediation Emergency Fund for purposes permitted by Section 9901 of the American Rescue Plan Act of 2021 and related federal guidance to provide support to Illinois hospitals at the approximate amounts below:

For Safety-Net Hospitals .....	\$30,000,000
For Hospitals, excluding	
Safety-Net Hospitals .....	\$150,000,000

Section 110. The amount of \$20,000,000, or so much thereof as may be necessary, is appropriated to the Department of Healthcare and Family Services from the State Coronavirus Urgent Remediation Emergency Fund for a grant to the Ann & Robert H. Lurie Children's Hospital of Chicago for purposes permitted by Section 9901 of the American Rescue Plan Act of 2021 and related federal guidance.

Section 115. The sum of \$50,000,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Human Services for grants and administrative expenses associated with mental health, behavioral health, substance abuse and other services for purposes allowed by Section 9901 of the American Rescue Plan Act of 2021 and any associated federal guidance.

Section 120. The sum of \$5,000,000, or so much thereof as may be necessary is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Human Services for grants and administrative expenses associated with mental health services to first responders for purposes allowed by Section 9901 of the American Rescue Plan Act of 2021 and any associated federal guidance.

Section 125. The sum of \$5,000,000, or so much thereof as may be necessary is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Human Services for grants and administrative expenses associated with suicide prevention for purposes allowed by Section 9901 of the American Rescue Plan Act of 2021 and any associated federal guidance.

Section 130. The amount of \$10,000,000, or so much thereof may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Human Services for grants and administrative expenses of the Housing is Recovery Pilot Program, for purposes permitted by Section 9901 of the American Rescue Plan Act of 2021 and related federal guidance.

Section 135. The amount of \$50,000,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Criminal Justice Information Authority for grants and administrative expenses associated with implementing violence prevention programs for purposes permitted by Section 9901 of the American Rescue Plan Act of 2021 and related federal guidance.

Section 150. The sum of \$10,000,000, or so much thereof as may be necessary is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Human Services for grants and administrative expenses associated with Teen Reach After-School Programs for purposes allowed by Section 9901 of the American Rescue Plan Act of 2021 and any associated federal guidance.

Section 155. The sum of \$60,000,000, or so much thereof as may be necessary is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Human Services for grants to community providers and local governments for youth employment programs for purposes allowed by Section 9901 of the American Rescue Plan Act of 2021 and any associated federal guidance.

Section 160. The sum of \$3,000,000, or so much thereof as may be necessary is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Children and Family Services for grants to Child Advocacy Centers for purposes allowed by Section 9901 of the American Rescue Plan Act of 2021 and any associated federal guidance.

Section 165. The sum of \$25,000,000, or so much thereof as may be necessary is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Human Services for grants and administrative expenses associated with Supportive Housing services for purposes allowed by Section 9901 of the American Rescue Plan Act of 2021 and any associated federal guidance.

Section 170. The sum of \$75,000,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Revenue for the Illinois Housing Development Authority for grants and administrative expenses associated with the COVID-19 Affordable Housing Grant Program for purposes allowed by Section 9901 of the American Rescue Plan Act of 2021 and any associated federal guidance.

Section 180. The sum of \$1,000,000, or so much thereof as may be necessary is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Human Services for grants and administrative expenses associated with Homeless Youth Services for purposes allowed by Section 9901 of the American Rescue Plan Act of 2021 and any associated federal guidance.

Section 185. The sum of \$100,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Human Services for a grant to the Fifth Street Renaissance, for purposes permitted by Section 9901 of the American Rescue Plan Act of 2021 and related federal guidance.

Section 190. The amount of \$10,000,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Illinois State Board of Education for costs associated with implementing after school programs for purposes permitted by Section 9901 of the American Rescue Plan Act of 2021 and related federal guidance.

Section 195. The amount of \$10,000,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Illinois Community College Board for costs associated with implementing college bridge programs for purposes permitted by Section 9901 of the American Rescue Plan Act of 2021 and related federal guidance.

Section 200. The amount of \$10,000,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Illinois State Board of Education for costs associated with implementing parent mentoring programs for purposes permitted by Section 9901 of the American Rescue Plan Act of 2021 and related federal guidance.

Section 205. The sum of \$17,000,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Illinois State Board of Education for deposit into the Freedom Schools Fund for costs associated with the freedom school network and programs for purposes permitted by Section 9901 of the American Rescue Plan Act of 2021 and related federal guidance.

Section 210. The sum of \$1,000,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Commerce and Economic Opportunity for a grant to the Alternative Schools Network for purposes allowed by Section 9901 of the American Rescue Plan Act of 2021 and any associated federal guidance.

Section 215. The amount of \$769,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Board of Trustees of the University of Illinois for costs associated with the water rates report under Section 115 of the University of Illinois Act for purposes permitted by Section 9901 of the American Rescue Plan Act of 2021 and related federal guidance. No contract shall be entered into or obligation incurred for water rates report from appropriations made in this section until after the purpose and amounts have been approved in writing by the Governor.

Section 220. The sum of \$15,000,000, or so much thereof as may be necessary is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Public Health for a deposit

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into the African-American HIV/AIDS Response Fund to be used for purposes allowed by Section 9901 of the American Rescue Plan Act of 2021 and any associated federal guidance.

Section 260. The sum of \$2,500,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Commerce and Economic Opportunity for disadvantaged and urban farmers, for purposes permitted by Section 9901 of the American Rescue Plan Act of 2021 and related federal guidance.

Section 265. The sum of \$80,000,000, or so much thereof as may be necessary is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Human Services for a deposit into the DHS State Projects Fund for purposes allowed by Section 9901 of the American Rescue Plan Act of 2021 and any associated federal guidance.

Section 270. The sum of \$10,000,000, or so much thereof as may be necessary is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Human Services for a grant to United Power for purposes allowed by Section 9901 of the American Rescue Plan Act of 2021 and any associated federal guidance.

Section 280. The sum of \$3,000,000 or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Human Services for a grant to Youth Guidance for all costs associated with Becoming a Man Program, for purposes permitted by Section 9901 of the American Rescue Plan Act of 2021 and related federal guidance.

Section 285. The sum of \$3,000,000 or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Human Services for a grant to Working on Womanhood, for purposes permitted by Section 9901 of the American Rescue Plan Act of 2021 and related federal guidance.

Section 290. The amount of \$1,000,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Children and Family Services for a grant to the Court Appointed Special Advocates of Cook County to be used to advocate for the timely placement of children in permanent, safe, and stable homes, for purposes permitted by Section 9901 of the American Rescue Plan Act of 2021 and related federal guidance.

Section 295. The sum of \$1,000,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Human Services for grants and administrative expenses associated with Special Olympics Illinois, for purposes permitted by Section 9901 of the American Rescue Plan Act of 2021 and related federal guidance.

Section 300. The sum of \$12,000,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Human Services for grants and administration expenses associated with Parents Too Soon, for purposes permitted by Section 9901 of the American Rescue Plan Act of 2021 and related federal guidance.

Section 305. The amount of \$4,000,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Commerce and Economic Opportunity for a grant to the African-American Family Commission, for purposes permitted by Section 9901 of the American Rescue Plan Act of 2021 and related federal guidance.

Section 310. The amount of \$4,000,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Commerce and Economic Opportunity for a grant to the Latino Family Commission, for purposes permitted by Section 9901 of the American Rescue Plan Act of 2021 and related federal guidance.

Section 315. The sum of \$4,000,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Commerce and Economic

Opportunity for a grant to the Asian American Family Commission, for purposes permitted by Section 9901 of the American Rescue Plan Act of 2021 and related federal guidance.

Section 320. The sum of \$2,000,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Human Services for a grant to the United African Organization Welcoming Centers, for purposes permitted by Section 9901 of the American Rescue Plan Act of 2021 and related federal guidance.

Section 325. The sum of \$4,200,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the to the Department of Human Services for grants and administrative expenses associated with legal assistance to migrant persons, for purposes permitted by Section 9901 of the American Rescue Plan Act of 2021 and related federal guidance.

Section 330. The sum of \$1,500,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Human Services for grants and administrative expenses associated with refugee case management, for purposes permitted by Section 9901 of the American Rescue Plan Act of 2021 and related federal guidance.

Section 335. The sum of \$350,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Commerce and Economic Opportunity for a grant to the Don Moyer Boys and Girls Club - The Genius Center for training and employment development for job training, for purposes permitted by Section 9901 of the American Rescue Plan Act of 2021 and related federal guidance.

Section 340. The sum of \$700,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Commerce and Economic Opportunity for a grant to the Urbana-Champaign Independent Media Center to provide small community based grants for community service and violence prevention in Urbana, for purposes permitted by Section 9901 of the American Rescue Plan Act of 2021 and related federal guidance.

Section 345. The amount of \$800,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Illinois Criminal Justice Information Authority for a grant to Carmen-Buckner Elementary School, including administrative costs, for purposes allowed by Section 9901 of the American Rescue Plan Act of 2021 and any associated federal guidance.

Section 350. The amount of \$800,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Illinois Criminal Justice Information Authority for a grant to Earhart Elementary School, including administrative costs, for purposes allowed by Section 9901 of the American Rescue Plan Act of 2021 and any associated federal guidance.

Section 355. The amount of \$800,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Illinois Criminal Justice Information Authority for a grant to Dulles Elementary School, including administrative costs, for purposes allowed by Section 9901 of the American Rescue Plan Act of 2021 and any associated federal guidance.

Section 360. The amount of \$800,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Illinois Criminal Justice Information Authority for a grant to St. Bernard Hospital, including administrative costs, for purposes allowed by Section 9901 of the American Rescue Plan Act of 2021 and any associated federal guidance.

Section 365. The sum of \$150,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Human Services for a grant to Well Kids Learning Hub for the purpose of providing support to children aged 0 to 18 years, for purposes permitted by Section 9901 of the American Rescue Plan Act of 2021 and related federal guidance.

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Section 370. The sum of \$75,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Illinois State Board of Education for a grant to the Black and Gold Initiative for mentoring, educational programming, and violence prevention for high school students, for purposes permitted by Section 9901 of the American Rescue Plan Act of 2021 and related federal guidance.

Section 375. The sum of \$3,502,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Illinois Student Assistance Commission for the Golden Apple Scholars of Illinois Program, for purposes permitted by Section 9901 of the American Rescue Plan Act of 2021 and related federal guidance.

Section 380. The sum of \$4,250,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Illinois Student Assistance Commission for the Golden Apple Accelerators Program, for purposes permitted by Section 9901 of the American Rescue Plan Act of 2021 and related federal guidance.

Section 385. The sum of \$250,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Human Services for a grant to Peoria Friendship House to be used for family programming and community services, for purposes permitted by Section 9901 of the American Rescue Plan Act of 2021 and related federal guidance.

Section 390. The sum of \$1,000,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Human Services for a grant to Tri-County Urban League to provide support programming for individuals in the Peoria area, for purposes permitted by Section 9901 of the American Rescue Plan Act of 2021 and related federal guidance.

Section 395. The sum of \$100,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Human Services for a grant to It Takes A Village for academic support programming, for purposes permitted by Section 9901 of the American Rescue Plan Act of 2021 and related federal guidance.

Section 400. The sum of \$100,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund the Department of Human Services for a grant to Living To Serve to fund health disparity initiatives, for purposes permitted by Section 9901 of the American Rescue Plan Act of 2021 and related federal guidance.

Section 405. The sum of \$14,000,000 or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Human Services for income assistance and related distributive purposes, including such Federal funds as are made available by the Federal Government for grants and administrative expenses associated with Immigrant Integration Services and for other Immigrant Services pursuant to 305 ILCS 5/12-4.34, for purposes permitted by Section 9901 of the American Rescue Plan Act of 2021 and related federal guidance.

Section 410. The sum of \$5,000,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Human Services for a grant to the welcoming centers, for purposes permitted by Section 9901 of the American Rescue Plan Act of 2021 and related federal guidance.

Section 415. The sum of \$3,054,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Human Services for grants and administrative expenses associated with Supportive Housing Services, for purposes permitted by Section 9901 of the American Rescue Plan Act of 2021 and related federal guidance.

Section 420. The sum of \$583,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Illinois Arts Council for a grant associated with

the Illinois Humanities Council for purposes allowed by Section 9901 of the American Rescue Plan Act of 2021 and any associated federal guidance.

Section 440. The sum of \$37,700,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Public Health for purposes allowed by Section 9901 of the American Rescue Plan Act of 2021 and any associated federal guidance for the ordinary and contingent expenses of the following hospitals that participate in the State's Medicaid managed care program at the following named amounts:

South Shore Hospital – Chicago .....	4,200,000
Roseland Community Hospital – Chicago .....	4,200,000
West Suburban Medical Center – Chicago .....	4,200,000
Loretto Hospital – Chicago .....	3,200,000
Javon Bea Hospital – Rockford .....	2,000,000
Mount Sinai Hospital – Chicago .....	2,000,000
Touchette Regional Hospital - Centreville .....	1,500,000
Jackson Park Hospital – Chicago .....	3,000,000
St. Bernard Hospital and Health Care Center Chicago..	1,200,000
St. Anthony Hospital – Chicago.....	2,500,000
Thorek Memorial Hospital – Chicago.....	1,000,000
Humboldt Park Health – Chicago.....	2,500,000
Swedish Hospital – Chicago.....	2,000,000
Lurie Children's Hospital – Chicago.....	4,200,000

Section 445. The sum of \$10,000,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department Human Services for a grant to Illinois Special Olympics, for purposes permitted by Section 9901 of the American Rescue Plan Act of 2021 and related federal guidance.

Section 450. The sum of \$10,000,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department Human Services for a grant to Illinois Special Children's Charities/Chicago Special Olympics, for purposes permitted by Section 9901 of the American Rescue Plan Act of 2021 and related federal guidance.

Section 455. The sum of \$1,033,700, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Board of Higher Education to the Grow Your Own Teachers Program for costs and expenses associated with the Historically Disadvantaged Male Initiative, for purposes permitted by Section 9901 of the American Rescue Plan Act of 2021 and related federal guidance.

Section 460. The sum of \$2,000,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Natural Resources for lake effect development for purposes permitted by Section 9901 of the American Rescue Plan Act of 2021 and related federal guidance.

Section 465. The sum of \$75,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Illinois Criminal Justice Information Authority for costs associated with the Higher Education in Prisons Task Force for purposes allowed by Section 9901 of the American Rescue Plan Act of 2021 and any associated federal guidance.

Section 470. The sum of \$150,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Illinois Criminal Justice Information Authority for a grant to First Followers Re-Entry Program for violence prevention and reduction, including administrative costs, for purposes allowed by Section 9901 of the American Rescue Plan Act of 2021 and any associated federal guidance.

Section 475. The sum of \$500,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Illinois Criminal Justice Information Authority for a grant to Ex-Cons for Community and Social Change for violence prevention and reduction, including administrative costs, for purposes allowed by Section 9901 of the American Rescue Plan Act of 2021 and any associated federal guidance.

Section 480. The sum of \$300,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Illinois Criminal Justice Information Authority for a grant to the Urban League of Metropolitan St. Louis at Fairview Heights for violence prevention and reduction, including administrative costs, for purposes allowed by Section 9901 of the American Rescue Plan Act of 2021 and any associated federal guidance.

Section 485. The sum of \$250,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Illinois Criminal Justice Information Authority for a grant to Black Lives Matter of Lake County for violence prevention and youth mentorship, including administrative costs, for purposes allowed by Section 9901 of the American Rescue Plan Act of 2021 and any associated federal guidance.

Section 490. The sum of \$300,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Illinois Criminal Justice Information Authority for a grant to Elite Striders Drill Team for violence prevention and reduction, including administrative costs, for purposes allowed by Section 9901 of the American Rescue Plan Act of 2021 and any associated federal guidance.

Section 495. The sum of \$1,000,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Illinois Criminal Justice Information Authority for a grant to Violence Interrupters for violence prevention and reduction, including administrative costs, for purposes allowed by Section 9901 of the American Rescue Plan Act of 2021 and any associated federal guidance.

#### ARTICLE 128

Section 5. The sum of \$10,000,000, or so much thereof as may be necessary, is appropriated from the Public Utility Fund to the Illinois Commerce Commission for all costs associated with the administration of the Energy Transition Act.

Section 10. The sum of \$7,000,000, or so much thereof as may be necessary, is appropriated from the Clean Air Act Permit Fund to the Illinois Environmental Protection Agency for all costs associated with the implementation, administration, and enforcement of the Clean Air Act and the Energy Transition Act.

Section 15. The sum of \$4,000,000, or so much thereof as may be necessary, is appropriated to the Illinois Power Agency from the Illinois Power Agency Operations Fund for its ordinary and contingent expenses pursuant to the Energy Transition Act.

Section 20. The sum of \$200,000,000, or so much thereof as may be necessary, is appropriated from the Energy Transition Assistance Fund to the Department of Commerce and Economic Opportunity for operational expenses, grants, contracts and expenditures pursuant to the Energy Transition Act.

Section 25. The sum of \$1,100,000, or so much thereof as may be necessary, is appropriated from the Energy Transition Assistance Fund to the Illinois Student Assistance Commission for costs associated with providing grants to eligible individuals, for costs pursuant to the Energy Transition Act.

Section 30. The sum of \$500,000, or so much thereof as may be necessary, is appropriated from the Energy Transition Assistance Fund to the Capital Development Board for operational expenses and

administration of the Energy Transition Act, including the creation and adoption of the Illinois Stretch Energy Code.

Section 35. The sum of \$10,000,000, or so much thereof as may be necessary, is appropriated from the Energy Transition Assistance Fund to the Department of Central Management Services for operational expenses and administration of the Energy Transition Act including state fleet electrification.

ARTICLE 999

Section 999. Effective date. This Article and Article 1 through Article 24 are effective immediately. Article 25 through Article 128 take effect July 1, 2021."

AMENDMENT NO. 3 TO SENATE BILL 2800

AMENDMENT NO. 3 . Amend Senate Bill 2800, by deleting everything after the enacting clause and inserting the following:

"ARTICLE 1

Section 1. "AN ACT concerning appropriations", Public Act 101-0637, approved June 10, 2020, is amended by changing Section 60 of Article 30.5 as follows:

Section 60. The sum of \$~~1,050,000~~ ~~500,000~~, or so much thereof as may be necessary, respectively, is appropriated from the General Assembly Operations Revolving Fund to the President of the Senate and the Speaker of the House of Representatives to meet ordinary and contingent expenses. Of this amount, 50% is appropriated to the President of the Senate for such expenditures and 50% is appropriated to the Speaker of the House of Representatives for such expenditures.

ARTICLE 2

Section 1. "AN ACT concerning appropriations", Public Act 101-0637, approved June 10, 2020, is amended by changing Section 5 of Article 47 as follows:

(P.A. 101-0637, Article 47, Section 5)

Sec. 5. The following named sums, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated from the General Revenue Fund to meet the ordinary and contingent expenses of the Judicial Inquiry Board:

For Personal Services.....		329,500
For State Contributions to State Employees' Retirement System.....		0
For Retirement – Pension pick-up.....		12,500
For State Contributions to Social Security.....		24,000
For Contractual Services.....		453,600
<u>For Contractual Services, including prior years costs.....</u>		<u>175,000</u>
For Travel.....		7,600
For Commodities	1,500	
For Printing.....		1,500
For Equipment.....		1,500
For Electronic Data Processing.....		0
For Telecommunications Services.....		5,300
For Operation of Automotive Equipment.....		<u>1,900</u>
Total	<u>\$1,013,900</u>	<del>838,000</del>

ARTICLE 3

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Section 1. "AN ACT concerning appropriations", Public Act 101-0637, approved June 10, 2020, is amended by changing Sections 5 and 310 of Article 38 as follows:

(P.A. 101-0637, Article 38, Section 5)

Sec. 5. The following named sums, or so much of those amounts as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated to the Office of the Secretary of State to meet the ordinary, contingent, and distributive expenses of the following organizational units of the Office of the Secretary of State:

EXECUTIVE GROUP

For Personal Services:	
For Regular Positions:	
Payable from General Revenue Fund.....	6,396,100
For Extra Help:	
Payable from General Revenue Fund.....	69,200
For Employee Contribution to State	
Employees' Retirement System:	
Payable from General Revenue Fund.....	128,700
Payable from Road Fund .....	0
For State Contribution to	
Social Security:	
Payable from General Revenue Fund.....	459,300
For Contractual Services:	
Payable from General Revenue Fund.....	378,900
For Travel Expenses:	
Payable from General Revenue Fund.....	30,400
For Commodities:	
Payable from General Revenue Fund.....	20,500
For Printing:	
Payable from General Revenue Fund.....	2,800
For Equipment:	
Payable from General Revenue Fund.....	7,500
For Telecommunications:	
Payable from General Revenue Fund.....	44,700

GENERAL ADMINISTRATIVE GROUP

For Personal Services:	
For Regular Positions:	
Payable from General Revenue Fund.....	50,926,900
Payable from Road Fund.....	0
Payable from Lobbyist Registration Fund.....	534,300
Payable from Registered Limited	
Liability Partnership Fund.....	82,700
Payable from Securities Audit	
and Enforcement Fund.....	4,214,200
Payable from Department of Business Services	
Special Operations Fund.....	6,087,700
For Extra Help:	
Payable from General Revenue Fund.....	683,300
Payable from Road Fund.....	0
Payable from Securities Audit	
and Enforcement Fund.....	14,300
Payable from Department of Business Services	
Special Operations Fund.....	138,400
For Employee Contribution to State	
Employees' Retirement System:	
Payable from General Revenue Fund.....	1,030,300

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Payable from Lobbyist Registration Fund.....	10,700
Payable from Registered Limited Liability Partnership Fund.....	1,700
Payable from Securities Audit and Enforcement Fund.....	88,000
Payable from Department of Business Services Special Operations Fund.....	123,500
For State Contribution to State Employees' Retirement System:	
Payable from Road Fund.....	0
Payable from Lobbyist Registration Fund.....	299,000
Payable from Registered Limited Liability Partnership Fund.....	46,300
Payable from Securities Audit and Enforcement Fund.....	2,366,400
Payable from Department of Business Services Special Operations Fund.....	3,484,300
For State Contribution to Social Security:	
Payable from General Revenue Fund.....	3,956,700
Payable from Road Fund.....	0
Payable from Lobbyist Registration Fund.....	44,700
Payable from Registered Limited Liability Partnership Fund.....	6,200
Payable from Securities Audit and Enforcement Fund.....	283,600
Payable from Department of Business Services Special Operations Fund.....	473,300
For Group Insurance:	
Payable from Lobbyist Registration Fund.....	169,600
Payable from Registered Limited Liability Partnership Fund.....	42,400
Payable from Securities Audit and Enforcement Fund.....	1,229,600
Payable from Department of Business Services Special Operations Fund.....	2,164,300
For Contractual Services:	
Payable from General Revenue Fund.....	16,912,100
Payable from Road Fund.....	0
Payable from Motor Fuel Tax Fund.....	1,300,000
Payable from Lobbyist Registration Fund.. <u>689,700</u> <del>489,700</del>	
Payable from Registered Limited Liability Partnership Fund.....	600
Payable from Securities Audit and Enforcement Fund.....	1,087,000
Payable from Department of Business Services Special Operations Fund.....	826,800
For Travel Expenses:	
Payable from General Revenue Fund.....	121,300
Payable from Road Fund.....	0
Payable from Lobbyist Registration Fund.....	4,500
Payable from Securities Audit and Enforcement Fund.....	2,500
Payable from Department of Business Services Special Operations Fund.....	4,000
For Commodities:	

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Payable from General Revenue Fund.....	766,900
Payable from Road Fund.....	0
Payable from Lobbyist Registration Fund.....	2,200
Payable from Registered Limited Liability Partnership Fund.....	900
Payable from Securities Audit and Enforcement Fund.....	6,000
Payable from Department of Business Services Special Operations Fund.....	11,000
For Printing:	
Payable from General Revenue Fund.....	403,500
Payable from Road Fund.....	0
Payable from Lobbyist Registration Fund.....	5,500
Payable from Securities Audit and Enforcement Fund.....	200,000
Payable from Department of Business Services Special Operations Fund.....	47,500
For Equipment:	
Payable from General Revenue Fund.....	862,200
Payable from Road Fund.....	0
Payable from Lobbyist Registration Fund.....	7,000
Payable from Registered Limited Liability Partnership Fund.....	0
Payable from Securities Audit and Enforcement Fund.....	100,000
Payable from Department of Business Services Special Operations Fund.....	15,000
For Electronic Data Processing:	
Payable from General Revenue Fund.....	4,600,000
Payable from Road Fund.....	0
Payable from the Secretary of State Special Services Fund.....	6,000,000
For Telecommunications:	
Payable from General Revenue Fund.....	214,000
Payable from Road Fund.....	0
Payable from Lobbyist Registration Fund.....	2,300
Payable from Registered Limited Liability Partnership Fund.....	600
Payable from Securities Audit and Enforcement Fund.....	14,300
Payable from Department of Business Services Special Operations Fund.....	35,400
For Operation of Automotive Equipment:	
Payable from General Revenue Fund.....	256,300
Payable from Securities Audit and Enforcement Fund.....	192,500
Payable from Department of Business Services Special Operations Fund.....	95,000
For Refunds:	
Payable from General Revenue Fund.....	10,000
Payable from Road Fund.....	2,500,000
<b>MOTOR VEHICLE GROUP</b>	
For Personal Services:	
For Regular Positions:	
Payable from General Revenue Fund.....	120,370,600
Payable from Road Fund.....	0

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Payable from CSLIS/AAMVAnet/NMVTIS Trust Fund.....	0
Payable from the Secretary of State Special License Plate Fund.....	725,300
Payable from Motor Vehicle Review Board Fund.....	145,100
Payable from Vehicle Inspection Fund.....	1,280,600
For Extra Help:	
Payable from General Revenue Fund.....	7,271,600
Payable from Road Fund.....	0
Payable from Vehicle Inspection Fund.....	43,700
For Employee Contribution to State Employees' Retirement System:	
Payable from General Revenue Fund.....	2,591,900
Payable from CDLIS/AAMVAnet/NMVTIS Trust Fund.....	0
Payable from the Secretary of State Special License Plate Fund.....	14,500
Payable from Motor Vehicle Review Board Fund.....	2,900
Payable from Vehicle Inspection Fund.....	26,500
For State Contribution to State Employees' Retirement System:	
Payable from Road Fund.....	0
Payable from CDLIS/AAMVAnet/NMVTIS Trust Fund.....	0
Payable from the Secretary of State Special License Plate Fund.....	405,900
Payable from Motor Vehicle Review Board Fund.....	81,200
Payable from Vehicle Inspection Fund.....	741,100
For State Contribution to Social Security:	
Payable from General Revenue Fund.....	9,318,300
Payable from Road Fund.....	0
Payable from CDLIS/AAMVAnet/NMVTIS Trust Fund.....	0
Payable from the Secretary of State Special License Plate Fund.....	56,000
Payable from Motor Vehicle Review Board Fund.....	11,100
Payable from Vehicle Inspection Fund.....	105,100
For Group Insurance:	
Payable from CDLIS/AAMVAnet/NMVTIS Trust Fund.....	0
Payable from the Secretary of State Special License Plate Fund.....	360,400
Payable From Motor Vehicle Review Board Fund.....	0
Payable from Vehicle Inspection Fund.....	611,100
For Contractual Services:	
Payable from General Revenue Fund.....	17,326,300
Payable from Road Fund.....	0
Payable from CDLIS/AAMVAnet/NMVTIS Trust Fund.....	1,515,500
Payable from the Secretary of State Special License Plate Fund.....	646,000
Payable from Motor Vehicle Review Board Fund.....	35,000
Payable from Vehicle Inspection Fund.....	945,600
For Travel Expenses:	
Payable from General Revenue Fund.....	257,100
Payable from Road Fund.....	0

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Payable from CDLIS/AAMVAnet/NMVTIS Trust Fund.....	1,400
Payable from the Secretary of State Special License Plate Fund.....	19,000
Payable from Motor Vehicle Review Board Fund.....	0
Payable from Vehicle Inspection Fund.....	0
For Commodities:	
Payable from General Revenue Fund.....	218,800
Payable from Road Fund.....	0
Payable from CDLIS/AAMVAnet/NMVTIS Trust Fund.....	3,020,000
Payable from the Secretary of State Special License Plate Fund.....	1,000,000
Payable from Motor Vehicle Review Board Fund.....	0
Payable from Vehicle Inspection Fund.....	25,000
For Printing:	
Payable from General Revenue Fund.....	1,263,500
Payable from Road Fund.....	0
Payable from the Secretary of State Special License Plate Fund.....	1,200,000
Payable from Motor Vehicle Review Board Fund.....	0
Payable from Vehicle Inspection Fund.....	0
For Equipment:	
Payable from General Revenue Fund.....	600,000
Payable from Road Fund.....	0
Payable from CDLIS/AAMVAnet/NMVTIS Trust Fund....	112,600
Payable from the Secretary of State Special License Plate Fund.....	100,000
Payable from Motor Vehicle Review Board Fund.....	0
Payable from Vehicle Inspection Fund.....	0
For Telecommunications:	
Payable from General Revenue Fund.....	1,740,400
Payable from Road Fund.....	0
Payable from the Secretary of State Special License Plate Fund.....	300,000
Payable from Motor Vehicle Review Board Fund.....	0
Payable from Vehicle Inspection Fund.....	30,000
For Operation of Automotive Equipment:	
Payable from General Revenue Fund.....	480,000
Payable from Road Fund.....	0

(P.A. 101-0637, Article 38, Section 310)

Sec. 310. The sum of \$1,500,000 ~~15,000~~, or so much thereof as may be necessary, is appropriated to the Office of the Secretary of State from the Alzheimer's Awareness Fund for grants to the Alzheimer's Disease and Related Disorders Association, Greater Illinois Chapter, for Alzheimer's care, support, education, and awareness programs.

#### ARTICLE 4

Section 1. "AN ACT concerning appropriations", Public Act 101-0637, approved June 10, 2020, is amended by changing Section 25 of Article 50 as follows:

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(P.A. 101-0637, Article 50, Section 25)

Sec. 25. The following named amounts, or so much thereof as may be necessary, are appropriated for the ordinary and contingent expenses for the Illinois Department on Aging:

DIVISION OF AGING CLIENT RIGHTS  
DISTRIBUTIVE ITEMS  
OPERATIONS

Payable from the Services for Older Americans Fund:

For the Administrative and

Programmatic Expenses of Aging Rights

Governmental Discretionary Projects... 3,500,000 ~~2,500,000~~

For the Expenses of Aging Rights

Training and Conference Planning..... 200,000

Payable from the Commitment to Human Services Fund:

For the Administrative and

Programmatic Expenses of

Adult Protective Services

Including Prior Year Cost..... 23,900,000

Payable from the Long-term Care Ombudsman Fund:

For the Administrative and

Programmatic Expenses of the

Long-Term Care Ombudsman Program..... 2,600,000

DISTRIBUTIVE ITEMS  
GRANTS

Payable from the Commitment to Human Services Fund:

For the Administrative and

Programmatic Expenses of the

Ombudsman Program..... 4,500,000

ARTICLE 5

Section 1. "AN ACT concerning appropriations", Public Act 101-0637, approved June 10, 2020, is amended by changing Section 5 of Article 53 as follows:

(P.A. 101-0637, Article 53, Section 5)

Sec. 5. The sum of \$2,021,513,100 ~~1,921,513,100~~, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Central Management Services for Group Insurance.

ARTICLE 6

Section 1. "AN ACT concerning appropriations", Public Act 101-0637, approved June 10, 2020, is amended by changing Section 10 of Article 59 as follows:

(P.A. 101-0637, Article 59, Section 10)

Sec. 10. The following named amounts, or so much thereof as may be necessary, are appropriated to the Department of Corrections for the objects and purposes hereinafter named:

Payable from Department of Corrections

Reimbursement and Education Fund:

For payment of expenses associated

with School District Programs..... 5,000,000

For payment of expenses associated

with federal programs, including,

but not limited to, construction of

additional beds, treatment programs,

and juvenile supervision..... 5,000,000

For payment of expenses associated

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with miscellaneous programs, including,  
 but not limited to, medical costs, food expenditures  
 and various construction costs ..... 117,000,000 ~~87,000,000~~  
 For payment of expenses associated with  
 the reimbursement of costs incurred at county  
 jails related to Executive Order 2020-13 in  
 current and prior years ..... 25,000,000  
 Total \$152,000,000 ~~97,000,000~~

ARTICLE 7

Section 1. "AN ACT concerning appropriations", Public Act 101-0637, approved June 10, 2020, is amended by changing Sections 5 and 10 and adding Section 30 to Article 62 as follows:

(P.A. 101-0637, Article 62, Section 5)

Sec. 5. In addition to any other sums appropriated, the sum of \$410,868,400 ~~276,468,400~~, or so much thereof as may be necessary, is appropriated from the Title III Social Security and Employment Fund to the Department of Employment Security for operational expenses, awards, grants, and permanent improvements for the fiscal year ending June 30, 2021.

(P.A. 101-0637, Article 62, Section 10)

Sec. 10. The following named sums, or so much thereof as may be necessary, are appropriated to the Department of Employment Security:

WORKFORCE DEVELOPMENT

Payable from Title III Social Security and  
 Employment Fund:

For expenses related to the  
 Development of Training Programs ..... 200,000  
 For the expenses related to Employment  
 Security Automation ..... 3,700,000  
 For expenses related to a Benefit  
 Information System Redefinition ..... 9,500,000 ~~4,500,000~~  
 For expenses related to a  
 Workforce Innovation and  
 Opportunity Act Hub ..... 2,000,000  
 Total \$15,400,000 ~~10,400,000~~

Payable from the Unemployment Compensation

Special Administration Fund:

For expenses related to Legal  
 Assistance as required by law ..... 2,000,000  
 For Interest on Refunds of Erroneously  
 Paid Contributions, Penalties and  
 Interest ..... 100,000  
 Total \$2,100,000

(P.A. 101-0637, Article 62, Section 30, new)

Sec. 30. The sum of \$100,000,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Employment Security for payment to the Illinois Unemployment Insurance Trust Fund.

ARTICLE 8

Section 1. "AN ACT concerning appropriations", Public Act 101-0637, approved June 10, 2020, is amended by changing Sections 11, 25, 100, and 155 and adding Section 185 to Article 65 as follows:

(P.A. 101-0637, Article 65, Section 11)

Sec. 11. The sum of \$70,000,000, or so much thereof as may necessary is appropriated to the Department of Human Services from the Mental Health Fund for grants and administrative expenses pursuant to 30 ILCS 105/8.8, including prior year costs.

(P.A. 101-0637, Article 65, Section 25)

Sec. 25. The following named sums, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated to meet the ordinary and contingent expenditures of the Department of Human Services:

ADMINISTRATIVE AND PROGRAM SUPPORT

Payable from the General Revenue Fund:

For expenses of Indirect Costs Principles..... 100

Payable from the Mental Health Fund:

For expenses associated with Mental Health and Developmental Disabilities

Special Projects..... 16,000,000 ~~11,000,000~~

For expenses associated with DHS

interagency Support Services..... 3,000,000

Payable from the Vocational Rehabilitation Fund:

For Personal Services..... 4,676,200

For Retirement Contributions..... 2,564,000

For State Contributions to Social Security..... 357,700

For Group Insurance..... 1,722,500

For Contractual Services..... 1,500,000

For Travel..... 136,000

For Commodities..... 136,500

For Printing..... 87,000

For Equipment..... 298,600

For Telecommunications Services..... 1,226,500

For Operation of Auto Equipment..... 50,000

Total

\$12,755,000

Payable from the DHS State Projects Fund:

For expenses associated with Energy

Conservation and Efficiency programs..... 500,000

Payable from the DHS Private Resources Fund:

For grants and expenses associated with

Human Services Activities funded by grants or

private donations..... 10,000

Payable from DHS Recoveries Trust Fund:

For ordinary and contingent expenses..... 22,263,000

For ordinary and contingent expenses

associated with the Grant

Accountability efforts..... 5,000,000

(P.A. 101-0637, Article 65, Section 100)

Sec. 100. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated for the objects and purposes hereinafter named, to the Department of Human Services:

SUBSTANCE USE PREVENTION AND RECOVERY

GRANTS-IN-AID

Payable from the General Revenue Fund:

For expenses associated with Community-

Based Addiction Treatment to Medicaid

Eligible and AllKids clients, including

Prior Year Costs..... 16,154,900

For grants associated with Community-

Based Addiction Treatment Services..... 40,938,900

For grants associated with Addiction

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Treatment Services for DCFS clients.....	7,700,200
For grants and administrative expenses associated with Addiction Treatment Services for Special Populations.....	6,049,700
For grants and administrative costs associated with a pilot program to study uses and effects of medication assisted treatments for addiction and for the prevention of relapse to opioid dependence in publicly-funded treatment program.....	500,000
For grants and administrative expenses associated with Addiction Prevention and related services.....	1,102,100
For a grant to the Gateway Foundation.....	6,000,000
Payable from the Prevention and Treatment of Alcoholism and Substance Abuse Block Grant Fund:	
For Addiction Treatment and Related Services....	60,000,000
For grants and administrative expenses associated with Addiction Prevention and Related services.....	<u>19,000,000</u> <del>16,000,000</del>
Payable from the Group Home Loan Revolving Fund:	
For underwriting the cost of housing for groups of recovering individuals.....	200,000
Payable from the Youth Alcoholism and Substance Abuse Prevention Fund:	
For grants and administrative expenses associated with Addiction Prevention and related services.....	2,050,000
Payable from State Gaming Fund:	
For grants and administrative expenses associated with Treatment and Prevention of Compulsive Gambling.....	6,800,000
Payable from the Drunk and Drugged Driving Prevention Fund:	
For grants and administrative expenses associated with Addiction Treatment and Related Services.....	3,212,200
Payable from the Drug Treatment Fund:	
For grants and administrative expenses associated with Addiction Treatment and Related Services.....	5,105,800
For grants and administrative expenses associated with the Cannabis Regulation and Tax Act.....	3,000,000
Payable from the DHS Federal Projects Fund:	
For grants and administrative expenses for Partnership for Success Program.....	5,000,000
For grants and administrative expenses associated with Prevention of Prescription Drug Overdose Related Deaths.....	2,000,000
Payable from the DHS State Projects Fund:	
<u>For expenses related to the Opioid Overdose Prevention Program.....</u>	<u>300,000</u>
Payable from the Alcoholism and Substance	

## Abuse Fund:

For grants and administrative expenses associated with Addiction Treatment and Related Services.....	19,000,000
For grants and administrative expenses associated with Addiction Prevention and Related services.....	2,500,000
For grants and administrative expenses associated with the State Opioid Response Program.....	40,000,000
Payable from the Tobacco Settlement Recovery Fund:	
For grants and administrative expenses related to the Tobacco Enforcement Program.....	2,800,000
Payable from the Youth Drug Abuse Prevention Fund:	
For Addiction Treatment and Related Services.....	530,000
Payable from the Department of Human Services Community Services Fund:	
For grants and administrative expenses associated with the Cannabis Regulation and Tax Act.....	25,000,000

The Department, with the consent in writing from the Governor, may reappropriation not more than ten percent of the total appropriation of General Revenue Funds in Section 100 above "Addiction Treatment" among the purposes therein enumerated.

(P.A. 101-0637, Article 65, Section 155)

Sec. 155. The following named amounts, or so much thereof as may be necessary, respectively, for the objects hereinafter named, are appropriated to the Department of Human Services for Family and Community Services and related distributive purposes, including such Federal funds as are made available by the Federal government for the following purposes:

FAMILY AND COMMUNITY SERVICES  
GRANTS-IN-AID

## Payable from the General Revenue Fund:

For a grant to Children's Place for costs associated with specialized child care for families affected by HIV/AIDS.....	381,200
For grants to provide assistance to Sexual Assault Victims and for Sexual Assault Prevention Activities.....	7,659,700
For Early Intervention.....	115,891,900
For grants to community providers and local governments for youth employment programs.....	19,000,000
For grants and administration expenses associated with Employability Development Services and related distributive purposes.....	9,145,700
For grants and administration expenses associated with Food Stamp Employment Training and related distributive purposes.....	3,651,000
For grants and administration expenses associated with Domestic Violence Shelters and Services program.....	20,502,900
For grants and administration expenses associated with Parents Too Soon.....	6,870,300

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For grants and administrative expenses associated with the Healthy Families Program.....	10,040,000
For grants and administrative expenses associated with Homeless Youth Services.....	6,277,500
For grants and administrative expenses associated with Westside Health Authority Crisis Intervention.....	1,000,000
For grants and administrative expenses of the Comprehensive Community-Based Services to Youth.....	18,931,300
For grants and administrative expenses associated with Redeploy Illinois.....	6,373,600
For grants and administrative expenses associated with Homelessness Prevention.....	5,000,000
For grants and administrative expenses associated with Supportive Housing Services.....	16,166,700
For grants and administrative expenses associated with Community Services.....	7,366,400
For grants and administrative expenses associated with Teen Reach After-School Programs.....	14,522,000
For grants and administrative expenses associated with Programs to Reduce Infant Mortality, provide Case Management and Outreach Services, and for the Intensive Prenatal Performance Project.....	31,665,000
For a grant to be distributed to Youth Guidance for all costs associated with Becoming a Man Program .....	1,000,000
For a grant to Urban Autism Solutions for all costs associated with the West Side Transition Academy.....	400,000
For a grant to the Boys and Girls Club of West Cook County for youth programs.....	150,000
For a grant to the Center for Prevention of Abuse for all costs associated with education and training on human trafficking prevention.....	60,000
For a grant to the Southern Illinois University Center for Rural Health for all costs associated with providing mental health and support services to farm owners.....	250,000
For a grant to TASC, INC. for all costs associated with the Supportive Release Center.....	175,000
For a grant to Joseph Academy for all costs associated with repairs, maintenance, and other capital improvements, as well as operations and services.....	360,000
For a grant to the West Austin Development Center for all costs associated with childcare, education, and development programs.....	620,000
For a grant to Touched by an Angel Community	

Enrichment Center NFP for all costs Associated with developing and operating Programs for single parents.....	250,000
For a grant to Prevention Partnership, Inc., for all costs associated with organization programs and services.....	350,000
For a grant to Books Over Balls, for all costs associated with organization programs and services.....	250,000
For a grant to O.U.R. Youth, for all costs associated with organization programs and Services.....	100,000
For a grant to Chicago Fathers for Change, for all costs associated with organization programs and services.....	25,000
For a grant to the Chicago Westside Branch NAACP for all costs associated with organization programs and services.....	250,000
For a grant to the Center for Changing Lives for prevention and assistance for families at risk of homelessness.....	150,000
For a grant to the Phalanx Family Services for all costs associated with organization programs and services.....	500,000
Payable from the Assistance to the Homeless Fund: For grants and administrative expenses associated to Providing Assistance to the Homeless.....	500,000
Payable from the Specialized Services for Survivors of Human Trafficking Fund: For grants to organizations to prevent Prostitution and Human Trafficking.....	100,000
Payable from the Sexual Assault Services and Prevention Fund: For grants and administrative expenses associated with Sexual Assault Services and Prevention Programs.....	600,000
Payable from the Children's Wellness Charities Fund: For grants to Children's Wellness Charities.....	50,000
Payable from the Housing for Families Fund: For grants to Housing for Families.....	50,000
Payable from the Illinois Affordable Housing Trust Fund: For Homeless Youth Services.....	1,000,000
For grants and administrative expenses associated with Homelessness Prevention.....	4,000,000
For grants and administrative expenses associated with Emergency and Transitional Housing.....	10,383,700
Payable from the Employment and Training Fund: For grants and administrative expenses associated with Employment and Training Programs, income assistance, and other social services, including prior	

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year costs.....	485,000,000
Payable from the Health and Human Services Medicaid Trust Fund:	
For grants for Supportive Housing Services.....	3,382,500
Payable from the Sexual Assault Services Fund:	
For Grants Related to the Sexual Assault Services Program.....	100,000
Payable from the Gaining Early Awareness and Readiness for Undergraduate Programs Fund:	
For grants and administrative expenses including refunds associated with G.E.A.R.U.P.....	3,516,800
Payable from the DHS Special Purposes Trust Fund:	
For grants and administrative expenses Associated with the SNAP to Success Program.....	<u>2,500,000</u> <del>1,500,000</del>
For Community Grants.....	7,257,800
For grants and administrative expenses associated with Family Violence Prevention Services.....	5,018,200
For grants and administrative expenses associated with Parents Too Soon.....	2,505,000
For grants and administrative expenses associated with Emergency Food Program Transportation and Distribution.....	<u>20,163,800</u> <del>5,163,800</del>
For grants and administrative expenses associated with SNAP Outreach.....	<u>5,000,000</u> <del>2,000,000</del>
For grants and administrative expenses associated with SSI Advocacy Services.....	1,009,400
For grants and administrative expenses associated with SNAP Education.....	30,000,000
For grants and administrative expenses associated with Federal/State Employment Programs and Related Services.....	5,000,000
For grants and administrative expenses associated with the Great START Program.....	5,200,000
For grants and administrative expenses associated with Child Care Services.....	<u>778,800,000</u> <del>428,800,000</del>
<u>For grants and administrative expenses associated with the Child Care Assistance Program and other child care related services and programs.....</u>	<u>1,300,000,000</u>
For grants and administrative expenses associated with Migrant Child Care Services.....	3,422,400
For grants and administrative expenses associated with Refugee Resettlement Purchase of Services.....	10,611,200
For grants and administrative expenses associated with MIEC Home Visiting Program.....	14,006,800
For grants and administrative expenses associated with Race to the Top Program.....	5,000,000
For grants and administrative expenses associated with JTED-SNAP Pilot Employment	

and Training Program.....	5,000,000
For grants and administrative expenses associated with Head Start State Collaboration.....	500,000
Payable from the Early Intervention Services Revolving Fund: For the Early Intervention Services Program, including, prior years costs.....	195,000,000
Payable from the Domestic Violence Abuser Services Fund: For grants and administrative expenses associated with Domestic Violence Abuser Services.....	100,000
Payable from the DHS Federal Projects Fund: For grants and administrative expenses associated with implementing Public Health Programs.....	10,742,300
For grants and administrative expenses associated with the Emergency Solutions Grants Program.....	48,320,000
Payable from the USDA Women, Infants and Children Fund: For Grants for the Federal Commodity Supplemental Food Program.....	1,400,000
For Grants for Free Distribution of Food Supplies and for Grants for Nutrition Program Food Centers under the USDA Women, Infants, and Children (WIC) Nutrition Program.....	230,000,000
For grants and administrative expenses associated with the USDA Farmer's Market Nutrition Program.....	500,000
For grants and administrative expenses associated with administering the USDA Women, Infants, and Children (WIC) Nutrition Program, including grants to public and private agencies.....	75,049,000
Payable from the Hunger Relief Fund: For Grants for food banks for the purchase of food and related supplies for low income persons.....	250,000
Payable from the Tobacco Settlement Recovery Fund: For a Grant to the Coalition for Technical Assistance and Training.....	250,000
For grants and administrative expenses associated with Children's Health Programs.....	1,138,800
Payable from the Thriving Youth Income Tax Checkoff Fund: For grants to Non-Medicaid community-based youth programs.....	150,000
Payable from the Local Initiative Fund: For grants and administrative expenses associated with the Donated Funds Initiative Program.....	22,729,400
Payable from the Domestic Violence Shelter	

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## and Service Fund:

For grants and administrative expenses associated with Domestic Violence Shelters and Services Program.....	952,200
Payable from the Maternal and Child Health Services Block Grant Fund:	
For grants and administrative expenses associated with the Maternal and Child Health Programs.....	2,000,000
Payable from the Homelessness Prevention Revenue Fund:	
For grants related to Homelessness Prevention.....	1,000,000
Payable from the Juvenile Justice Trust Fund:	
For Grants and administrative expenses associated with Juvenile Justice Planning and Action Grants for Local Units of Government and Non-Profit Organizations, including prior year costs.....	3,000,000

## ARTICLE 9

Section 1. "AN ACT concerning appropriations", Public Act 101-0637, approved June 10, 2020, is amended by adding Section 15 to Article 121 as follows:

(P.A. 101-0637, Article 121, Section 15, new)

Sec. 15 The sum of \$5,000,000 or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Military Affairs for deposit into the Illinois National Guard State Active Duty Fund.

## ARTICLE 10

Section 1. "AN ACT concerning appropriations", Public Act 101-0637, approved June 10, 2020, is amended by changing Sections 10, 30, and 35 of Article 72 as follows:

(P.A. 101-0637, Article 72, Section 10)

Sec. 10. The amount of \$1,183,025,000 ~~\$1,018,025,000~~, or so much thereof as may be necessary, is appropriated to the Department of Healthcare and Family Services from the General Revenue Fund for deposit into the Healthcare Provider Relief Fund.

(P.A. 101-0637, Article 72, Section 30)

Sec. 30. In addition to any amounts heretofore appropriated, the following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Healthcare and Family Services for Medical Assistance and Administrative Expenditures:

FOR MEDICAL ASSISTANCE UNDER ACTS INCLUDING THE ILLINOIS PUBLIC AID CODE, THE CHILDREN'S HEALTH INSURANCE PROGRAM ACT, THE COVERING ALL KIDS HEALTH INSURANCE ACT AND THE LONG TERM ACUTE CARE HOSPITAL QUALITY IMPROVEMENT TRANSFER PROGRAM ACT

Payable from Care Provider Fund for Persons with a Developmental Disability:	
For Administrative Expenditures.....	225,700
Payable from Long-Term Care Provider Fund:	
For Skilled, Intermediate, and Other Related Long-Term Care Services.....	500,000,000
For Administrative Expenditures.....	<u>1,109,600</u>
Total	\$501,109,600

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Payable from Hospital Provider Fund: For Hospitals, Capitated Managed Care Organizations as necessary to comply With Article V-A of the Illinois Public Aid Code, and Related Operating and Administrative Costs.....	3,600,000,000
Payable from Tobacco Settlement Recovery Fund: For Medical Assistance Providers.....	230,000,000
Payable from Healthcare Provider Relief Fund: For Medical Assistance Providers and Related Operating and Administrative Costs.....	<u>11,900,000,000</u> <del>12,300,000,000</del>

(P.A. 101-0637, Article 72, Section 35)

Sec. 35. In addition to any amounts heretofore appropriated, the following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Healthcare and Family Services for Medical Assistance and Administrative Expenditures:

FOR MEDICAL ASSISTANCE UNDER ACTS INCLUDING THE ILLINOIS PUBLIC AID CODE, THE CHILDREN'S HEALTH INSURANCE PROGRAM ACT, AND THE COVERING ALL KIDS HEALTH INSURANCE ACT	
Payable from County Provider Trust Fund: For Medical Services.....	<u>3,100,000,000</u> <del>2,700,000,000</del>
For Administrative Expenditures Including Pass-through of Federal Matching Funds.....	<u>25,000,000</u>
Total	<u>\$3,125,000,000</u> <del>2,725,000,000</del>

ARTICLE 11

Section 1. "AN ACT concerning appropriations", Public Act 101-0637, approved June 10, 2020, is amended by changing Sections 35 and 60 of Article 73 as follows:

(P.A. 101-0637, Article 73, Section 35)

Sec. 35. The following named amounts, or so much thereof as may be necessary, are appropriated to the Department of Public Health for the objects and purposes hereinafter named:

OFFICE OF HEALTH PROMOTION

Payable from the General Revenue Fund: For expenses of Sudden Infant Death Syndrome (SIDS) Program.....	244,400
For expenses of the Violence Prevention Task Force.....	0
For Prostate Cancer Awareness.....	146,600
Payable from the Public Health Services Fund: For Personal Services.....	1,427,300
For State Contributions to State Employees' Retirement System.....	774,900
For State Contributions to Social Security .....	109,200
For Group Insurance.....	381,000
For Contractual Services.....	650,000
For Travel.....	160,000
For Commodities.....	13,000
For Printing.....	44,000
For Equipment.....	50,000
For Telecommunications Services.....	<u>65,000</u>
Total	<u>\$3,576,600</u>
Payable from the Public Health Services Fund: For Grants for Public Health Programs,	

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Including Operational Expenses.....	9,530,000
Payable from the General Revenue Fund:	
For Expenses for the University of Illinois Sickle Cell Clinic.....	483,900
For Grants to Northwestern University for the Illinois Violent Death Reporting System to Analyze Data, Identify Risk Factors and Develop Prevention Efforts.....	76,700
For Grants for Vision and Hearing Screening Programs.....	<u>441,700</u>
Total	\$1,002,300
Payable from the Compassionate Use of Medical Cannabis Fund:	
For Expenses of the Medical Cannabis Program.....	6,772,600
Payable from the Alzheimer's Disease Research, Care, and Support Fund:	
For Grants and expenses pursuant to the Alzheimer's Disease Research, Care, and Support Fund Act for Pursuant to the Alzheimer's Disease Research Act.....	250,000
Payable from the Maternal and Child Health Services Block Grant Fund:	
For Operational Expenses of Maternal and Child Health Programs.....	500,000
Payable from the Preventive Health and Health Services Block Grant Fund:	
For Expenses of Preventive Health and Health Services Programs.....	1,726,800
Payable from the Public Health Special State Projects Fund:	
For Expenses for Public Health Programs.....	1,500,000
Payable from the Metabolic Screening and Treatment Fund:	
For Operational Expenses for Metabolic Screening Follow-up Services.....	4,005,100
Payable from the Hearing Instrument Dispenser Examining and Disciplinary Fund:	
For Expenses Pursuant to the Hearing Aid Consumer Protection Act.....	100,000
Payable from the Childhood Cancer Research Fund:	
For Grants for Childhood Cancer Research.....	75,000
Payable from the Diabetes Research Checkoff Fund:	
For expenses for the American Diabetes Association to conduct diabetes research.....	125,000
For expenses for the Juvenile Diabetes Research Foundation to conduct diabetes research.....	125,000
Payable from the DHS Private Resources Fund:	
For Expenses of Diabetes Research Treatment and Programs.....	700,000
Payable from the Tobacco Settlement Recovery Fund:	
For Certified Local Health Department Grants for Health Protection Programs Including, but not Limited to, Infectious Diseases, Food Sanitation, Potable Water, Private Sewage and Anti-Smoking Programs.....	10,000,000

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For Grants and Administrative Expenses for the Tobacco Use Prevention Program, BASUAH Program, and Asthma Prevention.....		<u>1,000,000</u>
Total	\$6,000,000	
Payable from the Maternal and Child Health Services Block Grant Fund: For Grants for Maternal and Child Health Programs.....		495,000
Payable from the Preventive Health and Health Services Block Grant Fund: For Grants for Prevention Initiative Programs Including Operational Expenses.....		1,000,000
Payable from the Metabolic Screening and Treatment Fund: For Grants for Metabolic Screening Follow-up Services.....		3,250,000
For Grants for Free Distribution of Medical Preparations and Food Supplies.....		<u>2,875,000</u>
Total	\$6,125,000	
Payable from the Autoimmune Disease Research Fund: For Grants for Autoimmune Disease Research and Treatment.....		50,000
Payable from the Prostate Cancer Research Fund: For Grants to Public and Private Entities in Illinois for Prostate Cancer Research.....		30,000
Payable from the Multiple Sclerosis Research Fund: For Grants to Conduct Multiple Sclerosis Research.....		1,000,000
Payable from the Cannabis Regulation Fund: For Costs and Administrative Expenses of the Adult-Use Cannabis Program.....		500,000

(P.A. 101-0637, Article 73, Section 60)

Sec. 60. The following named amounts, or so much thereof as may be necessary, are appropriated to the Department of Public Health for the objects and purposes hereinafter named:

OFFICE OF HEALTH PROTECTION

Payable from the General Revenue Fund: For Expenses Incurred for the Rapid Investigation and Control of Disease or Injury.....		448,500
For Expenses of Environmental Health Surveillance and Prevention Activities, Including Mercury Hazards and West Nile Virus.....		299,200
For Expenses for Expanded Lab Capacity and Enhanced Statewide Communication Capabilities Associated with Homeland Security.....		322,600
For Deposit into Lead Poisoning Screening, Prevention, and Abatement Fund.....		<u>6,000,000</u>
Total	\$7,060,300	
Payable from the Public Health Services Fund: For Personal Services.....		12,285,700
For State Contributions to State		

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Employees' Retirement System.....	6,875,400	
For State Contributions to Social Security.....	939,800	
For Group Insurance.....	2,855,600	
For Contractual Services.....	4,271,100	
For Travel.....	395,700	
For Commodities.....	405,000	
For Printing.....	85,000	
For Equipment.....	365,000	
For Telecommunications Services.....	344,200	
For Operation of Auto Equipment.....	44,000	
For Electronic Data Processing.....	319,500	
For Expenses of Implementing Federal Awards, Including Services Performed by Local Health Providers.....	16,484,500	
For Expenses of Implementing Federal Awards Including Testing and Services Performed by Local Health Providers.....		<u>900,000,000</u> <u>400,000,000</u>
Total	<u>\$945,670,500</u>	<u>445,670,500</u>
Payable from the Food and Drug Safety Fund:		
For Expenses of Administering the Food and Drug Safety Program, Including Refunds.....	300,000	
Payable from the Safe Bottled Water Fund:		
For Expenses for the Safe Bottled Water Program.....	50,000	
Payable from the Facility Licensing Fund:		
For Expenses, including Refunds, of Environmental Health Programs.....	3,000,000	
Payable from the Illinois School Asbestos Abatement Fund:		
For Expenses, Including Refunds, of Administering and Executing the Asbestos Abatement Act and the Federal Asbestos Hazard Emergency Response Act of 1986 (AHERA).....	1,200,000	
Payable from the Emergency Public Health Fund:		
For Expenses of Mosquito Abatement in an Effort to Curb the Spread of West Nile Virus and other Vector Borne Diseases.....	5,100,000	
Payable from the Public Health Water Permit Fund:		
For Expenses, Including Refunds, of Administering the Groundwater Protection Act.....	100,000	
Payable from the Used Tire Management Fund:		
For Expenses of Vector Control Programs, Including Mosquito Abatement.....	1,000,000	
Payable from the Tattoo and Body Piercing Establishment Registration Fund:		
For Expenses of Administering of Tattoo and Body Piercing Establishment Registration Program.....	550,000	
Payable from the Lead Poisoning Screening, Prevention, and Abatement Fund:		
For Expenses of the Lead Poisoning Screening, Prevention, and Abatement Program, Including Refunds.....	8,414,600	

Payable from the Tanning Facility Permit Fund: For Expenses to Administer the Tanning Facility Permit Act, Including Refunds.....	300,000
Payable from the Plumbing Licensure and Program Fund: For Expenses to Administer and Enforce the Illinois Plumbing License Law, Including Refunds.....	3,950,000
Payable from the Pesticide Control Fund: For Public Education, Research, and Enforcement of the Structural Pest Control Act.....	481,700
Payable from the Public Health Federal Projects Fund: For Grants and Administrative Expenses of Health Information Technology Activities and Electronic Health Records.....	4,000,000
Payable from the Public Health Special State Projects Fund: For Expenses of Conducting EPSDT and Other Health Protection Programs.....	43,200,000
For Expenses Associated with Insurance Marketplace Activities.....	4,500,000
Payable from the General Revenue Fund: For Grants for Immunizations and Outreach Activities.....	4,157,100
Payable from the Personal Property Tax Replacement Fund: For Local Health Protection Grants to Certified Local Health Departments for Health Protection Programs Including, but not Limited to, Infectious Diseases, Food Sanitation, Potable Water and Private Sewage.....	19,098,500
Payable from the Lead Poisoning Screening, Prevention, and Abatement Fund: For Grants for the Lead Poisoning Screening and Prevention Program.....	5,500,000
Payable from the Private Sewage Disposal Program Fund: For Expenses of Administering the Private Sewage Disposal Program.....	250,000

## ARTICLE 12

Section 1. "AN ACT concerning appropriations", Public Act 101-0637, approved June 10, 2020, is amended by changing Sections 5 and 10 and adding Section 65 to Article 74 as follows:

(P.A. 101-0637, Article 74, Section 5)

Sec. 5. The following named sums, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated to meet the ordinary and contingent expenses of the Department of Revenue:

## GOVERNMENT SERVICES

## PAYABLE FROM THE PERSONAL PROPERTY TAX REPLACEMENT FUND:

For a portion of the state's share of state's

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attorneys' and assistant state's attorneys' salaried, including prior year costs.....	16,000,000
For a portion of the state's share of county public defenders' salaries pursuant to 55 ILCS 5/3-4007, including prior year costs.....	8,200,000
For the State's share of county supervisors of assessments or county assessors' salaries, as provided by law, including prior year costs.....	3,800,000
For additional compensation for local assessors, as provided by Sections 2.3 and 2.6 of the "Revenue Act of 1939", as amended.....	350,000
For additional compensation for local assessors, as provided by Section 2.7 of the "Revenue Act of 1939", as amended.....	510,000
For additional compensation for county treasurers, pursuant to Public Act 84-1432, as amended.....	663,000
For the annual stipend for sheriffs as provided in subsection (d) of Section 4-6300 and Section 4-8002 of the counties code.....	663,000
For the annual stipend to county coroners pursuant to 55 ILCS 5/4-6002 including prior year costs.....	663,000
For additional compensation for county auditors, pursuant to Public Act 95-0782, including prior year costs.....	123,500
Total	<u>\$30,972,500</u>
PAYABLE FROM MOTOR FUEL TAX FUND	
For Reimbursement to International Fuel Tax Agreement Member States.....	32,000,000
For Refunds.....	<u>45,000,000</u>
Total	<u>\$77,000,000</u>
PAYABLE FROM UNDERGROUND STORAGE TANK FUND	
For Refunds as provided for in Section 13a.8 of the Motor Fuel Tax Act.....	12,000
PAYABLE FROM STATE AND LOCAL SALES TAX REFORM FUND	
For allocation to Chicago for additional 1.25% Use Tax pursuant to P.A. 86-0928.....	<u>155,000,000</u> <del>134,000,000</del>
PAYABLE FROM THE MUNICIPAL TELECOMMUNICATIONS FUND	
For refunds associated with the Simplified Municipal Telecommunications Act.....	12,000
PAYABLE FROM LOCAL GOVERNMENT DISTRIBUTIVE FUND	
For allocation to local governments for additional 1.25% Use Tax pursuant to P.A. 86-0928.....	<u>525,000,000</u> <del>410,000,000</del>
PAYABLE FROM LOCAL GOVERNMENT VIDEO GAMING DISTRIBUTIVE FUND	

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For allocation to local governments of the net terminal income tax per the Video Gaming Act.....	130,000,000
PAYABLE FROM SENIOR CITIZENS REAL ESTATE DEFERRED TAX REVOLVING FUND	
For payments to counties as required by the Senior Citizens Real Estate Tax Deferral Act, including prior year cost.....	6,500,000
PAYABLE FROM RENTAL HOUSING SUPPORT PROGRAM FUND	
For administration of the Rental Housing Support Program.....	1,750,000
For rental assistance to the Rental Housing Support Program, administered by the Illinois Housing Development Authority.....	<u>25,000,000</u>
Total	\$26,750,000
PAYABLE FROM ILLINOIS AFFORDABLE HOUSING TRUST FUND	
For administration of the Illinois Affordable Housing Act.....	4,100,000
PAYABLE FROM ILLINOIS GAMING LAW ENFORCEMENT FUND	
For a Grant for Allocation to Local Law Enforcement Agencies for joint state and local efforts in Administration of the Charitable Games, Pull Tabs and Jar Games Act.....	900,000

(P.A. 101-0637, Article 74, Section 10)

Sec. 10. The sum of \$4,500,000 ~~4,125,000~~, or so much thereof as may be necessary, is appropriated from the State and Local Sales Tax Reform Fund to the Department of Revenue for the purpose stated in Section 6z-17 of the State Finance Act and Section 2-2.04 of the Downstate Public Transportation Act for a grant allocation to Madison County.

(P.A. 101-0637, Article 74, Section 65, new)

Sec. 65. The sum of \$742,200,000, or so much thereof as may be necessary, is appropriated from the Local Coronavirus Urgent Remediation Emergency Fund to the Department of Revenue for allocation to non-entitlement units of local governments and counties as authorized by Section 9901 of the American Rescue Plan Act of 2021 and any associated federal guidance.

## ARTICLE 13

Section 1. "AN ACT concerning appropriations", Public Act 101-0637, approved June 10, 2020, is amended by changing Sections 217 and 295 of Article 76 as follows:

(P.A. 101-0637, Article 76, Section 217)

Sec. 217. The sum of \$57,457,865, or so much thereof as may be necessary, is appropriated from the Federal Mass Transit Trust Fund to the Department of Transportation for support to rural transit districts as provided by the CARES Act, including prior year costs.

(P.A. 101-0637, Article 76, Section 295)

Section 295. No contract shall be entered into or obligation incurred or any expenditure made from an appropriation herein made in:

Section ~~225~~ 215..... SCIP Debt Service I

Section ~~230~~ 220..... SCIP Debt Service II

of this Article until after the purpose and the amount of such expenditure has been approved in writing by the Governor.

[May 31, 2021]

Total, This Article \$3,394,510,365

ARTICLE 14

Section 1. "AN ACT concerning appropriations", Public Act 101-0637, approved June 10, 2020, is amended by changing Section 5 of Article 78 as follows:

(P.A. 101-0637, Article 78, Section 5)

Section 5. The following named amounts, or so much thereof as may be necessary, are appropriated from the General Revenue Fund to the Department of Veterans' Affairs for the objects and purposes and in the amounts set forth as follows:

GRANTS-IN-AID

For Bonus Payments to War Veterans and Peacetime Crisis Survivors.....	198,000
For Providing Educational Opportunities for Children of Certain Veterans, as provided by law, <u>including prior year claims</u> .....	<u>100,000</u>
Total	\$298,000

ARTICLE 15

Section 1. "AN ACT concerning appropriations", Public Act 101-0637, approved June 10, 2020, is amended by changing Section 10 of Article 87 as follows:

(P.A. 101-0637, Article 87, Section 10)

Sec. 10. The sum of \$315,000 ~~300,000~~, or so much thereof as may be necessary, is appropriated from the Illinois Underground Utility Facilities Damage Prevention Fund to the Illinois Commerce Commission for a grant to the Statewide One-call Notice System, as required in the Illinois Underground Utility Facilities Damage Prevention Act.

ARTICLE 16

Section 1. The following named amounts are appropriated from the General Revenue Fund to the Court of Claims to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

For a refund to State Fund 326, African-American HIV/AIDS Response.....	3,770
No. 05-CC-3087, Chraca, Andrzej, personal injury, against Department of Transportation.....	16,000,000
No. 09-CC-2625, Allmendinger, Leif, contract, against Department of Central Management Services.....	103,652.83
No. 10-CC-1290, Vander Zanden, Jeffrey, personal injury, Against Department of Transportation.....	356,153
No. 14-CC-3402, Winchell, Edward S., personal injury, against Department of Corrections.....	50,000
No. 16-CC-3139, Seville Staffing, LLC, debt, against Illinois Historic Preservation Agency.....	9,626.33
No. 16-CC-3340, Walker, Jerry D., personal injury, against Department of Transportation.....	407,943.84
No. 17-CC-0034, Lutheran Child and Family Services, debt, against Department of Children and Family Services.....	171,032.05
No. 17-CC-1189, Ridgeway, Edwin E. and Mary Lou, personal injury, against Department of Transportation.....	1,125,439.62

No. 18-CC-1837, Estate of Ralph Duy, personal injury, against Department of Veterans' Affairs.....	85,000
No. 19-CC-2240, JPMCC 2007-C1 South Lincolnway LLC, contract, Against Department of Central Management Services.....	115,000

Section 2. The following named amounts are appropriated to the Court of Claims from State Fund 007, Education Assistance, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357.....	5,000
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Section 3. The following named amounts are appropriated to the Court of Claims from State Fund 012, Motor Fuel Tax, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357.....	1,220.93
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Section 4. The following named amounts are appropriated to the Court of Claims from State Fund 013, Prevention and Treatment of Alcoholism and Substance Abuse Block Grant, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357.....	14,425.85
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Section 5. The following named amounts are appropriated to the Court of Claims from State Fund 014, Food and Drug Safety, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357.....	548.63
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Section 6. The following named amounts are appropriated to the Court of Claims from State Fund 015, Penny Severns Breast, Cervical, and Ovarian Cancer Research, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

Reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357.....	48.74
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Section 7. The following named amounts are appropriated to the Court of Claims from State Fund 016, Teacher Certificate Fee Revolving, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357.....	875.27
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Section 8. The following named amounts are appropriated to the Court of Claims from State Fund 018, Transportation Regulatory, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357.....	7,957.40
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Section 9. The following named amounts are appropriated to the Court of Claims from State Fund 021, Financial Institution, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357.....	158.20
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Section 10. The following named amounts are appropriated to the Court of Claims from State Fund 036, Illinois Veteran's Rehabilitation, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357.....	41
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Section 11. The following named amount is appropriated to the Court of Claims from State Fund 040, State Parks, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 4,055.34

Section 12. The following named amounts are appropriated to the Court of Claims from State Fund 041, Wildlife and Fish, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 31,017.52

Section 13. The following named amounts are appropriated to the Court of Claims from State Fund 045, Agricultural Premium, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 43,198.49

Section 14. The following named amounts are appropriated to the Court of Claims from State Fund 047, Fire Prevention, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 43,350.80

Section 15. The following named amounts are appropriated to the Court of Claims from State Fund 050, Mental Health, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 30,645.95

Section 16. The following named amounts are appropriated to the Court of Claims from State Fund 052, Federal Title III Social Security and Employment Service, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 52,625.48

Section 17. The following named amounts are appropriated to the Court of Claims from State Fund 059, Public Utility, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 13,110.30

Section 18. The following named amount is appropriated to the Court of Claims from State Fund 063, Public Health Services, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 104,749.73

Section 19. The following named amount is appropriated to the Court of Claims from State Fund 072, Underground Storage Tank, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 423.41

Section 20. The following named amounts are appropriated to the Court of Claims from State Fund 075, Compassionate Use of Medical Cannabis, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 42,809.58

Section 21. The following named amounts are appropriated to the Court of Claims from State Fund 081, Vocational Rehabilitation, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 10,539.48

Section 22. The following named amount is appropriated to the Court of Claims from State Fund 091, Clean Air Act Permit, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 128.67

Section 23. The following named amount is appropriated to the Court of Claims from State Fund 109, CDLIS/AAMVANET/NMVTIS Trust, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 2,912.91

Section 24. The following named amount is appropriated to the Court of Claims from State Fund 0118, Facility Licensing, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:.....

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 159.60

Section 25. The following named amounts are appropriated to the Court of Claims from State Fund 120, Home Services Medicaid Trust, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 29,499.79

Section 26. The following named amounts are appropriated to the Court of Claims from State Fund 129, State Gaming, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 8,420.98

Section 27. The following named amounts are appropriated to the Court of Claims from State Fund 141, Capital Development, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 16,261.23

Section 28. The following named amounts are appropriated to the Court of Claims from State Fund 144, State Board of Education Special Purpose Trust, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

No. 19-CC-0680, The Stone Group, debt, against State Board of Education..... 37,802.93

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 773.65

[May 31, 2021]

Section 29. The following named amounts are appropriated to the Court of Claims from State Fund 152, State Crime Laboratory, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 21,525.97

Section 30. The following named amounts are appropriated to the Court of Claims from State Fund 163, Weights and Measures, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 158.20

Section 31. The following named amounts are appropriated to the Court of Claims from State Fund 207, Pollution Control Board State Trust, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 50,000

Section 32. The following named amounts are appropriated to the Court of Claims from State Fund 209, State Police Firearm Services, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 14,984.95

Section 33. The following named amounts are appropriated to the Court of Claims from State Fund 215, Capital Development Board Revolving, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 2,617.71

Section 34. The following named amounts are appropriated to the Court of Claims from State Fund 218, Professions Indirect Cost, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 5,290.85

Section 35. The following named amounts are appropriated to the Court of Claims from State Fund 220, DCFS Children's Services, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

No. 16-CC-2169, Lutheran Child and Family Services, debt against Department of Children and Family Services..... 214,086.54

No. 17-CC-0034, Lutheran Child and Family Services, debt, against Department of Children and Family Services..... 230,585.35

No. 17-CC-0852, Lutheran Child and Family Services, debt, against Department of Children and Family Services..... 247,923.20

No. 18-CC-2093, Illinois Coalition Against Sexual Abuse, debt, against Department of Children and Family Services..... 123,477

No. 19-CC-0907, BHC Streamwood Hospital, INC., debt, against Department of Children and Family Services..... 12,800

No. 19-CC-1646, Governors State University, debt, against

Department of Children and Family Services....	862,655.45
No. 20-CC-2308, Children Home and Aid Society of Illinois, against Department of Children and Family Services.....	105,670
No. 20-CC-3096, Lutheran Social Services of Illinois, debt, against Department of Children and Family Services.....	47,263.25
No. 21-CC-0290, University of Michigan, debt, against Department of Children and Family Services.....	35,892.18
No. 21-CC-0429, The Pavilion Foundation, debt, against Department of Children and Family Services.....	56,400
No. 21-CC-0430, The Pavilion Foundation, debt, against Department of Children and Family Services.....	41,800
No. 21-CC-1023, Blessing Hospital, debt, against Department of Children and Family Services.....	29,400
No. 21-CC-1399, A Safe Haven, debt, against Department of Children and Family Services.....	37,220.72

Section 36. The following named amounts are appropriated to the Court of Claims from State Fund 237, Medicaid Fraud and Abuse Prevention, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357.....	45
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Section 37. The following named amounts are appropriated to the Court of Claims from State Fund 243, Credit Union, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357.....	385
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Section 38. The following named amounts are appropriated to the Court of Claims from State Fund 262, Mandatory Arbitration, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357.....	27,472.40
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Section 39. The following named amounts are appropriated to the Court of Claims from State Fund 270, Water Revolving, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357.....	1,360
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Section 40. The following named amounts are appropriated to the Court of Claims from State Fund 272, LaSalle Veterans Home, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357.....	7,225.11
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Section 41. The following named amounts are appropriated to the Court of Claims from State Fund 273, Anna Veterans Home, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357.....	2,500
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Section 42. The following named amounts are appropriated to the Court of Claims from State Fund 276, Drunk and Drugged Driving Prevention, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 31,438.61

Section 43. The following named amounts are appropriated to the Court of Claims from State Fund 277, Pollution Control Board, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 3.16

Section 44. The following named amounts are appropriated to the Court of Claims from State Fund 285, Long Term Care Monitor/Receiver, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 4,618.55

Section 45. The following named amounts are appropriated to the Court of Claims from State Fund 290, Fertilizer Control, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 1,441.18

Section 46. The following named amounts are appropriated to the Court of Claims from State Fund 291, Regulatory, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 62.25

Section 47. The following named amounts are appropriated to the Court of Claims from State Fund 297, Guardianship and Advocacy, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 533.72

Section 48. The following named amounts are appropriated to the Court of Claims from State Fund 301, Working Capital Revolving, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 1,318.20

Section 49. The following named amounts are appropriated to the Court of Claims from State Fund 312, Communications Revolving, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 259.77

Section 50. The following named amounts are appropriated to the Court of Claims from State Fund 314, Facilities Management Revolving, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

No. 17-CC-1354, Ami-Mzi, INC., debt, against Department of Central Management Services..... 12,485.78

No. 17-CC-1356, Ami-Mzi, INC., debt, against Department of Central Management Services..... 8,253.75

No. 17-CC-1358, Ami-Mzi Company, debt, against Department of Central Management Services.....	14,900.24
No. 17-CC-2777, Prime Electric CO., debt, against Department of Central Management Services.....	7,097.43
No. 18-CC-1979, Anchor SGL Corporation, debt, against Department of Central Management Services.....	4,460.08
No. 18-CC-1986, Anchor SGL Corporation, debt, against Department of Central Management Services.....	4,320
No. 18-CC-1992, Anchor Mechanical, Inc., debt, against Department of Central Management Services.....	6,721.12
No. 18-CC-1993, Anchor Mechanical, Inc., debt, against Department of Central Management Services.....	8,651.21
No. 18-CC-1995, Anchor Mechanical, Inc., debt, against Department of Central Management Services.....	3,465.49
No. 18-CC-1998, Anchor Mechanical, Inc., debt, against Department of Central Management Services.....	4,866.39
No. 18-CC-1999, Anchor Mechanical, Inc., debt, against Department of Central Management Services.....	19,429.41
No. 18-CC-2055, Anchor Mechanical, Inc., debt, against Department of Central Management Services.....	3,436.62
No. 18-CC-2062, Anchor Mechanical, Inc., debt, against Department of Central Management Services.....	3,723.64
No. 18-CC-2067, Anchor Mechanical, Inc., debt, against Department of Central Management Services.....	3,036.27
No. 18-CC-2068, Anchor Mechanical, Inc., debt, against Department of Central Management Services.....	3,221.08
No. 18-CC-2071, Anchor Mechanical, Inc., debt, against Department of Central Management Services.....	3,856.62
No. 18-CC-2072, Anchor Mechanical, Inc., debt, against Department of Central Management Services.....	4,096.20
No. 19-CC-0540, Anchor Mechanical, Inc., debt, against Department of Central Management Services.....	30,679.94
No. 19-CC-0541, Anchor Mechanical, Inc., debt, against Department of Central Management Services.....	14,731.78
No. 19-CC-0645, Ami-Mzi, Inc., debt, against Department of Central Management Services.....	11,387.50
No. 19-CC-0656, Ami-Mzi, Inc., debt, against Department of Central Management Services.....	3,507.90
No. 19-CC-0666, The Stone Group, debt, against Department of Central Management Services.....	5,394
No. 19-CC-0679, The Stone Group, debt, against Department of Central Management Services.....	34,931.96
No. 19-CC-0691, The Stone Group, debt, against Department of Central Management Services.....	4,136.21
No. 19-CC-0693, The Stone Group, debt, against Department of Central Management Services.....	4,991.17
No. 19-CC-0694, The Stone Group, debt, against Department of Central Management Services.....	3,975.68
No. 19-CC-0699, The Stone Group, debt, against Department of Central Management Services.....	5,127.76
No. 19-CC-1347, Ami-Mzi, Inc., debt, against Department of Central Management Services.....	2,560
No. 19-CC-1349, Ami-Mzi, Inc., debt, against Department of Central Management Services.....	4,210.05
No. 19-CC-1352, Ami-Mzi, Inc., debt, against Department of Central Management Services.....	6,028.25

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No. 19-CC-1423, The Stone Group, debt, against Department of Central Management Services.....	14,722.42
No. 19-CC-1680, Simplex Grinnell, LP, debt, against Department of Central Management Services.....	2,700
No. 19-CC-1681, Simplex Grinnell, LP, debt, against Department of Central Management Services.....	9,409.29
No. 19-CC-1790, Multisystem Building Maintenance, debt, against Department of Central Management Services.....	27,062.35
No. 20-CC-1306, Henson Robinson Company, debt, against Department of Central Management Services.....	3,612.96
No. 20-CC-2452, Malcolm Eaton Enterprises, debt, against Department of Central Management Services.....	5,400.50
No. 20-CC-2477, Malcolm Eaton Enterprises, debt, against Department of Central Management Services.....	4,038
No. 20-CC-2530, Walter Louis Fluid Technologies, debt, against Department of Central Management Services.....	3,985.80
No. 20-CC-2537, Walter Louis Fluid Technologies, debt, against Department of Central Management Services.....	5,329.20
No. 20-CC-2915, Meadows LLC, debt, against Department of Central Management Services.....	25,992
No. 20-CC-3060, Anchor Mechanical, debt, against Department of Central Management Services.....	22,400
No. 20-CC-3078, Ami-Mzi, Inc., debt, against Department of Central Management Services.....	2,560
No. 21-CC-0270, 4301 South Ashland Avenue, LLC., debt, against Department of Central Management Services.....	34,858.52
No. 21-CC-0527, Chicago Trust Company, debt, against Department of Central Management Services.....	19,509.36
No. 21-CC-0730, ABC Humane Wildlife Control and Prevention, debt, against Department of Central Management Services.....	43,910.50
No. 21-CC-0871, Ami-Mzi, Inc., debt, against Department of Central Management Services.....	4,023.27
No. 21-CC-0873, Ami-Mzi, Inc., debt, against Department of Central Management Services.....	2,726.59
No. 21-CC-0879, Ami-Mzi, Inc., debt, against Department of Central Management Services.....	15,243.67
No. 21-CC-0880, Ami-Mzi, Inc., debt, against Department of Central Management Services.....	2,919.16
No. 21-CC-0886, Ami-Mzi, Inc., debt, against Department of Central Management Services.....	4,928
No. 21-CC-0888, Ami-Mzi, Inc., debt, against Department of Central Management Services.....	32,277.45
No. 21-CC-0890, Ami-Mzi, Inc., debt, against Department of Central Management Services.....	13,192.80
No. 21-CC-0894, Ami-Mzi, Inc., debt, against Department of Central Management Services.....	7,102.82
No. 21-CC-0898, Ami-Mzi, Inc., debt, against Department of Central Management Services.....	5,795.05
No. 21-CC-0904, Ami-Mzi, Inc., debt, against Department of Central Management Services.....	2,518.33
No. 21-CC-0912, Ami-Mzi, Inc., debt, against	

Department of Central Management Services.....	4,021.16
No. 21-CC-0913, Ami-Mzi, Inc., debt, against Department of Central Management Services.....	3,267.81
No. 21-CC-1035, The Stone Group, debt, against Department of Central Management Services.....	4,592.39
No. 21-CC-1206, Parkway Elevator, debt, against Department of Central Management Services.....	8,847.01
No. 21-CC-1656, Xerox Corporation, debt, against Department of Central Management Services.....	4,406.64
No. 21-CC-1798, Ami-Mzi, Inc., debt, against Department of Central Management Services.....	8,120
No. 21-CC-1812, Parkway Elevator, debt, against. Department of Central Management Services.....	23,034.48
To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357.....	3,476,699.33
Section 51. The following named amounts are appropriated to the Court of Claims from State Fund 317, Professional Services, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:	
To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357.....	17,699.45
Section 52. The following named amounts are appropriated to the Court of Claims from State Fund 327, Tattoo and Body Piercing Establishment Registration, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:	
To reimburse the General Revenue Fund for payment of awards Pursuant to P.A. 92-357.....	6,712.50
Section 53. The following named amounts are appropriated to the Court of Claims from State Fund 333, Federal Support Agreement Revolving, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:	
Reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357.....	32,307.54
Section 54. The following named amounts are appropriated to the Court of Claims from State Fund 340, Public Health Laboratory Services Revolving, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:	
To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357.....	1,514.37
Section 55. The following named amounts are appropriated to the Court of Claims from State Fund 345, Long-Term Care Provider, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:	
To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357.....	105
Section 56. The following named amounts are appropriated to the Court of Claims from State Fund 357, Child Labor and Day and Temporary Labor Services Enforcement to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:	
To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357.....	1,680.75
Section 57. The following named amounts are appropriated to the Court of Claims from State Fund 360, Lead Poisoning Screening, Prevention, and Abatement, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:	
To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357.....	2,475

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Section 58. The following named amounts are appropriated to the Court of Claims from State Fund 370, Tanning Facility Permit, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 900

Section 59. The following named amounts are appropriated to the Court of Claims from State Fund 372, Plumbing Licensure and Program, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 3,717.35

Section 60. The following named amounts are appropriated to the Court of Claims from State Fund 384, Tax Compliance and Administration, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 26,665.90

Section 61. The following named amounts are appropriated to the Court of Claims from State Fund 398, EMS Assistance, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 1,521

Section 62. The following named amounts are appropriated to the Court of Claims from State Fund 407, Grant Accountability and Transparency, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

No. 21-CC-1196, Crowe LLP, debt, against Governor's Office of Management and Budget..... 29,830

Section 63. The following named amounts are appropriated to the Court of Claims from State Fund 408, DHS Special Purpose Trust, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 6,513.51

Section 64. The following named amounts are appropriated to the Court of Claims from State Fund 421, Public Aid Recoveries Trust, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 23,655.68

Section 65. The following named amounts are appropriated to the Court of Claims from State Fund 425, Illinois Power Agency Operations, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 365,241.38

Section 66. The following named amounts are appropriated to the Court of Claims from State Fund 430, Livestock Management Facilities, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 104

Section 67. The following named amounts are appropriated to the Court of Claims from State Fund 438, Illinois State Fair, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 37,823.23

Section 68. The following named amounts are appropriated to the Court of Claims from State Fund 446, Employee Classification, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 225.75

Section 69. The following named amounts are appropriated to the Court of Claims from State Fund 453, Monitoring Device Driving Permit Administration Fee, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 158.20

Section 70. The following named amounts are appropriated to the Court of Claims from State Fund 476, Wholesome Meat, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 10,402.80

Section 71. The following named amounts are appropriated to the Court of Claims from State Fund 483, Secretary of State Special Services, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 36,338.97

Section 72. The following named amounts are appropriated to the Court of Claims from State Fund 488, Criminal Justice Trust, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 90,438

Section 73. The following named amounts are appropriated to the Court of Claims from State Fund 495, Old Age Survivors Insurance, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 29

Section 74. The following named amounts are appropriated to the Court of Claims from State Fund 504, Wildlife Prairie Park, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 923.82

Section 75. The following named amounts are appropriated to the Court of Claims from State Fund 514, State Asset Forfeiture, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 1,170.94

Section 76. The following named amounts are appropriated to the Court of Claims from State Fund 523, Department of Corrections Reimbursement and Education, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 3,124.24

Section 77. The following named amounts are appropriated to the Court of Claims from State Fund 534, Illinois Workers' Compensation Commission Operations, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 2,334.68

Section 78. The following named amounts are appropriated to the Court of Claims from State Fund 538, Illinois Historic Sites, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

No. 17-CC-0997, Seville Staffing, LLC, debt, against Illinois Historic Preservation Agency..... 3,072.37  
To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 3,859.45

Section 79. The following named amounts are appropriated to the Court of Claims from State Fund 560, SBE Federal Agency Services, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 22,537.62

Section 80. The following named amounts are appropriated to the Court of Claims from State Fund 561, SBE Federal Department of Education, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

No. 21-CC-0960, Illinois Coalition for Education at Risk Youth, debt, against State Board of Education..... 14,855.85  
To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 90,102.79

Section 81. The following named amounts are appropriated to the Court of Claims from State Fund 612, Statewide 9-1-1, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 309.14

Section 82. The following named amounts are appropriated to the Court of Claims from State Fund 619, Quincy Veterans Home, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

No. 21-CC-2035, Favorite Healthcare Staffing, debt, against Department of Veterans Affairs..... 45,975.24  
To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 1,127.60

Section 83. The following named amounts are appropriated to the Court of Claims from State Fund 622, Motor Vehicle License Plate, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 62.83

Section 84. The following named amounts are appropriated to the Court of Claims from State Fund 644, Commitment to Human Services, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 131.52

Section 85. The following named amounts are appropriated to the Court of Claims from State Fund 686, Budget Stabilization, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 1,006.09

Section 86. The following named amounts are appropriated to the Court of Claims from State Fund 692, ICCB Adult Education, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 507,749.89

Section 87. The following named amounts are appropriated to the Court of Claims from State Fund 700, USDA Women, Infants and Children, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 1,129.82

Section 88. The following named amount is appropriated to the Court of Claims from State Fund 711, State Lottery, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 584.80

Section 89. The following named amounts are appropriated to the Court of Claims from State Fund 731, Illinois Clear Water, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

No. 20-CC-2816, Abraxis, Inc., debt, against Environmental Protection Agency..... 5,530  
 To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 25,722.41

Section 90. The following named amounts are appropriated to the Court of Claims from State Fund 745, State's Attorneys Appellate Prosecutors County, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 4,000

Section 91. The following named amounts are appropriated to the Court of Claims from State Fund 755, State Employees Deferred Compensation Plan, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 1,147.70

Section 92. The following named amounts are appropriated to the Court of Claims from State Fund 757, Child Support Administrative, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 3,671.50

Section 93. The following named amounts are appropriated to the Court of Claims from State Fund 764, Pet Population Control, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 225

Section 94. The following named amounts are appropriated to the Court of Claims from State Fund 772, Career and Technical Education, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

No. 21-CC-2609, Illinois Department of Corrections, debt, against, Illinois Community College Board 40,896.05  
To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 29,795.93

Section 95. The following named amounts are appropriated to the Court of Claims from State Fund 776, Presidential Library and Museum Operating, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

No. 16-CC-3139, Seville Staffing, LLC, debt, against Illinois Historic Preservation Agency..... 10,961.23  
To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 26,087.04

Section 96. The following named amounts are appropriated to the Court of Claims from State Fund 793, Healthcare Provider Relief, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

No. 21-CC-3545, McKinsey and CO Inc., debt, against Department of Healthcare and Family Services... 4,514,000  
To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 121,787.85

Section 97. The following named amounts are appropriated to the Court of Claims from State Fund 796, Nuclear Safety Emergency Preparedness, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 596.08

Section 98. The following named amounts are appropriated to the Court of Claims from State Fund 797, Department of Human Rights Special, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 1,857.59

Section 99. The following named amounts are appropriated to the Court of Claims from State Fund 801, AG State Projects and Court Order Distribution, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

Reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 2,109.86

Section 100. The following named amounts are appropriated to the Court of Claims from State Fund 802, Personal Property Tax Replacement, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 10,640.37

Section 101. The following named amounts are appropriated to the Court of Claims from State Fund 817, State Police Operations Assistance, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards  
pursuant to P.A. 92-357..... 10,406.25

Section 102. The following named amounts are appropriated to the Court of Claims from State Fund 821, Dram Shop, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards  
pursuant to P.A. 92-357..... 1,892.45

Section 103. The following named amounts are appropriated to the Court of Claims from State Fund 826, Agriculture Federal Projects, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards  
pursuant to P.A. 92-357..... 3,770

Section 104. The following named amounts are appropriated to the Court of Claims from State Fund 828, Hazardous Waste, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards  
pursuant to P.A. 92-357..... 23,259.15

Section 105. The following named amounts are appropriated to the Court of Claims from State Fund 871, Community Services Block Grant, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards  
pursuant to P.A. 92-357..... 104,796

Section 106. The following named amounts are appropriated to the Court of Claims from State Fund 872, Maternal and Child Health Services Block Grant, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards  
pursuant to P.A. 92-357..... 109

Section 107. The following named amounts are appropriated to the Court of Claims from State Fund 896, Public Health Special State Projects, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards  
pursuant to P.A. 92-357..... 13,414.62

Section 108. The following named amounts are appropriated to the Court of Claims from State Fund 903, State Surplus Property Revolving, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards  
pursuant to P.A. 92-357..... 2,062.95

Section 109. The following named amounts are appropriated to the Court of Claims from State Fund 906, State Police Services, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards  
pursuant to P.A. 92-357..... 12.78

Section 110. The following named amounts are appropriated to the Court of Claims from State Fund 920, Metabolic Screening and Treatment, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 2,024

Section 111. The following named amounts are appropriated to the Court of Claims from State Fund 921, DHS Recoveries Trust, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 280.13

Section 112. The following named amounts are appropriated to the Court of Claims from State Fund 944, Environmental Protection Permit and Inspection, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 1,602.42

Section 113. The following named amounts are appropriated to the Court of Claims from State Fund 948, Secretary of State's Grant, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 119.10

Section 114. The following named amount is appropriated to the Court of Claims from State Fund 962, Park and Conservation, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 1,331.93

Section 115. The following named amounts are appropriated to the Court of Claims from State Fund 980, Manteno Veterans Home, to pay claims in conformity with awards and recommendations made by the Court of Claims as follows:

To reimburse the General Revenue Fund for payment of awards pursuant to P.A. 92-357..... 119,891

ARTICLE 17

Section 1. "AN ACT concerning appropriations", Public Act 101-0637, approved June 10, 2020, is amended by changing Sections 100 and 105 of Article 93 as follows:

(P.A. 101-0637, Article 93, Section 100)

Sec. 100. The amount of \$788,500, or so much thereof as maybe necessary, is appropriated from the General Revenue Fund to the Illinois Criminal Justice Information Authority for a grant to H.O.P.E. Helping Our ~~Other~~ People Excel for violence prevention and reduction, including administrative costs.

(P.A. 101-0637, Article 93, Section 105)

Sec. 105. The amount of \$788,500, or so much thereof as maybe necessary, is appropriated from the General Revenue Fund to the Illinois Criminal Justice Information Authority for a grant to the City of Chicago for violence prevention and reduction in West Humboldt Park, ~~and~~ East Garfield Park, West Garfield Park and Near West including administrative costs.

ARTICLE 18

Section 1. "AN ACT concerning appropriations", Public Act 101-0637, approved June 10, 2020, is amended by changing Section 10 of Article 109 as follows:

(P.A. 101-0637, Article 109 Section 10)

Sec. 10. The following amounts, or so much thereof as may be necessary, which shall be used by the Illinois State Board of Education exclusively for the foregoing purposes and not, under any circumstances, for personal services expenditures or other operational or administrative costs, are appropriated to the Illinois State Board of Education for the fiscal year beginning July 1, 2020:

From the General Revenue Fund:

For a grant to Learning

Ally for Services for Blind/Dyslexic Persons..... 846,000

For Disabled Student Transportation

Reimbursement..... 387,682,600

For Disabled Student Tuition,

Private Tuition..... 152,320,000

For District Consolidation Costs/

Supplemental Payments to School Districts..... 213,000

For a grant to Illinois

State University for Autism Training & Technical

Assistance..... 100,000

For the Philip J. Rock Center and School..... 3,777,800

For Reimbursement for the Free Breakfast/

Lunch Program..... 9,000,000

For Tax-Equivalent Grants, 18-4.4..... 222,600

For Transportation-Regular/Vocational

Common School Transportation

Reimbursement, 29-5 of the School Code..... 289,200,800

For a grant to Chicago Lighthouse

for Visually Impaired/Educational

Materials Coordinating Unit, 14-11.01

of the School Code..... 1,421,100

For Regular Education Reimbursement

Per 18-3 of the School Code..... 9,900,000

For Special Education Reimbursement

Per 14-7.03 of the School Code..... 93,000,000 ~~91,700,000~~

For all costs associated with Alternative

Education/Regional Safe Schools..... 6,300,000

For Truants' Alternative and Optional

Education Program..... 11,500,000

For costs associated with

Teach for America..... 1,000,000

For Agriculture Education Programs..... 5,000,000

For Career and Technical Education..... 43,062,100

For National Board Certified Teachers..... 1,500,000

Total

\$1,016,046,000 ~~1,014,746,000~~

#### ARTICLE 19

Section 1. "AN ACT concerning appropriations", Public Act 101-0637, approved June 10, 2020, is amended by adding Sections 45, 50, 55, 60, 65, and 70 to Article 111 as follows:

(P.A. 101-0637, Article 111 Section 45, new)

Sec. 45. The amount of \$2,250,805,000, or so much thereof as may be necessary, is appropriated from the SBE Federal Department of Education Fund to the Illinois State Board of Education for grants, contracts,

[May 31, 2021]

and administrative expenses of the Elementary and Secondary School Emergency Relief Fund per the Coronavirus Response and Relief Supplemental Appropriations Act, 2021.

(P.A. 101-0637, Article 111 Section 50, new)

Sec. 50. The amount of \$132,400,000, or so much thereof as may be necessary, is appropriated from the SBE Federal Department of Education Fund to the Illinois State Board of Education for grants, contracts, and administrative expenses of the Governor's Emergency Education Relief Fund per the Coronavirus Response and Relief Supplemental Appropriations Act, 2021.

(P.A. 101-0637, Article 111 Section 55, new)

Sec. 55. The amount of \$84,490,000, or so much of that amount as may be necessary, is appropriated from the SBE Federal Department of Education Fund to the Illinois State Board of Education for grants, contracts, and administrative expenses for the Emergency Assistance to Non-Public Schools per the Coronavirus Response and Relief Supplemental Appropriations Act, 2021.

(P.A. 101-0637, Article 111 Section 60, new)

Sec. 60. The amount of \$5,054,990,000, or so much of that amount as may be necessary, is appropriated from the SBE Federal Department of Education Fund to the Illinois State Board of Education for grants, contracts, and administrative expenses of the Elementary and Secondary School Emergency Relief Fund per the American Rescue Plan Act of 2021.

(P.A. 101-0637, Article 111 Section 65, new)

Sec. 65. The amount of \$83,246,400, or so much of that amount as may be necessary, is appropriated from the SBE Federal Department of Education Fund to the Illinois State Board of Education for grants, contracts, and administrative expenses for the Emergency Assistance to Non-Public Schools per the American Rescue Plan Act of 2021.

(P.A. 101-0637, Article 111 Section 70, new)

Sec. 70. The amount of \$33,115,000, or so much of that amount as may be necessary, is appropriated from the SBE Federal Department of Education Fund to the Illinois State Board of Education for grants, contracts, and administrative expenses for Homeless Children and Youth per the American Rescue Plan Act of 2021.

ARTICLE 20

Section 1. "AN ACT concerning appropriations", Public Act 101-0637, approved June 10, 2020, is amended by changing Section 10 of Article 30 as follows:

Section 10. The amount of \$1,500,000,000, or so much of that amount as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Illinois Emergency Management Agency to expend at the direction of the Governor for any costs eligible for payment from federal Coronavirus Relief Fund moneys in accordance with Section 5001 of the federal CARES Act and related federal guidance or from any other federal fund pursuant to any other provision of federal law, including current and prior year operational expenses, awards, and grants of the Illinois Emergency Management Agency and other State agencies for the support of programs and services that assist people and entities impacted by the COVID-19 pandemic and the State's emergency response to the pandemic. In the discretion of the Governor, and upon his written direction to the Comptroller, portions of the appropriated funds may be allotted to other state agencies for expenditures as authorized in this article. The expenditures shall be at the approximate amounts below:

For costs related to the COVID-19 pandemic response, including purchases of protective personal equipment, state agency health and safety measures, costs associated with care sites, and other emergency response costs at the Illinois Emergency Management Agency..... \$700,000,000

For costs related to the COVID-19 pandemic response, including contact tracing, testing, and other public health services at the Department of Public Health.....	\$600,000,000
For costs related to the COVID-19 pandemic response at the Department of Human Services.....	\$100,000,000
For costs related to the COVID-19 pandemic response, including for facility health and safety measures at the Department of Corrections.....	\$100,000,000

## ARTICLE 21

Section 1. "AN ACT concerning appropriations", Public Act 101-0637, approved June 10, 2020, is amended by changing Sections 25 and 50 of Article 113 as follows:

(P.A. 101-0637, Article 113, Section 25)

Sec. 25. The sum of ~~\$500,000,000~~ ~~300,000,000~~, or so much thereof as may be necessary, is appropriated from the Disaster Response and Recovery Fund to the Illinois Emergency Management Agency for all current and prior year expenses associated with disaster response and recovery.

(P.A. 101-0637, Article 113, Section 50)

Sec. 50. The following named amounts, or so much thereof as may be necessary, are appropriated to the Illinois Emergency Management Agency for the objects and purposes hereinafter named:

## PREPAREDNESS AND GRANTS ADMINISTRATION

Payable from Nuclear Safety Emergency

Preparedness Fund:

For Personal Services.....	691,800
For State Contributions to State Employees' Retirement System.....	379,400
For State Contributions to Social Security.....	53,500
For Group Insurance.....	207,600
For Contractual Services.....	500
For Travel.....	500
For Commodities.....	500
For Printing.....	0
For Equipment.....	0
For Telecommunications Services.....	<u>5,000</u>
Total	\$1,338,800

Payable from the Federal Aid Disaster Fund:

For Federal Disaster Declarations in Current and Prior Years.....	<u>900,000,000</u> <del>300,000,000</del>
For State administration of the Federal Disaster Relief Program.....	18,100,000
Disaster Relief - Hazard Mitigation in Current and Prior Years.....	55,000,000
For State administration of the Hazard Mitigation Program.....	<u>2,000,000</u>
Total	<u>\$975,100,000</u> <del>375,100,000</del>

Payable from the Emergency Planning and Training Fund:

For Activities as a Result of the Illinois Emergency Planning and Community Right To Know Act.....	105,000
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[May 31, 2021]

Payable from the Nuclear Civil Protection Planning Fund:	
For Federal Projects including prior year costs.....	15,000,000
For Mitigation Assistance including prior year costs.....	<u>15,000,000</u>
Total	\$30,000,000
Payable from the Federal Civil Preparedness Administrative Fund:	
To the Illinois Emergency Management Agency for current and prior year expenses:	
For Training and Education.....	2,732,400
Payable from the Homeland Security Emergency Preparedness Trust Fund:	
For Terrorism Preparedness and Training costs in the current and prior years.....	53,817,000
For Terrorism Preparedness and Training costs in the current and prior years in the Chicago Urban Area.....	259,091,000
Payable from the September 11 <sup>th</sup> Fund:	
For grants, contracts, and administrative expenses pursuant to 625 ILCS 5/3-660, including prior year costs.....	500,000

ARTICLE 22

Section 1. "AN ACT concerning appropriations", Public Act 101-0637, approved June 10, 2020, is amended by changing Sections 60, 65 and 100 of Article 129 as follows:

(P.A. 101-0637, Article 129 Section 60)

Sec. 60. The following named amounts, or so much thereof as may be necessary, are appropriated to the Illinois Community College Board for all costs associated with career and technical education activities:

From the General Revenue Fund.....	18,069,400
From the Career and Technical Education Fund.....	<u>22,000,000</u> <del>20,000,000</del>
Total	<u>\$40,069,400</u> <del>38,069,400</del>

(P.A. 101-0637, Article 129 Section 65)

Sec. 65. The following named amounts, or so much of those amounts as may be necessary, for the objects and purposes named, are appropriated to the Illinois Community College Board for adult education and literacy activities:

From the General Revenue Fund:	
For payment of costs associated with education and educational-related services to local eligible providers for adult education and literacy.....	22,651,000
For payment of costs associated with education and educational-related services to local eligible providers for performance-based awards.....	11,236,700
From the ICCB Adult Education Fund:	
For payment of costs associated with education and educational-related	

services to local eligible providers  
and to Support Leadership Activities,  
as Defined by U.S.D.O.E.  
for adult education and literacy  
as provided by the United States  
Department of Education.....

26,800,000 ~~26,625,000~~

(P.A. 101-0637, Article 129 Section 100)

Section 100. The sum of \$1,600,000 ~~1,575,000~~, or so much thereof as may be necessary, is appropriated from the ICCB Adult Education Fund to the Illinois Community College Board for operational expenses associated with administration of adult education and literacy activities.

ARTICLE 23

Section 1. "AN ACT concerning appropriations", Public Act 101-0637, approved June 10, 2020, is amended by changing Section 5 of Article 115 as follows:

(P.A. 101-0637, Article 115 Section 5)

Sec. 5. The sum of \$1,626,524,350 ~~\$1,526,524,350~~, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Board of Trustees of the State Employees' Retirement System of Illinois for the State's contribution, as provided by law.

ARTICLE 24

Section 1. "AN ACT concerning appropriations", Public Act 101-0637, approved June 10, 2020, is amended by adding Section 135 to Article 130 as follows:

(P.A. 101-637, Article 130 Section 135, new)

Sec. 135. The sum of \$30,000,000 ~~\$20,000,000~~, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Student Assistance Commission for deposit into the Illinois Prepaid Tuition Trust Fund.

ARTICLE 25

Section 5. The sum of \$33,791,050, or so much thereof as may be necessary, respectively, is appropriated to the President of the Senate and the Speaker of the House of Representatives for furnishing the items provided in Section 4 of the General Assembly Compensation Act to members of their respective houses throughout the year in connection with their legislative duties and responsibilities and not in connection with any political campaign as prescribed by law. Of this amount, 37.436% is appropriated to the President of the Senate for such expenditures and 62.564% is appropriated to the Speaker of the House for such expenditures.

Section 10. Payments from the sums appropriated in Section 5 shall be made only upon the delivery of a voucher approved by the member to the State Comptroller. The voucher shall also be approved by the President of the Senate or the Speaker of the House of Representatives as the case may be.

Section 15. The sum of \$30,603,400, or so much thereof as may be necessary, respectively, is appropriated to meet the ordinary and incidental expenses of the Senate legislative leadership and legislative staff assistants and the House Majority and Minority leadership staff, general staff, and office operations. Of this amount, 25.7% is appropriated to the President of the Senate for such expenditures, 25.7% is appropriated to the Senate Minority Leader for such expenditures, 24.8% is appropriated to the Speaker of the House for such expenditures, and 23.8% is appropriated to the House Minority Leader for such expenditures.

Section 20. The sum of \$9,882,100, or so much thereof as may be necessary, respectively, is appropriated to the President of the Senate and the Speaker of the House of Representatives for the ordinary and

incidental expenses of committees, the general staff and operations, per diem employees, special and standing committees, and expenses incurred in transcribing and printing of debates. Of this amount, 43.018% is appropriated to the President of the Senate for such expenditures and 56.982% is appropriated to the Speaker of the House for such expenditures.

Section 25. The sum of \$309,200, or so much thereof as may be necessary, respectively, is appropriated to the President of the Senate and the Speaker of the House of Representatives for the ordinary and incidental expenses, also including the purchasing on contract as required by law of printing, binding, printing paper, stationery and office supplies. For the House, no part of which shall be expended for expenses of purchasing, handling, or distributing such supplies and against which no indebtedness shall be incurred without the written approval of the Speaker of the House of Representatives. Of this amount, 69.277% is appropriated to the President of the Senate for such expenditures and 30.723% is appropriated to the Speaker of the House for such expenditures.

Section 30. The sum of \$6,483,050, or so much thereof as may be necessary, respectively, is appropriated to the President of the Senate for the use of standing committees for expert witnesses, technical services, consulting assistance, and other research assistance associated with special studies and long range research projects which may be requested by the standing committees and the Speaker of the House of Representatives for Standing House Committees pursuant to the Legislative Commission Reorganization Act of 1984. Of this amount, 46.862% is appropriated to the President of the Senate for such expenditures and 53.138% is appropriated to the Speaker of the House for such expenditures.

Section 35. The sum of \$167,000, or so much thereof as may be necessary, respectively, is appropriated to the President of the Senate and the Senate Minority Leader for allowances for the particular and additional services appertaining to or entailed by the respective officers of the Senate. Of this amount, 50% is appropriated to the President of the Senate for such expenditures and 50% is appropriated to the Senate Minority Leader for such expenditures.

Section 40. The sum of \$88,100, or so much thereof as may be necessary, respectively, is appropriated to the President of the Senate and the Speaker of the House of Representatives for travel, including expenses to Springfield of members on official legislative business during weeks when the General Assembly is not in Session. Of this amount, 65.5% is appropriated to the President of the Senate for such expenditures and 34.5% is appropriated to the Speaker of the House of Representatives for such expenditures.

Section 45. The sum of \$341,600, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the General Assembly to meet ordinary and contingent expenses. Any use of funds appropriated under this Section must be approved jointly by the Clerk of the House of Representatives and the Secretary of the Senate.

Section 50. As used in Section 15 hereof, except where the approval of the Speaker of the House of Representatives is expressly required for the expenditure of or the incurring of indebtedness against an appropriation for certain purchases on contract, "Speaker" means the leader of the party having the largest number of members of the House of Representatives as of January 13, 2021, and "Minority Leader" means the leader of the party having the second largest number of members of the House of Representatives as of January 13, 2021.

Section 55. The sum of \$113,700, or so much thereof as may be necessary, is appropriated for the ordinary and contingent expenses of the Senate Operations Commission including the planning costs, construction costs, moving expenses, and all other costs associated with the construction and reconstruction of Senate offices in the Capitol Complex area.

Section 60. The sum of \$500,000, or so much thereof as may be necessary, respectively, is appropriated from the General Assembly Operations Revolving Fund to the President of the Senate and the Speaker of the House of Representatives to meet ordinary and contingent expenses. Of this amount, 50% is appropriated to the President of the Senate for such expenditures and 50% is appropriated to the Speaker of the House of Representatives for such expenditures.

Section 65. The following named sums, or so much thereof as may be necessary and remain unexpended from an appropriation made for such purposes in Section 65 of Article 30.5 of Public Act 101-0637, are re-appropriated from the General Revenue Fund for expenses in connection with the planning and preparation of redistricting of Legislative and Representative Districts as required by Article IV, Section 3 of the Illinois Constitution of 1970:

To the Senate President.....	500,000
To the Senate Minority Leader.....	<u>500,000</u>
Total	\$1,000,000

Section 70. The following named sums, or so much thereof as may be necessary and remain unexpended from an appropriation hereto made for such purposes in Section 70 of Article 30.5 of Public Act 101-0637, are re-appropriated from the General Revenue Fund for expenses in connection with the planning and preparation of redistricting of Legislative and Representative Districts as required by Article IV, Section 3 of the Illinois Constitution of 1970:

To the House Speaker.....	500,000
To the House Minority Leader.....	<u>500,000</u>
Total	\$1,000,000

Section 75. The sum of \$441,600, or so much thereof as may be necessary and remains unexpended from an appropriation made for such purposes in Section 75 of Article 30.5 of Public Act 101-0637, is re-appropriated to the Speaker of the House for expenses in connection with the planning and preparation of redistricting of legislative and representative districts as required by Article IV, Section 3 of the Illinois Constitution on 1970.

Section 80. The following named lump sum, or so much thereof as may be necessary, and remains unexpended from an appropriation heretofore made for such purposes in Section 80 of Article 30.5 of Public Act 101-0637 is re-appropriated from the General Revenue Fund for expenses in connection with the planning and preparation of redistricting of Legislative and Representative Districts as required by Article IV, Section 3 of the Illinois Constitution of 1970:

To the Senate President.....	250,000
To the Senate Minority Leader.....	<u>250,000</u>
Total	\$500,000

Section 85. The following named lump sum, or so much thereof as may be necessary, and remains unexpended from an appropriation heretofore made for such purposes in Section 85 of Article 30.5 of Public Act 101-0637 is re-appropriated from the General Revenue Fund for expenses in connection with the planning and preparation of redistricting of Legislative and Representative Districts as required by Article IV, Section 3 of the Illinois Constitution of 1970:

To the House Speaker.....	250,000
To the House Minority Leader .....	<u>250,000</u>
Total	\$500,000

Section 90. The sum of \$365,000, or so much thereof as may be necessary and remains unexpended from an appropriation made for such purposes in Section 90 of Article 30.5 of Public Act 101-0637, is re-appropriated from the General Revenue Fund to the Speaker of the House of Representatives to meet ordinary and contingent expenses, including, but not limited to, the replacement of audio system equipment for the House Chamber.

Section 95. The following named lump sum, or so much thereof as may be necessary, and remains unexpended from an appropriation made for such purposes in Section 95 of Article 30.5 of Public Act 101-0637, is re-appropriated from the General Revenue Fund for expenses in connection with the planning and preparation of redistricting of Legislative and Representative Districts as required by Article IV, Section 3 of the Illinois Constitution of 1970:

To the Senate President.....	3,000,000
To the Senate Minority Leader.....	<u>3,000,000</u>

Total \$6,000,000

Section 100. The following named lump sum, or so much thereof as may be necessary, and remains unexpended from an appropriation made for such purposes in Section 100 of Article 30.5 of Public Act 101-0637, is re-appropriated from the General Revenue Fund for expenses in connection with the planning and preparation of redistricting of Legislative and Representative Districts as required by Article IV, Section 3 of the Illinois Constitution of 1970:

To the House Speaker..... 3,000,000
To the House Minority Leader..... 3,000,000
Total \$6,000,000

ARTICLE 26

Section 5. The following named amounts, or so much of those amounts as may be necessary, respectively, are appropriated from the General Revenue Fund to the Auditor General to meet the ordinary and contingent expenses of the Office of the Auditor General, as provided in the Illinois State Auditing Act:

For Personal Services:

For Regular Positions..... 6,413,000
For State Contribution to Social Security..... 495,000
For Contractual Services..... 636,000
For Travel..... 0
For Commodities..... 10,000
For Printing..... 5,000
For Equipment..... 15,000
For Electronic Data Processing..... 15,000
For Telecommunications..... 55,000
For Operation of Auto Equipment..... 3,000
Total \$7,647,000

Section 10. The sum of \$30,095,422, or so much of that amount as may be necessary, is appropriated to the Auditor General from the Audit Expense Fund for administrative and operations expenses and audits, studies, investigations, and expenses related to actuarial services.

ARTICLE 27

Section 5. The sum of \$5,166,700, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Legislative Information System to meet its operational expenses for the fiscal year beginning July 1, 2021.

Section 10. The following sum, or so much of that amount as may be necessary, is appropriated from the General Assembly Computer Equipment Revolving Fund to the Legislative Information System:

For Purchase, Maintenance, and Rental of
General Assembly Electronic Data Processing
Equipment and for other operational purposes
of the General Assembly..... 1,600,000

Section 15. The sum of \$2,160,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Legislative Printing Unit to meet its operational expenses for the fiscal year beginning July 1, 2021.

Section 20. The sum of \$325,600, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Legislative Audit Commission to meet its operational expenses for the fiscal year beginning July 1, 2021.

Section 25. The sum of \$2,712,800, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Legislative Reference Bureau to meet its operational expenses for the fiscal year beginning July 1, 2021.

Section 30. The sum of \$1,140,700, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Joint Committee on Administrative Rules to meet its operational expenses for the fiscal year beginning July 1, 2021.

Section 35. The sum of \$1,669,500, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Architect of the Capitol to meet its operational expenses for the fiscal year beginning July 1, 2021.

Section 40. The sum of \$4,264,600, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Commission on Government Forecasting and Accountability to meet its operational expenses for the fiscal year beginning July 1, 2021.

Section 45. The sum of \$1,500,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Commission on Government Forecasting and Accountability for the purpose of making pension pick up contributions to the State Employees' Retirement System of Illinois for affected legislative staff employees for the fiscal year beginning July 1, 2021.

Section 50. The sum of \$200,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Legislative Ethics Commission to meet the ordinary and contingent expenses of the Commission for the fiscal year beginning July 1, 2021.

Section 55. The sum of \$920,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Office of the Legislative Inspector General for its ordinary and contingent expenses for the fiscal year beginning July 1, 2021.

#### ARTICLE 28

Section 5. In addition to other sums appropriated, the sum of \$439,679,700, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Supreme Court for operational expenses, awards, grants, permanent improvements, and probation reimbursements for the fiscal year ending June 30, 2022.

Section 10. The sum of \$29,131,200, or so much thereof as may be necessary, is appropriated from the Mandatory Arbitration Fund to the Supreme Court for Mandatory Arbitration Programs.

Section 15. The sum of \$708,800, or so much thereof as may be necessary, is appropriated from the Foreign Language Interpreter Fund to the Supreme Court for the Foreign Language Interpreter Program.

Section 20. The sum of \$1,032,500, or so much thereof as may be necessary, is appropriated from the Lawyers' Assistance Program Fund to the Supreme Court for lawyers' assistance programs.

Section 25. The sum of \$13,793,900, or so much thereof as may be necessary, is appropriated from the Supreme Court Special Purposes Fund to the Supreme Court for the oversight and management of electronic filing, case management systems, and committees and commissions of the Supreme Court.

Section 30. The sum of \$4,000,000, or so much thereof as may be necessary, is appropriated from the Supreme Court Federal Projects Fund to the Supreme Court for expenses relating to various federal projects.

Section 35. The amount of \$500,000, or so much thereof as may be necessary, is appropriated from the Cannabis Expungement Fund to the Supreme Court for the distribution to clerks of the circuit court for the

facilitation of petitions of expungement of minor cannabis offenses pursuant to the Cannabis Regulation and Tax Act.

Section 40. The sum of \$5,000,000, or so much thereof as may be necessary, is appropriated from the Mandatory Arbitration Fund to the Supreme Court for reduction of case backlogs and managing increases in case filings, modernizing court technology infrastructure and Supporting Access to Justice Programs.

#### ARTICLE 29

Section 5. The sum of \$4,500,000, or so much thereof as may be necessary, is appropriated from the Supreme Court Historic Preservation Fund to the Supreme Court Historic Preservation Commission for historic preservation purposes.

Section 10. The sum of \$800,000 is appropriated from the General Revenue Fund to the Supreme Court Historic Preservation Commission for deposit into the Supreme Court Historic Preservation Fund.

#### ARTICLE 30

Section 5. The sum of \$39,469,700, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Office of the Attorney General to meet its operational expenses for the fiscal year ending June 30, 2022.

Section 10. The sum of \$1,400,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Office of the Attorney General for disbursement to the Illinois Equal Justice Foundation for use as provided in the Illinois Equal Justice Act.

Section 15. The sum of \$1,000,000, or so much thereof as is available for use by the Attorney General, is appropriated to the Attorney General from the Illinois Gaming Law Enforcement Fund for State law enforcement purposes.

Section 20. The sum of \$26,000,000, or so much thereof as may be necessary, is appropriated from the Attorney General Court Ordered and Voluntary Compliance Payment Projects Fund to the Office of the Attorney General for use, subject to pertinent court order or agreement, in the performance of any function pertaining to the exercise of the duties of the Attorney General, including State law enforcement and public education.

Section 25. The sum of \$2,000,000, or so much thereof as may be necessary, is appropriated from the Illinois Charity Bureau Fund to the Office of the Attorney General to enforce the provisions of the Solicitation for Charity Act and to gather and disseminate information about charitable trustees and organizations to the public.

Section 30. The sum of \$7,000,000, or so much thereof as may be necessary, is appropriated from the Attorney General Whistleblower Reward and Protection Fund to the Office of the Attorney General for ordinary and contingent expenses, including State law enforcement purposes.

Section 35. The sum of \$25,750,000, or so much thereof as may be necessary, is appropriated from the Attorney General's State Projects and Court Ordered Distribution Fund to the Attorney General for payment of interagency agreements, for court-ordered distributions to third parties, and subject to pertinent court order, for performance of any function pertaining to the exercise of the duties of the Attorney General, including State law enforcement and public education.

Section 40. The following named sums, or so much thereof as may be necessary, respectively, for the objects and purposes named in this Section, are appropriated to the Attorney General to meet the ordinary and contingent expenses of the Attorney General:

#### OPERATIONS

Payable from the Violent Crime Victims Assistance Fund:

For Awards and Grants under the Violent

Crime Victims Assistance Act.....	5,500,000
Total	\$5,500,000

Section 45. The sum of \$1,000,000, or so much thereof as may be necessary, is appropriated from the Attorney General Federal Grant Fund to the Office of the Attorney General for funding for federal grants.

Section 50. The sum of \$400,000, or so much thereof as may be necessary, is appropriated to the Office of the Attorney General from the Domestic Violence Fund pursuant to Public Act 95-711 for grants to public or private nonprofit agencies for the purposes of facilitating or providing free domestic violence legal advocacy, assistance, or services to victims of domestic violence who are married or formerly married or parties or former parties to a civil union related to order of protection proceedings, or other proceedings for civil remedies for domestic violence.

Section 55. The sum of \$2,500,000, or so much thereof as may be necessary, is appropriated from the Attorney General Tobacco Fund to the Office of the Attorney General for the oversight, enforcement, and implementation of the Master Settlement Agreement entered in the case of People of the State of Illinois v. Philip Morris, et al (Circuit Court of Cook County, No. 96L13146), for the administration and enforcement of the Tobacco Product Manufacturers' Escrow Act, for the handling of tobacco-related litigation, and for other law enforcement activities of the Attorney General.

Section 60. The sum of \$1,400,000, or so much thereof as may be necessary, is appropriated from the Access to Justice Fund to the Office of the Attorney General for disbursement to the Illinois Equal Justice Foundation pursuant to the Access to Justice Act.

Section 65. The sum of \$215,000, or so much thereof as may be necessary, is appropriated from the Cannabis Expungement Fund to the Office of the Attorney General for the ordinary and contingent expenses associated with the Cannabis Regulation and Tax Act.

Section 70. The sum of \$1,600,000, or so much thereof as may be necessary, is appropriated from the Cannabis Expungement Fund to the Office of the Attorney General for disbursement to the Illinois Equal Justice Foundation for use as provided in the Cannabis Regulation and Tax Act.

#### ARTICLE 31

Section 5. The sum of \$847,900, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Judicial Inquiry Board for its ordinary and contingent expenses.

#### ARTICLE 32

Section 5. The following named amounts, or so much of those amounts as may be necessary, respectively, for the objects and purposes named, are appropriated from the General Revenue Fund to meet the ordinary and contingent expenses of the Office of the State Appellate Defender.

For Personal Services.....	\$19,384,200
For State Contributions to Social Security.....	1,482,900
For Contractual Services.....	3,019,600
For Travel.....	48,800
For Commodities.....	33,200
For Printing.....	28,000
For Equipment.....	116,200
For EDP.....	1,083,800
For Telecommunications.....	43,000
Total	\$25,239,700

Section 10. The amount of \$184,600, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Office of the State Appellate Defender for the ordinary and contingent expenses of the Expungement Program.

Section 15. The amount \$100,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Office of the State Appellate Defender to provide statewide training to Public Defenders under the Public Defender Training Program.

Section 20. The amount of \$608,300, or so much thereof as may be necessary, is appropriated from General Revenue Fund to the Office of the State Appellate Defender to develop a Juvenile Defender Resource Center.

#### ARTICLE 33

Section 1. The following named amounts, or so much of those amounts as may be necessary, respectively, are appropriated to the Office of the State's Attorneys Appellate Prosecutor for the objects and purposes hereinafter named to meet its ordinary and contingent expenses for the fiscal year ending June 30, 2022:

Payable from the General Revenue Fund:

For Personal Services:

Collective Bargaining Unit.....	\$5,296,000
Administrative Unit.....	\$1,578,800

For State Contribution to the State Employees' Retirement System Pick Up:

Collective Bargaining Unit.....	\$211,900
Administrative Unit.....	\$63,200

For State Contribution to Social Security:

Collective Bargaining Unit.....	\$405,200
Administrative Unit.....	\$120,800

For Contractual Services:

General Contractual Services.....	\$225,100
Tax Objection Casework.....	\$3,500

For Rental of Real Property:..... \$168,100

For Travel:

General Travel.....	\$8,800
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For Commodities:

General Commodities.....	\$12,000
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For Printing:..... \$5,000

For Equipment:

General Equipment.....	\$4,000
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For Electronic Data Processing:..... \$2,000

For Telecommunications:..... \$35,000

For Operation of Auto:

General Operation of Auto.....	\$25,000
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For Continuing Legal Education:..... \$97,800

For Expenses Pursuant to P.A. 84-1340, which requires the Office of the State's Attorneys Appellate Prosecutor to conduct training programs for Illinois State's Attorneys, Assistant State's Attorneys and Law Enforcement Officers on techniques and methods of eliminating or reducing the trauma of testifying in criminal proceedings for children who serve as witnesses in such proceedings; and other authorized criminal

justice training programs:.....	\$145,200
For Appropriation to the State's Attorneys Appellate Prosecutor for a grant to the Cook County State's Attorney for expenses incurred in filing appeals in Cook County.....	<u>\$3,400,000</u>
General Revenue Total:	\$11,807,400

## Payable from State's Attorneys Appellate Prosecutor's County Fund

For Personal Services:	
Administrative Unit.....	\$1,251,800
For State Contribution to the State Employees' Retirement System Pick Up:	
Administrative Unit.....	\$50,100
For State Contribution to the State Employees' Retirement System:	
Administrative Unit.....	\$706,100
For State Contribution to Social Security:	
Administrative Unit.....	\$95,900
For County Reimbursement to State for Group Insurance:	
Administrative Unit.....	\$329,000
For Contractual Services:	
General Contractual Services.....	\$450,000
Tax Objection Case Work.....	\$16,000
Labor Unit.....	\$257,000
For Rental of Real Property:.....	\$144,100
For Travel:	
General Travel.....	\$15,500
For Commodities:	
General Commodities.....	\$5,000
For Printing:.....	\$800
For Equipment:	
General Equipment.....	\$2,200
For Electronic Data Processing:.....	\$35,400
For Telecommunications:.....	\$20,000
For Operation of Automotive Equipment:	
General Operation of Auto.....	\$6,500
For Law Intern Program:.....	<u>\$18,200</u>
Total	\$3,403,600

## Payable from Personal Property Tax Replacement Fund:

For Personal Services:.....	\$882,000
For State Contribution to the State Employees' Retirement System Pick Up:.....	\$35,300
For State Contribution to the State Employees' Retirement System:.....	\$497,500
For State Contribution to Social Security.....	\$67,500
For Reimbursement to State for Group Insurance:...	\$176,300
For Contractual Services:.....	\$580,000
For Training Programs:.....	<u>\$225,000</u>
Personal Property Tax Replacement Fund Total	\$2,463,600

## Payable from Continuing Legal Education Trust Fund:

For Continuing Legal Education:.....	<u>\$100,000</u>
Continuing Legal Education Trust Fund Total:	\$100,000

[May 31, 2021]

Payable from the Narcotics Profit Forfeiture Fund:	
For Expenses Pursuant to Drug Asset Forfeiture	
Procedure Act: .....	<u>\$2,900,000</u>
Total	\$2,900,000

Payable from the Special Federal Grant Projects Fund:	
For Expenses Related to federally assisted	
Programs to assist local State's Attorneys	
including special appeals, drug related	
cases, and cases arising under the	
Narcotics Profit Forfeiture Act on the	
request of the State's Attorney and monies	
received from the Department of Justice: .....	<u>\$300,000</u>
Special Federal Grant Projects Fund Total	\$300,000

Payable from the Cannabis Expungement Fund:	
For Distribution to local State's Attorneys	
for the facilitation of petitions of	
expungement of minor cannabis offenses,	
pursuant to the Cannabis Regulation	
and Tax Act.....	\$500,000

#### ARTICLE 34

Section 5. The following named sums, or so much of those amounts as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated to the Office of the Secretary of State to meet the ordinary, contingent, and distributive expenses of the following organizational units of the Office of the Secretary of State:

#### EXECUTIVE GROUP

For Personal Services:	
For Regular Positions:	
Payable from General Revenue Fund.....	6,396,900
For Extra Help:	
Payable from General Revenue Fund.....	70,300
For Employee Contribution to State	
Employees' Retirement System:	
Payable from General Revenue Fund.....	128,700
Payable from Road Fund .....	0
For State Contribution to	
Social Security:	
Payable from General Revenue Fund.....	457,800
For Contractual Services:	
Payable from General Revenue Fund.....	397,100
For Travel Expenses:	
Payable from General Revenue Fund.....	16,500
For Commodities:	
Payable from General Revenue Fund.....	20,000
For Printing:	
Payable from General Revenue Fund.....	1,300
For Equipment:	
Payable from General Revenue Fund.....	7,500
For Telecommunications:	
Payable from General Revenue Fund.....	44,700

#### GENERAL ADMINISTRATIVE GROUP

For Personal Services:

[May 31, 2021]

## For Regular Positions:

Payable from General Revenue Fund.....	51,328,200
Payable from Road Fund.....	0
Payable from Lobbyist Registration Fund.....	537,000
Payable from Division of Corporations Registered Limited Liability Partnership Fund... 83,100	
Payable from Securities Audit and Enforcement Fund.....	4,142,600
Payable from Department of Business Services Special Operations Fund.....	5,867,300
For Extra Help:	
Payable from General Revenue Fund.....	515,300
Payable from Road Fund.....	0
Payable from Securities Audit and Enforcement Fund.....	28,000
Payable from Department of Business Services Special Operations Fund.....	140,900
For Employee Contribution to State Employees' Retirement System:	
Payable from General Revenue Fund.....	1,034,700
Payable from Lobbyist Registration Fund.....	10,700
Payable from Division of Corporations Registered Limited Liability Partnership Fund.....	1,700
Payable from Securities Audit and Enforcement Fund.....	89,800
Payable from Department of Business Services Special Operations Fund.....	119,200
For State Contribution to State Employees' Retirement System:	
Payable from Road Fund.....	0
Payable from Lobbyist Registration Fund.....	302,900
Payable from Division of Corporations Registered Limited Liability Partnership Fund.....	46,900
Payable from Securities Audit and Enforcement Fund.....	2,352,300
Payable from Department of Business Services Special Operations Fund.....	3,388,800
For State Contribution to Social Security:	
Payable from General Revenue Fund.....	3,971,300
Payable from Road Fund.....	0
Payable from Lobbyist Registration Fund.....	44,900
Payable from Division of Corporations Registered Limited Liability Partnership Fund.....	6,000
Payable from Securities Audit and Enforcement Fund.....	282,000
Payable from Department of Business Services Special Operations Fund.....	453,200
For Group Insurance:	
Payable from Lobbyist Registration Fund.....	159,800
Payable from Division of Corporations Registered Limited Liability Partnership Fund.... 44,700	
Payable from Securities Audit and Enforcement Fund.....	1,158,600
Payable from Department of Business Services Special Operations Fund.....	2,166,000

[May 31, 2021]

For Contractual Services:	
Payable from General Revenue Fund.....	17,105,700
Payable from Road Fund.....	0
Payable from Motor Fuel Tax Fund.....	1,300,000
Payable from Lobbyist Registration Fund.....	689,700
Payable from Division of Corporations Registered Limited Liability Partnership Fund.....	600
Payable from Securities Audit and Enforcement Fund.....	1,087,000
Payable from Department of Business Services Special Operations Fund.....	773,000
For Travel Expenses:	
Payable from General Revenue Fund.....	122,700
Payable from Road Fund.....	0
Payable from Lobbyist Registration Fund.....	4,500
Payable from Securities Audit and Enforcement Fund.....	2,500
Payable from Department of Business Services Special Operations Fund.....	4,000
For Commodities:	
Payable from General Revenue Fund.....	755,400
Payable from Road Fund.....	0
Payable from Lobbyist Registration Fund.....	2,200
Payable from Division of Corporations Registered Limited Liability Partnership Fund.....	900
Payable from Securities Audit and Enforcement Fund.....	6,000
Payable from Department of Business Services Special Operations Fund.....	11,000
For Printing:	
Payable from General Revenue Fund.....	403,500
Payable from Road Fund.....	0
Payable from Lobbyist Registration Fund.....	5,500
Payable from Securities Audit and Enforcement Fund.....	200,000
Payable from Department of Business Services Special Operations Fund.....	60,000
For Equipment:	
Payable from General Revenue Fund.....	857,100
Payable from Road Fund.....	0
Payable from Lobbyist Registration Fund.....	7,000
Payable from Division of Corporations Registered Limited Liability Partnership Fund.....	0
Payable from Securities Audit and Enforcement Fund.....	100,000
Payable from Department of Business Services Special Operations Fund.....	15,000
For Electronic Data Processing:	
Payable from General Revenue Fund.....	4,600,000
Payable from Road Fund.....	0
Payable from the Secretary of State Special Services Fund.....	6,000,000
For Telecommunications:	
Payable from General Revenue Fund.....	229,700
Payable from Road Fund.....	0
Payable from Lobbyist Registration Fund.....	2,300

Payable from Division of Corporations Registered Limited Liability Partnership Fund.....	600
Payable from Securities Audit and Enforcement Fund.....	17,000
Payable from Department of Business Services Special Operations Fund.....	35,600
For Operation of Automotive Equipment: Payable from General Revenue Fund.....	220,000
Payable from Securities Audit and Enforcement Fund.....	192,500
Payable from Department of Business Services Special Operations Fund.....	95,000
For Refunds: Payable from General Revenue Fund.....	15,000
Payable from Road Fund.....	2,500,000
<b>MOTOR VEHICLE GROUP</b>	
For Personal Services: For Regular Positions:	
Payable from General Revenue Fund.....	122,803,000
Payable from Road Fund.....	0
Payable from CSLIS/AAMVAnet/NMVTIS Trust Fund.....	0
Payable from the Secretary of State Special License Plate Fund.....	749,300
Payable from Motor Vehicle Review Board Fund.....	145,100
Payable from Vehicle Inspection Fund.....	1,293,500
For Extra Help: Payable from General Revenue Fund.....	7,871,100
Payable from Road Fund.....	0
Payable from Vehicle Inspection Fund.....	0
For Employee Contribution to State Employees' Retirement System:	
Payable from General Revenue Fund.....	2,666,100
Payable from CDLIS/AAMVAnet/NMVTIS Trust Fund.....	0
Payable from the Secretary of State Special License Plate Fund.....	15,000
Payable from Motor Vehicle Review Board Fund.....	2,900
Payable from Vehicle Inspection Fund.....	25,900
For State Contribution to State Employees' Retirement System:	
Payable from Road Fund.....	0
Payable from CDLIS/AAMVAnet/NMVTIS Trust Fund.....	0
Payable from the Secretary of State Special License Plate Fund.....	422,600
Payable from Motor Vehicle Review Board Fund.....	81,800
Payable from Vehicle Inspection Fund.....	729,600
For State Contribution to Social Security:	
Payable from General Revenue Fund.....	9,441,800
Payable from Road Fund.....	0
Payable from CDLIS/AAMVAnet/NMVTIS Trust Fund.....	0
Payable from the Secretary of State Special License Plate Fund.....	57,800
Payable from Motor Vehicle Review Board Fund.....	11,100
Payable from Vehicle Inspection Fund.....	102,700

[May 31, 2021]

For Group Insurance:	
Payable from CDLIS/AAMVAnet/NMVTIS Trust Fund.....	0
Payable from the Secretary of State Special License Plate Fund.....	319,600
Payable From Motor Vehicle Review Board Fund.....	0
Payable from Vehicle Inspection Fund.....	440,600
For Contractual Services:	
Payable from General Revenue Fund.....	17,544,500
Payable from Road Fund.....	0
Payable from CDLIS/AAMVAnet/NMVTIS Trust Fund.....	1,515,500
Payable from the Secretary of State Special License Plate Fund.....	646,000
Payable from Motor Vehicle Review Board Fund.....	0
Payable from Vehicle Inspection Fund.....	945,600
For Travel Expenses:	
Payable from General Revenue Fund.....	232,100
Payable from Road Fund.....	0
Payable from CDLIS/AAMVAnet/NMVTIS Trust Fund.....	1,400
Payable from the Secretary of State Special License Plate Fund.....	19,000
Payable from Motor Vehicle Review Board Fund.....	0
Payable from Vehicle Inspection Fund.....	0
For Commodities:	
Payable from General Revenue Fund.....	221,700
Payable from Road Fund.....	0
Payable from CDLIS/AAMVAnet/NMVTIS Trust Fund.....	3,020,000
Payable from the Secretary of State Special License Plate Fund.....	1,000,000
Payable from Motor Vehicle Review Board Fund.....	0
Payable from Vehicle Inspection Fund.....	25,000
For Printing:	
Payable from General Revenue Fund.....	1,153,500
Payable from Road Fund.....	0
Payable from the Secretary of State Special License Plate Fund.....	1,200,000
Payable from Motor Vehicle Review Board Fund.....	0
Payable from Vehicle Inspection Fund.....	0
For Equipment:	
Payable from General Revenue Fund.....	600,000
Payable from Road Fund.....	0
Payable from CDLIS/AAMVAnet/NMVTIS Trust Fund....	112,600
Payable from the Secretary of State Special License Plate Fund.....	100,000
Payable from Motor Vehicle Review Board Fund.....	0
Payable from Vehicle Inspection Fund.....	0
For Telecommunications:	
Payable from General Revenue Fund.....	1,404,900

Payable from Road Fund.....	0
Payable from the Secretary of State Special License Plate Fund.....	300,000
Payable from Motor Vehicle Review Board Fund.....	0
Payable from Vehicle Inspection Fund.....	30,000
For Operation of Automotive Equipment: Payable from General Revenue Fund.....	480,000
Payable from Road Fund.....	0

Section 10. The following named sum, or so much thereof as may be necessary, is appropriated to the Office of the Secretary of State for any operations, alterations, rehabilitation, and nonrecurring repairs and maintenance of the interior and exterior of the various buildings and facilities under the jurisdiction of the Office of the Secretary of State, including sidewalks, terraces, and grounds and all labor, materials, and other costs incidental to the above work:

From General Revenue Fund.....	600,000
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Section 15. The sum of \$3,000,000, or so much thereof as may be necessary, is appropriated from the Capital Development Fund to the Office of the Secretary of State for new construction and alterations, and maintenance of the interiors and exteriors of the various buildings and facilities under the jurisdiction of the Office of the Secretary of State.

Section 20. The sum of \$4,183,702, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from appropriations heretofore made for such purpose in Article 38, Section 15 and Section 20 of Public Act 101-0637, is reappropriated from the Capital Development Fund to the Office of the Secretary of State for new construction and alterations, and maintenance of the interiors and exteriors of the various buildings and facilities under the jurisdiction of the Office of the Secretary of State.

Section 25. The sum of \$300,000, or so much thereof as may be necessary, is appropriated from the State Parking Facility Maintenance Fund to the Secretary of State for the maintenance of parking facilities owned or operated by the Secretary of State.

Section 30. The following named sums, or so much thereof as may be necessary, respectively, are appropriated to the Office of the Secretary of State for the following purposes:

For annual equalization grants, per capita and area grants to library systems, and per capita grants to public libraries, under Section 8 of the Illinois Library System Act. This amount is in addition to any amount otherwise appropriated to the Office of the Secretary of State:	
From General Revenue Fund.....	15,128,100
From Live and Learn Fund.....	16,004,200

Section 35. The following named sums, or so much thereof as may be necessary, respectively, are appropriated to the Office of the Secretary of State for library services for the blind and physically handicapped:

From General Revenue Fund.....	865,400
From Live and Learn Fund.....	300,000
From Accessible Electronic Information Service Fund.....	<u>0</u>
Total	\$1,165,400

Section 40. The following named sums, or so much thereof as may be necessary, respectively, are appropriated to the Office of the Secretary of State for the following purposes:

[May 31, 2021]

For annual per capita grants to all school districts of the State for the establishment and operation of qualified school libraries or the additional support of existing qualified school libraries under Section 8.4 of the Illinois Library System Act.

This amount is in addition to any amount otherwise appropriated to the Office of the Secretary of State:

From General Revenue Fund.....	464,500
From Live and Learn Fund.....	<u>1,145,000</u>
Total	\$1,609,500

Section 45. The following named sums, or so much thereof as may be necessary, is appropriated to the Office of the Secretary of State for grants to library systems for library computers and new technologies to promote and improve interlibrary cooperation and resource sharing programs among Illinois libraries:

From Live and Learn Fund.....	0
From Secretary of State Special Services Fund.....	0

Section 50. The following named sums, or so much thereof as may be necessary, are appropriated to the Office of the Secretary of State for annual library technology grants and for direct purchase of equipment and services that support library development and technology advancement in libraries statewide:

From General Revenue Fund.....	0
From Live and Learn Fund.....	580,000
From Secretary of State Special Services Fund.....	<u>1,826,000</u>
Total	\$2,406,000

Section 55. The following named sum, or so much thereof as may be necessary, is appropriated to the Office of the Secretary of State from the Live and Learn Fund for the purpose of making grants to libraries for construction and renovation as provided in Section 8 of the Illinois Library System Act. This amount is in addition to any amount otherwise appropriated to the Office of the Secretary of State:

From Live and Learn Fund.....	870,800
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Section 60. The following named sum, or so much thereof as may be necessary, respectively, are appropriated to the Office of the Secretary of State for the following purposes: For library services under the Federal Library Services and Technology Act, P.L. 104-208, as amended; and the National Foundation on the Arts and Humanities Act of 1965, P.L. 89-209. These amounts are in addition to any amounts otherwise appropriated to the Office of the Secretary of State:

From Federal Library Services Fund.....	11,000,000
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Section 65. The following named sums, or so much thereof as may be necessary, respectively, are appropriated to the Office of the Secretary of State for support and expansion of the Literacy Programs administered by education agencies, libraries, volunteers, or community based organizations or a coalition of any of the above:

From General Revenue Fund.....	3,718,300
From Live and Learn Fund.....	750,000
From Federal Library Services Fund:	
From LSTA Title IA.....	0
From Secretary of State Special Services Fund.....	<u>1,300,000</u>
Total	\$5,768,300

Section 70. The following named sum, or so much thereof as may be necessary, is appropriated to the Office of the Secretary of State for tuition and fees and other expenses related to the program for Illinois Archival Depository System Interns:

From General Revenue Fund..... 0

Section 75. The sum of \$0, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Office of Secretary of State for the Penny Severns Summer Family Literacy Grants.

Section 80. In addition to any other sums appropriated for such purposes, the sum of \$1,288,800, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Office of the Secretary of State for a grant to the Chicago Public Library.

Section 85. The sum of \$0, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Office of the Secretary of State for all expenditures and grants to libraries for the Project Next Generation Program.

Section 90. The following named sum, or so much thereof as may be necessary, is appropriated to the Office of the Secretary of State from the Live and Learn Fund for the purpose of promotion of organ and tissue donations:

From Live and Learn Fund..... 1,750,000

Section 95. The sum of \$50,000, or so much thereof as may be necessary, is appropriated from the Secretary of State Special License Plate Fund to the Office of the Secretary of State for grants to benefit Illinois Veterans Home libraries.

Section 100. The sum of \$35,000, or so much thereof as may be necessary, is appropriated to the Office of the Secretary of State from the Master Mason Fund to provide grants to Illinois Masonic Charities Fund, a not-for-profit corporation, for charitable purposes.

Section 105. The sum of \$75,000, or so much thereof as may be necessary, is appropriated to the Secretary of State from the Illinois Pan Hellenic Trust Fund to provide grants for charitable purposes sponsored by African-American fraternities and sororities.

Section 110. The sum of \$28,000, or so much thereof as may be necessary, is appropriated to the Secretary of State from the Park District Youth Program Fund to provide grants for the Illinois Association of Park Districts: After School Programming.

Section 115. The sum of \$215,000, or so much thereof as may be necessary, is appropriated to the Secretary of State from the Illinois Route 66 Heritage Project Fund to provide grants for the development of tourism, education, preservation, and promotion of Route 66.

Section 120. The sum of \$850,000, or so much thereof as may be necessary, is appropriated from the Police Memorial Committee Fund to the Office of the Secretary of State for grants to the Police Memorial Committee for maintaining a memorial statue, holding an annual memorial commemoration, and giving scholarships or grants to children and spouses of police officers killed in the line of duty.

Section 125. The sum of \$117,000, or so much thereof as may be necessary, is appropriated from the Mammogram Fund to the Office of the Secretary of State for grants to the Susan G. Komen Foundation for breast cancer research, education, screening, and treatment.

Section 130. The following named sum, or so much thereof as may be necessary, respectively, are appropriated to the Office of the Secretary of State for such purposes in Section 3-646 of the Illinois Vehicle Code (625 ILCS 5), for grants to the Regional Organ Bank of Illinois and to Mid-America Transplant Services for the purpose of promotion of organ and tissue donation awareness. These amounts are in addition to any amounts otherwise appropriated to the Office of the Secretary of State:

[May 31, 2021]

From Organ Donor Awareness Fund..... 170,000

Section 135. The sum of \$700,000, or so much thereof as may be necessary, is appropriated to the Secretary of State from the Chicago Police Memorial Foundation Fund for grants to the Chicago Police Memorial Foundation for maintenance of a memorial and park, holding an annual memorial commemoration, giving scholarships to children of police officers killed or catastrophically injured in the line of duty, providing financial assistance to police officers and their families when a police officer is killed or injured in the line of duty, and paying the insurance premiums for police officers who are terminally ill.

Section 140. The sum of \$155,000, or so much thereof as may be necessary, is appropriated to the Secretary of State from the U.S. Marine Corps Scholarship Fund to provide grants per Section 3-651 of the Illinois Vehicle Code.

Section 145. The sum of \$500,000, or so much thereof as may be necessary, is appropriated from the Secretary of State Federal Projects Fund to the Office of the Secretary of State for the payment of any operational expenses relating to the cost incident to augmenting the Illinois Commercial Motor Vehicle safety program by assuring and verifying the identity of drivers prior to licensure, including CDL operators; for improved security for Drivers Licenses and Personal Identification Cards; and any other related program deemed appropriate by the Office of the Secretary of State.

Section 150. The sum of \$1,500,000, or so much thereof as may be necessary, is appropriated to the Office of the Secretary of State from the Securities Investors Education Fund for any expenses used to promote public awareness of the dangers of securities fraud.

Section 155. The sum of \$5,000, or so much thereof as may be necessary, is appropriated to the Office of the Secretary of State from the Secretary of State Evidence Fund for the purchase of evidence, for the employment of persons to obtain evidence, and for the payment for any goods or services related to obtaining evidence.

Section 160. The sum of \$225,000, or so much thereof as may be necessary, is appropriated from the Alternate Fuels Fund to the Office of Secretary of State for the cost of administering the Alternate Fuels Act.

Section 165. The sum of \$17,000,000, or so much thereof as may be necessary, is appropriated from the Secretary of State Special Services Fund to the Office of the Secretary of State for office automation and technology.

Section 170. The sum of \$20,000,000, or so much thereof as may be necessary, is appropriated from the Motor Vehicle License Plate Fund to the Office of the Secretary of State for the cost incident to providing new or replacement plates for motor vehicles.

Section 175. The sum of \$3,500,000, or so much thereof as may be necessary, is appropriated from the Secretary of State DUI Administration Fund to the Office of Secretary of State for operation of the Department of Administrative Hearings of the Office of Secretary of State and for no other purpose.

Section 180. The sum of \$15,000, or so much thereof as may be necessary, is appropriated from the Secretary of State Police DUI Fund to the Secretary of State for the payments of goods and services that will assist in the prevention of alcohol-related criminal violence throughout the State.

Section 185. The sum of \$700,000, or so much thereof as may be necessary, is appropriated from the Secretary of State Police Services Fund to the Secretary of State for purposes as indicated by the grantor or contractor or, in the case of money bequeathed or granted for no specific purpose, for any purpose as deemed appropriate by the Director of Police, Secretary of State in administering the responsibilities of the Secretary of State Department of Police.

Section 190. The sum of \$300,000, or so much thereof as may be necessary, is appropriated from the Office of the Secretary of State Grant Fund to the Office of the Secretary of State to be expended in accordance with the terms and conditions upon which such funds were received.

Section 195. The sum of \$24,300, or so much thereof as may be necessary, is appropriated to the Office of the Secretary of State from the State Library Fund to increase the collection of books, records, and holdings; to hold public forums; to purchase equipment and resource materials for the State Library; and for the upkeep, repair, and maintenance of the State Library building and grounds.

Section 200. The following sum, or so much thereof as may be necessary, is appropriated to the Office of the Secretary of State for any operations, alterations, rehabilitations, new construction, and maintenance of the interior and exterior of the various buildings and facilities under the jurisdiction of the Secretary of State to enhance security measures in the Capitol Complex:

From General Revenue Fund..... 4,400,000

Section 205. The sum of \$17,500,000, or so much thereof as may be necessary, is appropriated from the Secretary of State Identification Security and Theft Prevention Fund to the Office of Secretary of State for all costs related to implementing identification security and theft prevention measures.

Section 210. The sum of \$2,500,000, or so much thereof as may be necessary, is appropriated to the Office of the Secretary of State from the Driver Services Administration Fund for the payment of costs related to the issuance of temporary visitor's driver's licenses, and other operational costs, including personnel, facilities, computer programming, and data transmission.

Section 215. The sum of \$2,400,000, or so much thereof as may be necessary, is appropriated from the Monitoring Device Driving Permit Administration Fee Fund to the Office of the Secretary of State for all Secretary of State costs associated with administering Monitoring Device Driving Permits per Public Act 95-0400.

Section 220. The sum of \$300,000, or so much thereof as may be necessary, is appropriated from the Indigent BAIID Fund to the Office of the Secretary of State to reimburse ignition interlock device providers per Public Act 95-0400, including reimbursements submitted in prior years.

Section 225. The sum of \$15,000,000, or so much thereof as may be necessary, is appropriated to the Office of the Secretary of State from the Motor Vehicle Theft Prevention and Insurance Verification Trust Fund for awards, grants, and operational support to implement the Illinois Motor Vehicle Theft Prevention and Insurance Verification Act, and for operational expenses of the Office to implement the Act.

Section 230. The sum of \$55,000, or so much thereof as may be necessary, is appropriated to the Secretary of State from the Illinois Professional Golfers Association Foundation Junior Golf Fund for grants to the Illinois Professional Golfers Association Foundation to help Association members expose Illinois youth to the game of golf.

Section 235. The sum of \$140,000, or so much thereof as may be necessary, is appropriated to the Secretary of State from the Agriculture in the Classroom Fund for grants to support Agriculture in the Classroom programming for public and private schools within Illinois.

Section 240. The sum of \$25,000, or so much thereof as may be necessary, is appropriated to the Secretary of State from the Boy Scout and Girl Scout Fund for grants to the Illinois divisions of the Boy Scouts of America and the Girl Scouts of the U.S.A.

Section 245. The sum of \$55,000, or so much thereof as may be necessary, is appropriated to the Secretary of State from the Support Our Troops Fund for grants to Illinois Support Our Troops, Inc. for charitable assistance to the troops and their families in accordance with its Articles of Incorporation.

Section 250. The sum of \$4,000, or so much thereof as may be necessary, is appropriated to the Office of the Secretary of State from the Rotary Club Fund for grants for charitable purposes sponsored by the Rotary Club.

Section 255. The sum of \$13,000, or so much thereof as may be necessary, is appropriated to the Office of the Secretary of State from the Ovarian Cancer Awareness Fund for grants to the National Ovarian Cancer Coalition, Inc. for ovarian cancer research, education, screening, and treatment.

Section 260. The sum of \$6,000, or so much thereof as may be necessary, is appropriated to the Office of the Secretary of State from the Sheet Metal Workers International Association of Illinois Fund for grants for charitable purposes sponsored by Illinois chapters of the Sheet Metal Workers International Association.

Section 265. The sum of \$120,000, or so much thereof as may be necessary, is appropriated to the Office of the Secretary of State from the Illinois Police Association Fund for providing death benefits for the families of police officers killed in the line of duty, and for providing scholarships, for graduate study, undergraduate study, or both, to children and spouses of police officers killed in the line of duty.

Section 270. The sum of \$7,500, or so much thereof as may be necessary, is appropriated to the Secretary of State from the International Brotherhood of Teamsters Fund for grants to the Teamsters Joint Council 25 Charitable Trust for religious, charitable, scientific, literary, and educational purposes.

Section 275. The sum of \$17,000, or so much thereof as may be necessary, is appropriated to the Office of the Secretary of State from the Fraternal Order of Police Fund for grants to the Illinois Fraternal Order of Police to increase the efficiency and professionalism of law enforcement officers in Illinois, to educate the public about law enforcement issues, to more firmly establish the public confidence in law enforcement, to create partnerships with the public, and to honor the service of law enforcement officers.

Section 280. The sum of \$45,000, or so much thereof as may be necessary, is appropriated to the Secretary of State from the Share the Road Fund for grants to the League of Illinois Bicyclists, a not for profit corporation, for educational programs instructing bicyclists and motorists how to legally and more safely share the roadways.

Section 285. The sum of \$0, or so much thereof as may be necessary, is appropriated to the Office of the Secretary of State from the St. Jude Children's Research Fund for grants to St. Jude Children's Research Hospital for pediatric treatment and research.

Section 290. The sum of \$20,000, or so much thereof as may be necessary, is appropriated to the Office of the Secretary of State from the Ducks Unlimited Fund for grants to Ducks Unlimited, Inc. to fund wetland protection, enhancement, and restoration projects in the State of Illinois, to fund education and outreach for media, volunteers, members, and the general public regarding waterfowl and wetlands conservation in the State of Illinois, and to cover reasonable cost for Ducks Unlimited plate advertising and administration of the wetland conservation projects and education program.

Section 295. The sum of \$200,000, or so much thereof as may be necessary, is appropriated to the Secretary of State from the Family Responsibility Fund for all costs associated with enforcement of the Family Financial Responsibility Law.

Section 300. The sum of \$700,000, or so much thereof as may be necessary, is appropriated to the Office of the Secretary of State from the Illinois State Police Memorial Park Fund for grants to the Illinois State Police Heritage Foundation, Inc. for building and maintaining a memorial and park, holding an annual memorial commemoration, giving scholarships to children of State police officers killed or catastrophically injured in the line of duty, and providing financial assistance to police officers and their families when a police officer is killed or injured in the line of duty.

Section 305. The sum of \$5,000, or so much thereof as may be necessary, is appropriated to the Office of the Secretary of State from the Illinois Sheriffs' Association Scholarship and Training Fund for grants to the Illinois Sheriffs' Association for scholarships obtained in a competitive process to attend the Illinois Teen Institute or an accredited college or university, for programs designed to benefit the elderly and teens, and for law enforcement training.

Section 310. The sum of \$1,500,000, or so much thereof as may be necessary, is appropriated to the Office of the Secretary of State from the Alzheimer's Awareness Fund for grants to the Alzheimer's Disease and Related Disorders Association, Greater Illinois Chapter, for Alzheimer's care, support, education, and awareness programs.

Section 315. The sum of \$25,000, or so much thereof as may be necessary, is appropriated to the Office of the Secretary of State from the Illinois Nurses Foundation Fund for grants to the Illinois Nurses Foundation, to promote the health of the public by advancing the nursing profession in this State.

Section 320. The sum of \$3,000, or so much thereof as may be necessary, is appropriated to the Office of the Secretary of State from the Hospice Fund for grants to a statewide organization whose primary membership consists of hospice programs.

Section 325. The sum of \$30,000, or so much thereof as may be necessary, is appropriated to the Office of the Secretary of State from the Octave Chanute Aerospace Heritage Fund for grants to the Rantoul Historical Society and Museum, or any other charitable foundation responsible for the former exhibits and collections of the Chanute Air Museum, for operational and program expenses of the Chanute Air Museum and any other structure housing exhibits and collections of the Chanute Air Museum.

Section 330. The sum of \$12,000,000, or so much thereof as may be necessary, is appropriated from the Secretary of State Special Services Fund to the Office of the Secretary of State for operating program expenses related to the enforcement of administering laws related to vehicles and transportation.

Section 335. The sum of \$25,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Office of the Secretary of State for a grant to Oak Park Library for all costs associated with programs and services provided to communities.

Section 340. The sum of \$25,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Office of the Secretary of State for a grant to North Riverside Library for all costs associated with programs and services provided to communities.

Section 345. The sum of \$25,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Office of the Secretary of State for a grant to Berwyn Library for all costs associated with programs and services provided to communities.

Section 350. The sum of \$25,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Office of the Secretary of State for a grant to La Grange Library for all costs associated with programs and services provided to communities.

Section 351. The sum of \$25,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Office of the Secretary of State for a grant to Poplar Creek Library for all costs associated with programs and services provided to communities.

Section 355. The sum of \$2,273,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Office of the Secretary of State for grants, contracts, and administrative expenses associated with Agudath Israel of Illinois for school transportation.

Section 360. The sum of \$1,500,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Secretary of State for a grant to the Southern Illinois Law Enforcement Commission for costs associated with trainings.

ARTICLE 35

Section 5. The sum of \$21,636,700, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to meet the ordinary and contingent expenses of the Office of the State Comptroller.

Section 10. The sum of \$1,500,000, or so much thereof as may be necessary, is appropriated to the State Comptroller from the Comptroller's Administrative Fund for the discharge of duties of the office.

Section 15. The sum of \$50,300, or so much thereof as may be necessary, is appropriated to the State Comptroller from the State Lottery Fund for expenses in connection with the State Lottery.

Section 20. The following named sums, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated to the Office of the State Comptroller for the fiscal year ending June 30, 2022:

For Personal Services and Related Lines:	
Official Court Reporting.....	0
For Employee Retirement Contributions	
Paid by the Employer.....	0
For State Contributions to the State	
Employees' Retirement System.....	0
For State Contributions to Social	
Security.....	0
For Travel:	
For Official Court Reporting.....	0
For Contractual Services.....	0
For Commodities.....	0
For Printing.....	0
For Equipment.....	0
For Telecommunications.....	0
For Electronic Data Processing.....	<u>0</u>
Total	\$0

Section 25. The sum of \$0, or so much thereof as may be necessary, is appropriated to the State Comptroller for ordinary and contingent expenses associated with the payment to official court reporters pursuant to law.

Section 30. The sum of \$85,829,700, or so much thereof as may be necessary, is appropriated from the Personal Property Tax Replacement Fund to the State Comptroller for ordinary and contingent expenses associated with the payment to official Court reporters pursuant to law.

Section 35. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the State Comptroller to pay the elected State officers of the Executive Branch of the State Government, at various rates prescribed by law:

For the Governor.....	184,800
For the Lieutenant Governor.....	141,300
For the Secretary of State.....	163,100
For the Attorney General.....	163,100
For the Comptroller.....	141,300
For the State Treasurer.....	<u>141,300</u>
Total	\$934,900

Section 40. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the State Comptroller to pay certain appointed officers of the Executive Branch of the State Government, at the various rates prescribed by law:

From General Revenue Fund:

Department on Aging	
For the Director.....	138,500
Department of Agriculture	
For the Director.....	0
For the Assistant Director.....	0
Department of Central Management Services	
For the Director.....	170,500
For 2 Assistant Directors.....	289,900
Department of Children and Family Services	
For the Director.....	0
Department of Corrections	
For the Director.....	180,000
For the Assistant Director.....	153,000
Department of Commerce and Economic Opportunity	
For the Director.....	170,500
For the Assistant Director.....	145,000
Environmental Protection Agency	
For the Director.....	159,700
Department of Financial and Professional Regulation	
For the Secretary.....	0
For the Director.....	0
For the Director.....	0
Department of Human Services	
For the Secretary.....	180,000
For 2 Assistant Secretaries.....	306,000
Department of Insurance	
For the Director .....	0
Department of Juvenile Justice	
For the Director.....	144,200
Department of Labor	
For the Director.....	148,700
For the Assistant Director.....	135,500
For the Chief Factory Inspector.....	54,400
For the Superintendent of Safety Inspection and Education.....	59,800
Illinois State Police	
For the Director.....	158,800
For the Assistant Director.....	135,500
Department of Military Affairs	
For the Adjutant General.....	138,500
For two Chief Assistants to the Adjutant General.....	236,100
Department of Lottery	
For the Superintendent.....	0
Department of Natural Resources	
For the Director.....	0
For the Assistant Director.....	0
For six Mine Officers.....	97,800
For four Miners' Examining Officers.....	53,800
Illinois Labor Relations Board	

[May 31, 2021]

For the Chairman.....	108,700
For four State Labor Relations Board members.....	391,300
For two Local Labor Relations Board members.....	195,700
For the Local Labor Relations Board Chairman.....	97,800
Department of Healthcare and Family Services	
For the Director.....	170,500
For the Assistant Director.....	145,000
Department of Public Health	
For the Director.....	180,000
For the Assistant Director.....	153,000
Department of Revenue	
For the Director.....	170,500
For the Assistant Director.....	145,000
Property Tax Appeal Board	
For the Chairman.....	67,400
For four members.....	217,400
Department of Veterans' Affairs	
For the Director.....	138,500
For the Assistant Director.....	118,100
Civil Service Commission	
For the Chairman.....	31,700
For four members.....	105,500
Commerce Commission	
For the Chairman.....	139,600
For four members.....	487,600
Court of Claims	
For the Chief Judge.....	67,600
For the six Judges.....	374,400
Commission on Equity and Inclusion	
For the Chairman.....	130,200
For six members.....	743,600
State Board of Elections	
For the Chairman.....	60,900
For the Vice-Chairman.....	50,000
For six members.....	234,800
Illinois Emergency Management Agency	
For the Director.....	0
For the Assistant Director.....	0
Department of Human Rights	
For the Director.....	138,500
Human Rights Commission	
For the Chairman.....	130,200
For six members.....	743,600
Illinois Workers' Compensation Commission	
For the Chairman.....	0
For nine members.....	0
Liquor Control Commission	
For the Chairman.....	40,600
For six members.....	212,800
For the Secretary.....	39,200
For the Chairman and one member as designated by law, \$200 per diem for work on a license appeal commission.....	55,000

Executive Ethics Commission	
For nine members.....	352,200
Illinois Power Agency	
For the Director.....	0
Pollution Control Board	
For the Chairman.....	126,100
For four members.....	487,600
Prisoner Review Board	
For the Chairman.....	99,900
For fourteen members of the Prisoner Review Board.....	1,252,200
Secretary of State Merit Commission	
For the Chairman.....	0
For four members.....	53,800
Educational Labor Relations Board	
For the Chairman.....	108,700
For four members.....	391,300
Illinois State Police	
For seven members of the State Police Merit Board, \$242 per diem, whichever is applicable in accordance with law, for a maximum of 100 days each.....	169,400
Department of Transportation	
For the Secretary.....	0
For the Assistant Secretary.....	0
Office of Small Business Utility Advocate	
For the small business utility advocate.....	0
Total	\$12,382,100

Section 45. The following named sums, or so much thereof as may be necessary, respectively, are appropriated to the State Comptroller to pay certain officers of the Legislative Branch of the State Government, at the various rates prescribed by law:

Office of Auditor General	
For the Auditor General.....	178,300
For two Deputy Auditor Generals.....	<u>256,600</u>
Total	\$434,900
Officers and Members of General Assembly	
For salaries of the 118 members of the House of Representatives at a base salary of \$70,645.....	8,477,400
For salaries of the 59 members of the Senate at a base salary of \$70,645.....	<u>4,309,400</u>
Total	\$12,786,800
For additional amounts, as prescribed by law, for party leaders in both chambers as follows:	
For the Speaker of the House, the President of the Senate and Minority Leaders of both Chambers.....	114,500
For the Majority Leader of both Chambers.....	48,400
For the ten assistant majority and minority leaders in the Senate.....	215,100
For the twelve assistant majority and minority leaders in the House.....	225,800
For the majority and minority	

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caucus chairmen in the Senate.....	43,100
For the majority and minority conference chairmen in the House.....	37,700
For the two Deputy Majority and the two Deputy Minority leaders in the House.....	82,500
For chairmen and minority spokesmen of standing committees in the Senate except the Committee on Assignments.....	666,800
For chairmen and minority spokesmen of standing and select committees in the House.....	<u>946,400</u>
Total	\$2,380,300
For per diem allowances for the members of the Senate, as provided by law.....	400,000
For per diem allowances for the members of the House, as provided by law.....	800,000
For mileage for all members of the General Assembly, as provided by law.....	<u>450,000</u>
Total	\$1,650,000

Section 50. The following named sums, or so much thereof as may be necessary, respectively, are appropriated to the State Comptroller to pay certain appointed officers of the Executive Branch of the State Government, at the various rates prescribed by law:

Department of Agriculture	
For the Director	
From Feed Control Fund.....	159,700
For the Assistant Director	
From Feed Control Fund.....	135,500
Department of Children and Family Services	
For the Director	
From DCFS Children's Services Fund.....	180,000
Illinois Emergency Management Agency	
For the Director	
From Nuclear Safety Emergency Preparedness Fund .....	154,400
For the Assistant Director	
From Radiation Protection Fund.....	138,500
Department of Financial and Professional Regulation	
From the Professions Indirect Cost Fund	
For the Secretary.....	161,800
For the Director.....	138,500
For the Director.....	148,700
Illinois Power Agency	
For the Director	
From the Illinois Power Agency Operations Fund....	124,400
Department of Insurance	
For the Director	
From Insurance Producer Administration Fund.....	161,800
Department of Lottery	
For the Superintendent	
From State Lottery Fund.....	170,100

Department of Natural Resources	
Payable from Park and Conservation Fund	
For the Director .....	159,700
For the Assistant Director.....	149,200
Payable from Coal Mining Regulatory Fund	
For six Mine Officers.....	0
For four Miners' Examining Officers.....	0
Department of Transportation	
Payable from Road Fund	
For the Secretary.....	180,000
For the Assistant Secretary.....	153,000
Illinois Workers' Compensation Commission	
Payable from IWCC Operations Fund	
For the Chairman.....	159,000
For nine members.....	1,363,000
Office of the State Fire Marshal	
For the State Fire Marshal:	
From Fire Prevention Fund.....	138,500
Illinois Racing Board	
For eleven members of the Illinois Racing Board, \$300 per diem to a maximum \$13,045 as prescribed by law:	
From the Horse Racing Fund.....	143,500
Department of Employment Security	
Payable from Title III Social Security and Employment Service Fund:	
For the Director.....	170,500
For five members of the Board of Review.....	75,000
Department of Innovation and Technology	
Payable from Technology Management Revolving Fund:	
For the Secretary.....	180,000
For the Assistant Secretary.....	153,000
Department of Real Estate	
Payable from Real Estate License Administrative Fund:	
For the Director.....	148,700
Department of Financial and Professional Regulation	
Payable from Bank and Trust Company Fund:	
For the Director.....	163,200
Subtotals:	
Feed Control.....	295,200
DCFS Children's Services Fund.....	180,000
Nuclear Safety Emergency Preparedness Fund.....	154,400
Radiation Protection Fund.....	138,500
Professions Indirect Cost Fund.....	449,000
Illinois Power Agency Operations Fund.....	124,400
Insurance Producer Administration Fund.....	161,800
State Lottery Fund.....	170,100
Park and Conservation Fund.....	308,900
Coal Mining Regulatory Fund.....	0
Road Fund.....	333,000
IWCC Operations Fund.....	1,522,000
Fire Prevention.....	138,500
Horse Racing.....	143,500

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Bank and Trust Company Fund.....	163,200
Title III Social Security and Employment Service Fund.....	245,500
Technology Management Revolving Fund.....	333,000
Real Estate License Administrative Fund.....	<u>148,700</u>
Total	\$5,009,700

Section 55. In addition to the salaries and benefits provided in this Article, the following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the State Comptroller for cost of living adjustments for directors, secretaries, assistant directors, and assistant secretaries named pursuant to P.A. 100-1179:

From General Revenue Fund.....	0
From Horse Racing Fund.....	0
From Fire Prevention Fund.....	0
From Bank and Trust Company Fund.....	0
From Title III Social Security and Employment Service Fund.....	0
From Feed Control Fund.....	0
From DCFS Children's Services Fund.....	0
From Nuclear Safety Emergency Preparedness Fund.....	0
From Radiation Protection Fund.....	0
From Professions Indirect Cost Fund.....	0
From Illinois Power Agency Operations Fund.....	0
From Insurance Producer Administrative Fund.....	0
From State Lottery Fund.....	0
From Park and Conservation Fund.....	0
From Coal Mining Regulatory Fund.....	0
From Road Fund.....	0
From IWCC Operations Fund.....	0
From Technology Management Revolving Fund.....	0
From Real Estate License Administrative Fund.....	<u>0</u>
Total	\$0

Section 60. In addition to the salaries and benefits provided in this Article, the following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the State Comptroller for cost of living adjustments for offices of the Executive and Legislative Branches of State Government:

From General Revenue Fund.....	0
From Horse Racing Fund.....	0
From Fire Prevention Fund.....	0
From Bank and Trust Company Fund.....	0
From Title III Social Security and Employment Service Fund.....	0
From Weights and Measures.....	0
From DCFS Children's Services Fund.....	0
From Nuclear Safety Emergency Preparedness Fund.....	0
From Radiation Protection Fund.....	0
From Professions Indirect Cost Fund.....	0
From Illinois Power Agency Operations Fund.....	0
From Insurance Producer Administrative Fund.....	0
From State Lottery Fund.....	0
From Park and Conservation Fund.....	0
From Coal Mining Regulatory Fund.....	0
From Road Fund.....	0
From IWCC Operations Fund.....	0
From Technology Management Revolving Fund.....	0
From Real Estate License Administrative Fund.....	<u>0</u>

Total

\$0

Section 65. The following named amounts, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated to the State Comptroller in connection with the payment of salaries for officers of the Executive and Legislative Branches of State Government:

For State Contribution to State Employees'

Retirement System:

From Horse Racing Fund.....	0
From Fire Prevention Fund.....	78,100
From Bank and Trust Company Fund.....	92,100
From Title III Social Security and Employment Service Fund.....	138,500
From Feed and Control Fund.....	166,500
From DCFS Children's Services Fund.....	101,500
From Nuclear Safety Emergency Preparedness Fund.....	87,100
From Radiation Protection Fund.....	78,100
From Professions Indirect Cost Fund.....	253,200
From Illinois Power Agency Operations Fund.....	70,200
From Insurance Producer Administration Fund.....	91,300
From State Lottery Fund.....	96,000
From Park and Conservation Fund.....	174,200
From Coal Mining Regulatory Fund.....	0
From Road Fund.....	187,800
From IWCC Operations Fund.....	855,000
From Technology Management Revolving Fund.....	187,800
From Real Estate License Administrative Fund.....	<u>83,900</u>
Total	\$2,741,300

For State Contribution to Social Security:

From General Revenue Fund.....	1,237,800
From Horse Racing Fund.....	11,000
From Fire Prevention Fund.....	10,600
From Bank and Trust Company Fund.....	11,300
From Title III Social Security and Employment Service Fund.....	17,100
From Feed Control Fund.....	21,600
From DCFS Children's Services Fund.....	11,500
From Nuclear Safety Emergency Preparedness Fund.....	11,100
From Radiation Protection Fund.....	10,600
From Professions Indirect Cost Fund.....	32,900
From Illinois Power Agency Operations Fund.....	9,600
From Insurance Producer Administration Fund.....	11,200
From State Lottery Fund.....	11,400
From Park and Conservation Fund.....	22,200
From Coal Mining Regulatory Fund.....	0
From Road Fund.....	22,600
From IWCC Operations Fund.....	116,500
From Technology Management Revolving Fund.....	22,600
From Real Estate License Administrative Fund.....	<u>11,100</u>
Total	\$1,602,700

For Group Insurance:

From Fire Prevention Fund.....	23,500
From Bank and Trust Company Fund.....	23,500
From Title III Social Security and Employment Service Fund.....	23,500
From Feed Control Fund.....	47,000
From DCFS Children's Services Fund.....	23,500

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From Nuclear Safety Emergency Preparedness Fund.....	23,500
From Radiation Protection Fund.....	23,500
From Professions Indirect Cost Fund.....	70,500
From Illinois Power Agency Operations Fund.....	23,500
From Insurance Producer Administration Fund.....	23,500
From State Lottery Fund.....	23,500
From Park and Conservation Fund.....	47,000
From Coal Mining Regulatory Fund.....	0
From Road Fund.....	47,000
From IWCC Operations Fund.....	235,000
From Technology Management Revolving Fund.....	47,000
From Real Estate License Administrative Fund.....	<u>23,500</u>
Total	\$728,500

Section 70. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated from the General Revenue Fund to the State Comptroller to pay certain appointed officers of the Executive Branch of the State Government, at the various rates prescribed by law:

Executive Inspector Generals

For the Executive Inspector General for the Office of the Governor.....	150,000
For the Executive Inspector General for the Office of the Attorney General.....	120,000
For the Executive Inspector General for the Office of the Secretary of State.....	120,000
For the Executive Inspector General for the Office of the Comptroller.....	100,000
For the Executive Inspector General for the Office of the Treasurer.....	<u>100,000</u>
Total	\$590,000

Section 75. The amount of \$1,669,500, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the State Comptroller for contingencies in the event that any amounts appropriated in Sections 5 through 30 of this Article are insufficient and other expenses associated with the administration of Sections 15-5 through 15-30.

#### ARTICLE 36

Section 5. The amount of \$13,461,327, or so much thereof as may be necessary, is appropriated from the State Treasurer's Administrative Fund to the Office of the State Treasurer to meet its operational expenses for the fiscal year ending June 30, 2022.

Section 10. The amount of \$1,000,000, or so much thereof as may be necessary, is appropriated to the State Treasurer from the General Revenue Fund for the purpose of making refunds of accrued interest on protested tax cases.

Section 15. The amount of \$17,382,000, or so much thereof as may be necessary, is appropriated from the State Pensions Fund to the Office of the State Treasurer to meet its operational expenses for the fiscal year ending June 30, 2022.

Section 20. The amount of \$8,100,000, or so much of that amount as may be necessary, is appropriated to the State Treasurer from the Bank Services Trust Fund for operational expenses authorized under the State Treasurer's Bank Services Trust Fund Act.

Section 25. The following named amounts, or so much of those amounts as may be necessary, respectively, for the objects and purposes named in this Section, are appropriated to the State Treasurer for the payment of interest on and retirement of State bonded indebtedness:

For payment of principal and interest on any and all bonds issued pursuant to the Anti-Pollution Bond Act, the Transportation Bond Act, the Capital Development Bond Act of 1972, the School Construction Bond Act, the Illinois Coal and Energy Development Bond Act, and the General Obligation Bond Act:

From the General Obligation Bond Retirement and Interest Fund:

Principal.....	\$1,856,357,410
Interest.....	<u>1,343,470,963</u>
Total	\$3,199,828,373

Section 30. The amount of \$1,000,000, or so much thereof as may be necessary, is appropriated to the State Treasurer from the General Obligation Bond Rebate Fund for the purpose of making arbitrage rebate payments to the U.S. government.

Section 35. The amount of \$1,000,000, or so much thereof as may be necessary, is appropriated from the Charitable Trust Stabilization Fund to the State Treasurer for the State Treasurer's operational costs to administer the Charitable Trust Stabilization Fund and for grants to public and private entities in the State for the purposes set out in the Charitable Trust Stabilization Act.

Section 40. The amount of \$250,000, or so much thereof as may be necessary, is appropriated from the State Treasurer's Capital Fund for the construction, reconstruction, renovation, repair, operation and maintenance of the buildings, grounds and facilities of the State Treasurer.

ARTICLE 37

Section 5. The sum of \$1,541,100, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Court of Claims for its ordinary and contingent expenses.

Section 10. The amount of \$450,000, or so much thereof as may be necessary, is appropriated from the Court of Claims Administration and Grant Fund to the Court of Claims for administrative expenses under the Crime Victims Compensation Act.

Section 15. The following named amount, or so much thereof as may be necessary, is appropriated to the Court of Claims for payment of claims as follows:

For claims under the Crime Victims Compensation Act:

Payable from the Court of Claims	
Federal Grant Fund.....	\$10,000,000

Section 20. The amount of \$1,000,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Court of Claims for payment of awards solely as a result of the lapsing of an appropriation originally made from any funds held by the State Treasurer.

Section 25. The amount of \$5,000,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Court of Claims for payment of line of duty awards.

Section 30. The following named amounts, or so much thereof as may be necessary, are appropriated to the Court of Claims for payment of claims as follows:

For claims under the Crime Victims Compensation Act:

Payable from General Revenue Fund.....	\$6,000,000
For claims other than Crime Victims:	
Payable from the General Revenue Fund.....	<u>14,000,000</u>
Total	\$20,000,000

Section 35. The following named amounts, or so much thereof as may be necessary, are appropriated to the Court of Claims for payment of claims as follows:

For claims other than the Crime Victims

Compensation Act:

Payable from the Road Fund.....	\$1,000,000
Payable from the DCFS Children's Services Fund.....	1,500,000
Payable from the State Garage Fund.....	50,000
Payable from the Traffic and Criminal Conviction Surcharge Fund.....	100,000
Payable from the Vocational Rehabilitation Fund.....	<u>125,000</u>
<b>Total</b>	<b>\$2,775,000</b>

Section 40. The amount of \$3,000, or so much thereof as may be necessary, is appropriated from the Court of Claims Federal Recovery Victim Compensation Grant Fund to the Court of Claims for refund to the federal government for the Federal Recovery Victim Compensation Grant.

ARTICLE 38

Section 5. In addition to other sums appropriated, the sum of \$19,068,600, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the State Board of Elections for operational expenses, grants, reimbursements, and the Census 2020 Redistricting Program for the fiscal year ending June 30, 2022.

Section 10. The following amounts, or so much of those amounts as may be necessary, respectively, are appropriated from the Personal Property Tax Replacement Fund to the State Board of Elections for its ordinary and contingent expenses as follows:

For reimbursement to counties for increased compensation judges and other election officials, as provided in Public Acts 81-850, 81-1149, and 90-672 – Election Day Judges only.....	\$1,700,000
For payment of lump sum awards to county clerks, county recorders, and chief election clerks as compensation for additional duties required of such officials by consolidation of elections law, as provided in Public Acts 82-691 and 90-713.....	<u>\$786,500</u>
<b>Total</b>	<b>\$2,486,500</b>

Section 15. The following amounts, or so much thereof as may be necessary, are appropriated from the Help Illinois Vote Fund to the State Board of Elections for implementation of the Help America Vote Act of 2002:

For the implementation of the Statewide Voter Registration System, as required by Section 1A-25 of the Election Code, including maintenance of the IDEA/VISTA program.....	\$1,223,100
For administrative costs and discretionary grants to local election authorities under Section 101 of the Help America Vote Act of 2002.....	\$143,300
For administrative costs and discretionary grants to local election authorities under the 2018 & 2020 HAVA Election Security Grant.....	<u>\$19,399,600</u>
<b>Total</b>	<b>\$20,766,000</b>

ARTICLE 39

Section 5. The sum of \$12,923,300, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Office of the Governor for operational expenses of the fiscal year ending June 30, 2022.

Section 10. The sum of \$3,000,000, or so much thereof as may be necessary, is appropriated from the Governor's Grant Fund to the Office of the Governor to be expended in accordance with the terms and conditions upon which such funds were received and in the exercise of the powers or performance of the duties of the Office of the Governor.

Section 15. The sum of \$500,000, or so much thereof as may be necessary, is appropriated to the Office of the Governor from the Governor's Administrative Fund for the discharge of duties of the office.

Section 20. The sum of \$200,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Office of the Governor for a grant associated with operational expenses of the Office of New Americans.

ARTICLE 40

Section 5. The amount of \$2,113,600, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Office of the Lieutenant Governor to meet its operational expenses for the fiscal year beginning July 1, 2021.

Section 10. The sum of \$47,500, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Office of the Lieutenant Governor for all costs associated with the Rural Affairs Council including any grants or administrative expenses.

Section 15. The sum of \$100,000, or so much thereof as may be necessary, is appropriated to the Office of the Lieutenant Governor from the Lieutenant Governor's Grant Fund for ordinary and contingent expenses associated with the office.

ARTICLE 41

Section 5. The following named amounts, or so much thereof as may be necessary, are appropriated for the ordinary and contingent expenses for the Illinois Department on Aging for the Fiscal Year Ending June 30, 2022:

OFFICE OF THE DIRECTOR

Payable from the General Revenue Fund:

For Personal Services.....	1,520,600
For State Contributions to Social Security.....	116,300
For Contractual Services.....	172,000
For Travel.....	<u>75,000</u>
Total	\$1,883,900

Section 10. The following named amounts, or so much thereof as may be necessary, are appropriated for the ordinary and contingent expenses for the Illinois Department on Aging:

DIVISION OF FINANCE AND ADMINISTRATION

Payable from the General Revenue Fund:

For Personal Services.....	1,442,200
For State Contribution to Social Security.....	110,300
For Contractual Services.....	1,775,000
For Travel.....	30,000
For Commodities.....	22,600
For Printing.....	60,000
For Equipment.....	19,000
For Telecommunications.....	230,000
For Operation of Auto Equipment.....	<u>57,600</u>
Total	\$3,746,700

DISTRIBUTIVE ITEMS  
OPERATIONS

Payable from the General Revenue Fund:	
For the Administrative and Programmatic Expenses of Monitoring and Support Services.....	225,000
Payable from the Department on Aging State Projects Fund:	
For the Administrative and Programmatic Expenses of Private Partnership Projects.....	345,000
Payable from the Services for Older Americans Fund:	
For Personal Services.....	876,000
For State Contributions to State Employees' Retirement System.....	480,400
For State Contributions to Social Security.....	68,200
For Group Insurance.....	212,000
For Contractual Services.....	500,000
For Travel.....	65,000
For Commodities.....	6,500
For Telecommunications.....	50,000
For Operation of Auto Equipment.....	<u>15,000</u>
Total	\$2,273,100

DISTRIBUTIVE ITEMS  
OPERATIONS

Payable from the Services for Older Americans Fund:	
For the Administrative and Programmatic expenses of Governmental Discretionary Projects.....	3,500,000

Section 15. The following named amounts, or so much thereof as may be necessary, are appropriated for the ordinary and contingent expenses for the Illinois Department on Aging:

DIVISION OF COMMUNITY SUPPORTIVE SERVICES

Payable from the General Revenue Fund:	
For Personal Services.....	760,900
For State Contributions to Social Security.....	58,200
For Contractual Services.....	80,000
For Travel.....	<u>25,000</u>
Total	\$924,100

DISTRIBUTIVE ITEMS  
OPERATIONS

Payable from the General Revenue Fund:	
For the Administrative and Programmatic Expenses of the Senior Employment Specialist Program.....	190,300
For the Administrative and Programmatic Expenses of the Senior Meal Program (USDA).....	56,200
For the Administrative and Programmatic Expenses of the Senior Employment Program.....	<u>1,304,800</u>

DISTRIBUTIVE ITEMS  
GRANTS

Payable from the General Revenue Fund:	
For Grandparents Raising Grandchildren Program.....	300,000
Payable from the Services for Older Americans Fund:	
For Personal Services.....	581,500

For State Contributions to State Employee' Retirement.....	328,000
For State Contributions to Social Security.....	44,700
For Group Insurance.....	164,500
For Contractual Services.....	345,000
For Travel.....	<u>110,000</u>
Total	\$1,573,700

DISTRIBUTIVE ITEMS  
OPERATIONS

Payable from the Services for Older Americans Fund:	
For the Administrative and Programmatic Expenses of the Senior Meal Program USDA.....	225,000
For the Administrative and Programmatic Expenses of Older Americans Training.....	200,000
For the Administrative and Programmatic Expenses of Governmental Discretionary Projects.....	2,000,000
For the Administrative and Programmatic Expenses of Title V Services.....	300,000

DISTRIBUTIVE ITEMS  
GRANTS

Payable from the Services for Older Americans Fund:	
For USDA Child and Adult Food Care Program.....	850,000
For Title V Employment Services.....	4,000,000
For Title III Social Services.....	55,000,000
For Title III B Ombudsman.....	10,000,000
For USDA National Lunch Program.....	7,000,000
For National Family Caregiver Support Program.....	45,000,000
For Title VII Prevention of Elder Abuse, Neglect and Exploitation.....	3,000,000
For Title VII Long-Term Care Ombudsman Services for Older Americans.....	3,000,000
For Title III D Preventive Health.....	4,000,000
For Nutrition Services Incentive Program.....	25,000,000
For Title III C-1 Congregate Meals Program.....	50,000,000
For Title III C-2 Home Delivered Meals Program.....	63,000,000

DISTRIBUTIVE ITEMS  
OPERATIONS

Payable from the Commitment to Human Services Fund:	
For the Administrative and Programmatic Expenses of the Home Delivered Meals Program.....	30,100,000

DISTRIBUTIVE ITEMS  
GRANTS

Payable from the Commitment to Human Services Fund:	
For Retired Senior Volunteer Program.....	551,800
For Planning and Service Grants to Area Agencies on Aging.....	15,136,400

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For Foster Grandparents Program.....	241,400
For Area Agencies on Aging for Long-Term Care Systems Development.....	273,800
For Equal Distribution of Community Based Services.....	1,751,200

DISTRIBUTIVE ITEMS  
GRANTS

Payable from the Tobacco Settlement Recovery Fund: For Senior Health Assistance Programs.....	2,800,000
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Section 20. The following named amounts, or so much thereof as may be necessary, are appropriated for the ordinary and contingent expenses for the Illinois Department on Aging:

DIVISION OF COMMUNITY CARE SERVICES

Payable from the General Revenue Fund: For Personal Services.....	722,000
For State Contributions to Social Security.....	55,200
For Contractual Services.....	150,000
For Community Care Services Travel.....	<u>130,300</u>
<b>Total</b>	<b>\$1,057,500</b>

DISTRIBUTIVE ITEMS  
OPERATIONS

Payable from the General Revenue Fund: For the Administrative and Programmatic Expenses of Program Development and Training.....	400,000
Payable from the Services for Older Americans Fund: For the Administrative and Programmatic Expenses of Community Care Program Governmental Discretionary Projects.....	2,000,000

DISTRIBUTIVE ITEMS  
GRANTS

Payable from the General Revenue Fund: For the administrative and programmatic expenses including grants and fee for service associated with the purchases of services covered by the Community Care Program including prior years costs.....	330,471,900
Payable from the Commitment to Human Services Fund: For grants, programmatic and administrative expenses associated with comprehensive case coordination including prior years costs.....	76,000,000
For the administrative and programmatic expenses including grants and fee for service associated with the purchases of services covered by the Community Care Program including prior years costs.....	654,200,000

Section 25. The following named amounts, or so much thereof as may be necessary, are appropriated for the ordinary and contingent expenses for the Illinois Department on Aging:

DIVISION OF AGING CLIENT RIGHTS  
DISTRIBUTIVE ITEMS  
OPERATIONS

Payable from the Services for Older Americans Fund:	
For the Administrative and	
Programmatic Expenses of Aging Rights	
Governmental Discretionary Projects.....	5,000,000
For the Expenses of Aging Rights	
Training and Conference Planning.....	200,000
Payable from the Commitment to Human Services Fund:	
For the Administrative and	
Programmatic Expenses of	
Adult Protective Services	
Including Prior Year Cost.....	23,900,000
Payable from the Long-term Care Ombudsman Fund:	
For the Administrative and	
Programmatic Expenses of the	
Long-Term Care Ombudsman Program.....	3,600,000

## DISTRIBUTIVE ITEMS

## GRANTS

Payable from the Commitment to Human Services Fund:	
For the Administrative and	
Programmatic Expenses of the	
Ombudsman Program.....	4,500,000

Section 30. The following named amounts, or so much thereof as may be necessary, are appropriated for the ordinary and contingent expenses for the Illinois Department on Aging:

## DIVISION OF COMMUNITY OUTREACH

Payable from the General Revenue Fund:	
For Personal Services.....	492,400
For State Contributions to Social Security.....	37,700
For Contractual Services.....	50,000
For Travel.....	<u>35,000</u>
Total	\$615,100

## DISTRIBUTIVE ITEMS

## OPERATIONS

Payable from the General Revenue Fund:	
For the Administrative and	
Programmatic Expenses of Illinois	
Council on Aging.....	28,000
For the Administrative and	
Programmatic Expenses of	
Senior Community Outreach Events.....	65,000
For the Administrative and	
Programmatic Expenses of	
Senior HelpLine.....	2,908,000
Payable from the Senior Health Insurance Program Fund:	
For the Administrative and	
Programmatic Expenses of the	
Senior Health Insurance Program.....	2,700,000
Payable from the Services for Older Americans Fund:	
For the Administrative and	
Programmatic Expenses of	
Governmental Discretionary Projects.....	2,500,000

Section 35. The following named amounts, or so much thereof as may be necessary, are appropriated for the ordinary and contingent expenses for the Illinois Department on Aging:

## OFFICE OF INFORMATION TECHNOLOGY

## DISTRIBUTIVE ITEMS

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OPERATIONS

Payable from the General Revenue Fund:

For DoIT Electronic Data Processing..... 5,539,700

Section 40. The sum of \$135,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department on Aging for the Foster Grandparents Program.

ARTICLE 42

Section 5. The following named amounts, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated to meet the ordinary and contingent expenses of the Department of Agriculture:

FOR OPERATIONS  
ADMINISTRATIVE SERVICES

Payable from General Revenue Fund:

For Personal Services..... 778,900

For State Contributions to

Social Security..... 59,600

For Contractual Services..... 262,500

For Refunds..... 10,000

Total \$1,111,000

Section 10. The amount of \$660,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Agriculture for all costs associated with the Crop Insurance Rebate Initiative.

Section 15. The sum of \$833,700, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Agriculture for costs and expenses related to or in support of the agency's operations.

Section 20. The following named amounts, or so much thereof as may be necessary, are appropriated to the Department of Agriculture for the following purposes:

Payable from the Agricultural Premium Fund:

For expenses related to the Food Safety

Modernization Initiative..... 200,000

For deposit into the State Cooperative

Extension Service Trust Fund..... 10,000,000

Total \$10,200,000

Section 25. The following named amounts, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated to meet the ordinary and contingent expenses of the Department of Agriculture:

Payable from Wholesome Meat Fund:

For Personal Services..... 235,700

For State Contributions to State

Employees' Retirement System..... 132,000

For State Contributions to

Social Security..... 18,100

For Group Insurance..... 69,000

For Contractual Services..... 210,000

For Travel..... 25,000

For Commodities..... 11,100

For Printing..... 20,000

For Equipment..... 50,000

For Telecommunications..... 20,000

Total \$790,900

Section 30. The sum of \$300,000, or so much thereof as may be necessary, is appropriated from the Wholesome Meat Fund to the Department of Agriculture for costs and expenses related to or in support of the agency's operations.

Section 35. The following named amounts, or so much thereof as may be necessary, are appropriated to the Department of Agriculture for the following purposes:

Payable from Partners for Conservation Fund:

For deposit into the State Cooperative Extension Service Trust Fund.....	994,700
For deposit into the State Cooperative Extension Service Trust Fund for operational expenses and programs at the University of Illinois Cook County Cooperative Extension Service.....	2,449,200

Section 40. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Agriculture for:

#### COMPUTER SERVICES

Payable from General Revenue Fund:

For Electronic Data Processing.....	1,162,200
Payable from Agricultural Premium Fund:	
For Contractual Services.....	550,000
For Travel.....	400
For Commodities.....	5,000
For Printing.....	5,000
For Equipment.....	75,000
For Electronic Data Processing.....	1,425,900
For Telecommunications Services.....	<u>50,000</u>
Total	\$2,111,300

Section 45. The following named amounts, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated to meet the ordinary and contingent expenses of the Department of Agriculture:

#### FOR OPERATIONS AGRICULTURE REGULATION

Payable from General Revenue Fund:

For Personal Services.....	1,596,800
For State Contributions to Social Security.....	122,200
For Contractual Services.....	479,500
For Commodities.....	3,000
For Printing.....	2,000
For Telecommunications Services.....	16,200
For Operation of Auto Equipment.....	<u>25,000</u>
Total	\$2,244,700

Section 50. The sum of \$1,641,600, or so much thereof as may be necessary, is appropriated from the Fertilizer Control Fund to the Department of Agriculture for expenses relating to agricultural products inspection.

Section 55. The sum of \$2,366,000, or so much thereof as may be necessary, is appropriated from the Feed Control Fund to the Department of Agriculture for Feed Control.

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Section 56. The sum of \$1,000,000, or so much thereof as may be necessary, is appropriated from the Partners for Conservation Fund to the Department of Agriculture to provide a grant to the Fox Waterway Agency for purposes of funding the management of waterway conservation.

Section 60. The amount of \$500,000, or so much thereof as may be necessary, is appropriated to the Department of Agriculture from the Agriculture Federal Projects Fund for expenses of various federal projects.

Section 65. The following named sums, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated to meet the ordinary and contingent expenses of the Department of Agriculture:

MARKETING

Payable from General Revenue Fund:	
For Personal Services.....	693,600
For State Contributions to Social Security.....	53,100
Payable from Agricultural Premium Fund:	
For Expenses Connected With the Promotion and Marketing of Illinois Agriculture and Agriculture Exports.....	2,683,500
For Implementation of Programs and Activities to Promote, Develop and Enhance the Biotechnology Industry in Illinois.....	100,000
For Expenses Related to Viticulturist and Enologist Contractual Staff.....	<u>150,000</u>
Total	\$2,933,500
Payable from Federal Agricultural Marketing Services Fund:	
For Administering Illinois' Part under Public Law No. 733, "An Act to provide for further research into basic laws and principles relating to agriculture and to improve and facilitate the marketing and distribution of agricultural products".....	30,000
Payable from Agriculture Federal Projects Fund:	
For Expenses of Various Federal Projects.....	850,000

Section 70. The following named amounts, or so much thereof as may be necessary for the objects and purposes hereinafter named, are appropriated to the Department of Agriculture:

MEDICINAL PLANTS

Payable from the Compassionate Use of Medical Cannabis Fund:	
For all costs associated with the Compassionate Use of Medical Cannabis Pilot Program.....	2,610,200
Payable from the Industrial Hemp Regulatory Fund:	
For all costs associated with the Operation, Implementation, and Enforcement of the Industrial Hemp Act.....	500,000

Section 75. The sum of \$7,851,000, or so much thereof as may be necessary, is appropriated from the Cannabis Regulation Fund to the Department of Agriculture for all costs associated with the Cannabis Regulation and Tax Act.

Section 80. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Agriculture for:

WEIGHTS AND MEASURES

Payable from the Weights and Measures Fund:	
For Personal Services.....	3,010,600
For State Contributions to State Employees' Retirement System.....	1,650,800
For State Contributions to Social Security.....	230,400
For Group Insurance.....	1,219,000
For Contractual Services.....	369,100
For Travel.....	65,000
For Commodities.....	22,000
For Printing.....	14,000
For Equipment.....	400,000
For Telecommunications Services.....	50,000
For Operation of Auto Equipment.....	422,000
For Refunds.....	<u>3,700</u>
Total	\$7,456,600
Payable from the Motor Fuel and Petroleum Standards Fund:	
For the Regulation of Motor Fuel Quality.....	50,000
Payable from the Agriculture Federal Projects Fund:	
For Expenses of various Federal Projects.....	200,000

Section 85. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Agriculture for:

ANIMAL INDUSTRIES

Payable from General Revenue Fund:	
For Personal Services.....	1,303,400
For State Contributions to Social Security.....	99,800
For Contractual Services.....	200,000
For Travel.....	125,000
For Commodities.....	100,000
For Printing.....	5,000
For Equipment.....	40,000
For Telecommunications Services.....	33,300
For Operation of Auto Equipment.....	<u>115,000</u>
Total	\$2,021,500
Payable from the Illinois Department of Agriculture Laboratory Services Revolving Fund:	
For Expenses Authorized by the Animal Disease Laboratories Act.....	40,000
Payable from the Illinois Animal Abuse Fund:	
For Expenses Associated with the Investigation of Animal Abuse and Neglect under the Humane Care for Animals Act.....	4,000
Payable from the Agriculture Federal Projects Fund:	
For Expenses of Various Federal Projects.....	100,000

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Section 90. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Agriculture for:

MEAT AND POULTRY INSPECTION

Payable from the General Revenue Fund:

For Personal Services.....	3,138,600
For State Contributions to Social Security.....	240,200
For Contractual Services.....	400,000
For Travel.....	100,000
For Commodities.....	23,300
For Printing.....	2,500
For Equipment.....	40,000
For Telecommunications Services.....	27,500
For Operation of Auto Equipment.....	<u>103,400</u>
Total	\$4,075,500

Payable from Agricultural Master Fund:

For Expenses Relating to Inspection of Agricultural Products.....	1,200,000
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Payable from Wholesome Meat Fund:

For Personal Services.....	3,900,000
For State Contributions to State Employees' Retirement System.....	2,199,600
For State Contributions to Social Security.....	398,400
For Group Insurance.....	1,590,800
For Contractual Services.....	582,600
For Travel.....	100,000
For Commodities.....	25,000
For Printing.....	2,500
For Equipment.....	45,300
For Telecommunications Services.....	35,000
For Operation of Auto Equipment.....	<u>103,400</u>
Total	\$8,982,600

Payable from the Agriculture Federal Projects Fund:

For Expenses of Various Federal Projects.....	58,000
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Section 95. The following named sums, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated to meet the ordinary and contingent expenses of the Department of Agriculture for:

LAND AND WATER RESOURCES

Payable from the Agricultural Premium Fund:

For Personal Services.....	767,600
For State Contributions to State Employee's Retirement System.....	416,800
For State Contributions to Social Security.....	58,800
For Contractual Services.....	80,000
For Travel.....	7,500
For Commodities.....	7,000
For Printing.....	4,000
For Equipment.....	15,000
For Telecommunications Services.....	12,500
For Operation of Automotive Equipment.....	15,000
For the Ordinary and Contingent Expenses of the Natural Resources	

Advisory Board.....		<u>2,000</u>
Total	\$1,386,200	
Payable from the Partners for Conservation Fund:		
For Personal Services.....		500,000
For State Contributions to State Employees' Retirement System.....		274,200
For State Contributions to Social Security.....		38,300
For Group Insurance.....		<u>84,000</u>
Total	\$896,500	

Section 100. The sum of \$3,000,000, or so much thereof as may be necessary, is appropriated to the Department of Agriculture from the Partners for Conservation Fund for grants to Soil and Water Conservation Districts to fund projects for landowner cost sharing, streambank stabilization, nutrient loss protection and sustainable agriculture.

Section 105. The sum of \$8,500,000, or so much thereof as may be necessary, is appropriated to the Department of Agriculture from the Partners for Conservation Fund for grants to Soil and Water Conservation Districts for ordinary and contingent administrative expenses.

Section 108. The sum of \$3,500,000, or so much thereof as may be necessary, is appropriated to the Department of Agriculture from the Partners for Conservation Fund for grants to Soil and Water Conservation Districts for costs associated with nutrient loss strategies.

Section 110. The amount of \$400,000, or so much thereof as may be necessary, is appropriated from the Agriculture Federal Projects Fund to the Department of Agriculture for expenses relating to various federal projects.

Section 115. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Agriculture for:

ENVIRONMENTAL PROGRAMS

Payable from the General Revenue Fund:		
For Administration of the Livestock Management Facilities Act.....		302,500
For the Detection, Eradication, and Control of Exotic Pests, such as the Asian Long-Horned Beetle and Gypsy Moth.....		<u>453,200</u>
Total	\$755,700	
Payable from the Used Tire Management Fund:		
For Mosquito Control.....		50,000
Payable from Livestock Management Facilities Fund:		
For Administration of the Livestock Management Facilities Act.....		50,000
Payable from Pesticide Control Fund:		
For Administration and Enforcement of the Pesticide Act of 1979.....		7,700,000
Payable from Agriculture Pesticide Control Act Fund:		
For Expenses of Pesticide Enforcement Program.....		697,000
Payable from the Agriculture Federal Projects Fund:		
For Expenses of Various Federal Projects.....		1,000,000

Section 120. The following named sums, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated to meet the ordinary and contingent expenses of the Department of Agriculture for:

SPRINGFIELD STATE FAIR BUILDINGS AND GROUNDS

Payable from General Revenue Fund:	
For Personal Services.....	2,000,700
For State Contributions to Social Security.....	153,100
Payable from Agriculture Premium Fund:	
For Operations of Buildings and Grounds in Springfield including cost in prior years.....	2,333,500
For Awards to Livestock Breeders and Related Expenses.....	<u>221,500</u>
TOTAL	\$2,555,000
Payable from the Illinois State Fair Fund:	
For Operations of the Illinois State Fair Including Entertainment and the Percentage Portion of Entertainment Contracts.....	6,400,000
For Awards and Premiums at the Illinois State Fair and related expenses.....	495,000
For Awards and Premiums for Horse Racing at the Illinois State Fairgrounds and related expenses.....	<u>178,600</u>
Total	\$7,073,600

Section 125. The sum of \$1,500,000, or so much thereof as may be necessary, is appropriated from the Illinois State Fair Fund to the Department of Agriculture to promote and conduct activities at the Illinois State Fairgrounds at Springfield other than the Illinois State Fair, including administrative expenses. No expenditures from the appropriation shall be authorized until revenues from fairground uses sufficient to offset such expenditures have been collected and deposited into the Illinois State Fair Fund.

Section 130. The sum of \$3,589,500, or so much thereof as may be necessary, is appropriated from the Tourism Promotion Fund to the Department of Agriculture for costs and operational expenses associated with the Springfield and Du Quoin Illinois State Fairs and fairgrounds, not including personal services.

Section 135. The sum of \$1,905,000, or so much thereof as may be necessary, is appropriated from the Agriculture Premium Fund to the Department of Agriculture for repairs, maintenance, and capital improvements including construction, reconstruction, improvement, repair and installation of capital facilities, cost of planning, supplies, materials, equipment, personal services and related costs, services and all other expenses required to complete the work for Permanent Improvements at the Illinois State Fairgrounds.

Section 140. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Agriculture for:

DU QUOIN BUILDINGS AND GROUNDS

Payable from General Revenue Fund:	
For Personal Services.....	581,300
For State Contributions to Social Security.....	44,500
For Contractual Services.....	<u>750,000</u>
Total	\$1,375,800
Payable from Agricultural Premium Fund:	
For Contractual Services.....	1,000,000
For operational expenses at the Illinois State Fairgrounds at Du Quoin other than the Illinois State Fair including administrative expenses.....	<u>675,000</u>
TOTAL	\$1,675,000

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Section 145. The sum of \$750,000, or so much thereof as may be necessary, is appropriated from the Agricultural Premium Fund to the Department of Agriculture for repairs, maintenance, and capital improvements including construction, reconstruction, improvement, repair and installation of capital facilities, cost of planning, supplies, materials, equipment, personal services and related costs, services and all other expenses required to complete the work for Permanent Improvements at the Du Quoin State Fairgrounds.

Section 150. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Agriculture for:

DU QUOIN STATE FAIR

Payable from General Revenue Fund:

For Personal Services.....	486,100
For State Contributions to	
Social Security.....	37,200
For Contractual Services.....	450,500
For Commodities.....	20,000
For Printing.....	8,000
For Telecommunications Services.....	<u>38,000</u>
Total	\$1,039,800

Payable from the Agricultural Premium Fund:

For Entertainment and other Expenses	
at the Du Quoin State Fair, including	
the Percentage Portion of	
Entertainment Contracts.....	825,000

Section 155. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Agriculture for:

COUNTY FAIRS AND HORSE RACING

Payable from the Agricultural Premium Fund:

For Personal Services.....	110,300
For State Contributions to State	
Employees' Retirement System.....	62,200
For State Contributions to	
Social Security.....	8,500
For Contractual Services.....	20,000
For Travel.....	1,500
For Commodities.....	700
For Printing.....	200
For Equipment.....	1,000
For Telecommunications Services.....	800
For Operation of Auto Equipment.....	500
For distribution to encourage and aid	
county fairs and other agricultural	
societies. This distribution shall be	
prorated and approved by the Department	
of Agriculture.....	1,818,600
For premiums to agricultural extension	
or 4-H clubs to be distributed at a	
uniform rate.....	786,400
For premiums to vocational	
agriculture fairs.....	325,000
For rehabilitation of county fairgrounds.....	1,314,300
For grants and other purposes for county	
fair and state fair horse racing.....	<u>329,300</u>
Total	\$4,779,300

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Payable from the Fair and Exposition Fund:

For distribution to county fairs and fair and exposition authorities.....	900,000
Payable from the Illinois Racing Quarter Horse Breeders Fund:	
For promotion of the Illinois horse racing and breeding industry.....	30,000

ARTICLE 43

Section 5. The sum of \$61,436,100, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Central Management Services for ordinary and contingent expenses.

Section 10. The following named amounts, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named are appropriated to the Department of Central Management Services:

PAYABLE FROM GENERAL REVENUE FUND

For payment of claims, including prior years claims, under the Representation and Indemnification in Civil Lawsuits Act.....	1,445,300
For auto liability, adjusting and Administration of claims, loss control and prevention services, and auto liability claims, including prior years claims.....	1,360,300
For Awards to Employees and Expenses of the Employee Suggestion Board.....	30,000
For Wage Claims.....	1,000,000
For Nurses' Tuition.....	85,000
For the Upward Mobility Program.....	<u>5,000,000</u>
Total	\$8,920,600

PAYABLE FROM PROFESSIONAL SERVICES FUND

For Professional Services including Administrative and Related Costs.....	50,086,000
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Section 15. The following named amounts, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named are appropriated to the Department of Central Management Services:

BUREAU OF BENEFITS

PAYABLE FROM WORKERS' COMPENSATION REVOLVING FUND

For administrative costs and claims of any state agency or university employee.....	118,516,200
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Expenditures from appropriations for treatment and expense may be made after the Department of Central Management Services has certified that the injured person was employed and that the nature of the injury is compensable in accordance with the provisions of the Workers' Compensation Act or the Workers' Occupational Diseases Act, and then has determined the amount of such compensation to be paid to the injured person.

PAYABLE FROM STATE EMPLOYEES DEFERRED COMPENSATION PLAN FUND

For expenses related to the administration of the State Employees' Deferred Compensation Plan.....	1,600,000
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Section 20. The following named amounts, or so much thereof as may be necessary, are appropriated from the Facilities Management Revolving Fund to the Department of Central Management Services for expenses related to the following:

PAYABLE FROM FACILITIES MANAGEMENT REVOLVING FUND	
For Facilities Management including	
Administrative and Related Costs.....	286,102,300
For Prompt Payment Interest.....	<u>500,000</u>
Total	\$286,602,300

The Department, with the consent in writing from the Governor, may reapportion not more than one percent of the total appropriation of Facility Management Revolving Funds in this section among the various purposes herein enumerated.

Section 25. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated for the objects and purposes hereinafter named to the Department of Central Management Services:

BUREAU OF AGENCY SERVICES	
PAYABLE FROM STATE GARAGE REVOLVING FUND	
For State Garage including	
Administrative and Related Costs, including prior year costs.....	71,899,000

ARTICLE 44

Section 5. The sum of \$1,851,475,900, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Central Management Services for Group Insurance.

Section 10. The following named amounts, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named are appropriated to the Department of Central Management Services:

PAYABLE FROM ROAD FUND	
For Group Insurance.....	130,993,400
PAYABLE FROM GROUP INSURANCE PREMIUM FUND	
For Life Insurance Coverage as Elected by Members Per the State Employees Group Insurance Act of 1971.....	
	105,452,100
PAYABLE FROM HEALTH INSURANCE RESERVE FUND	
For provisions of Health Care Coverage as Elected by Eligible Members Per the State Employees Group Insurance Act of 1971.....	
	4,915,000,000
For Prompt Payment Interest.....	<u>85,000,000</u>
Total	\$5,000,000,000

The Department, with the consent in writing from the Governor, may reapportion not more than one percent of the total appropriation of Health Insurance Reserve Funds in this section among the various purposes herein enumerated.

ARTICLE 45

Section 1. The following named amounts, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated to the Department of Children and Family Services:

ENTIRE AGENCY	
PAYABLE FROM GENERAL REVENUE FUND	

For Personal Services.....	248,155,500
For State Contributions to Social Security.....	18,984,000
For Contractual Services.....	26,426,100
For Travel.....	6,911,000
For Commodities.....	409,100
For Printing.....	367,200
For Equipment.....	200,000
For Electronic Data Processing.....	26,801,800
For Telecommunications.....	5,061,600
For Operation of Automotive Equipment.....	<u>293,500</u>
Total	\$333,609,800

Section 5. The following named amounts, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated to the Department of Children and Family Services:

CENTRAL ADMINISTRATION  
PAYABLE FROM GENERAL REVENUE FUND

For Attorney General Representation on Child Welfare Litigation Issues.....	585,900
PAYABLE FROM DCFS SPECIAL PURPOSES TRUST FUND	
For Expenditures of Private Funds for Child Welfare Improvements.....	2,794,500
PAYABLE FROM DCFS CHILDREN'S SERVICES FUND	
For CCWIS Information System.....	36,245,600

Section 10. The following named amounts, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated to the Department of Children and Family Services:

REGULATION AND QUALITY CONTROL  
PAYABLE FROM GENERAL REVENUE FUND

For Child Death Review Teams.....	104,000
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Section 15. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Children and Family Services:

CHILD WELFARE  
PAYABLE FROM GENERAL REVENUE FUND

For Targeted Case Management.....	9,684,800
PAYABLE FROM DCFS CHILDREN'S SERVICES FUND	
For Independent Living Initiative.....	9,417,200
PAYABLE FROM DCFS FEDERAL PROJECTS FUND	
For Federal Child Welfare Projects.....	816,600

Section 20. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Children and Family Services:

CHILD PROTECTION  
PAYABLE FROM DCFS FEDERAL PROJECTS FUND

For Federal Grant Awards.....	9,695,000
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Section 25. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Children and Family Services:

BUDGET, LEGAL AND COMPLIANCE  
PAYABLE FROM GENERAL REVENUE FUND

For Refunds.....	11,200
PAYABLE FROM DCFS CHILDREN'S SERVICES FUND	
For Title IV-E Enhancement.....	4,228,800

For SSI Reimbursement.....	1,513,300
Total	\$5,742,100

Section 30. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Children and Family Services for payments for care of children served by the Department of Children and Family Services:

GRANTS-IN-AID  
REGIONAL OFFICES  
PAYABLE FROM GENERAL REVENUE FUND

For Foster Homes and Specialized Foster Care and Prevention.....	343,487,600
For Counseling and Auxiliary Services.....	15,184,100
For Institution and Group Home Care and Prevention.....	200,161,300
For Services Associated with the Foster Care Initiative.....	6,139,900
For Purchase of Adoption and Guardianship Services.....	147,086,100
For Cash Assistance and Housing Locator Service to Families in the Class Defined in the Norman Consent Order.....	3,313,700
For Youth in Transition Program.....	2,629,700
For Medicaid Technical Assistance .....	0
For Pre Admission/Post Discharge Psychiatric Screening.....	0
For Assisting in the Development of Children's Advocacy Centers.....	1,998,600
For Family Preservation Services.....	37,912,600
Total	\$757,913,600

PAYABLE FROM DCFS CHILDREN'S SERVICES FUND

For Foster Homes and Specialized Foster Care and Prevention.....	163,743,500
For Cash Assistance and Housing Locator Services to Families in the Class Defined in the Norman Consent Order.....	2,071,300
For Counseling and Auxiliary Services.....	14,047,200
For Institution and Group Home Care and Prevention.....	57,236,800
For Assisting in the development of Children's Advocacy Centers.....	1,398,200
For Psychological Assessments Including Operations and Administrative Expenses.....	3,010,100
For Children's Personal and Physical Maintenance.....	3,356,100
For Services Associated with the Foster Care Initiative.....	1,477,100
For Purchase of Adoption and Guardianship Services.....	29,634,800
For Family Preservation Services.....	33,098,700
For Family Centered Services Initiative.....	16,697,500
For a Grant to the Illinois Association of Court Appointed Special Advocates.....	2,596,500
Total	\$328,367,800

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Section 35. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Children and Family Services for:

GRANTS-IN-AID  
CENTRAL ADMINISTRATION  
PAYABLE FROM GENERAL REVENUE FUND

For Department Scholarship Program..... 1,212,800

Section 40. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Children and Family Services for:

GRANTS-IN-AID  
CHILD PROTECTION  
Payable from General Revenue Fund

For Protective/Family Maintenance  
Day Care..... 37,986,900  
For Residential Construction Services Grants..... 900,000  
Payable from Child Abuse Prevention Fund  
For Child Abuse Prevention..... 0

Section 45. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Children and Family Services for:

GRANTS-IN-AID  
BUDGET, LEGAL AND COMPLIANCE  
PAYABLE FROM GENERAL REVENUE FUND

For Tort Claims..... 66,000  
PAYABLE FROM DCFS CHILDREN'S SERVICES FUND  
For expenses related to litigation..... 2,520,000  
For all expenditures related to the collection and distribution of Title IV-E  
Reimbursement..... 3,000,000

Section 50. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Children and Family Services for:

GRANTS-IN-AID  
CLINICAL SERVICES  
Payable from DCFS Children's Services Fund

For Foster Care and Adoptive Care Training..... 11,637,000

ARTICLE 46

OPERATIONAL EXPENSES

Section 5. In addition to other amounts appropriated, the amount of \$9,841,500, or so much thereof as may be necessary, respectively, is appropriated from the General Revenue Fund to the Department of Commerce and Economic Opportunity for operational expenses, awards, grants and permanent improvements for the fiscal year ending June 30, 2022, including prior year costs.

Section 10. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Commerce and Economic Opportunity:

GENERAL ADMINISTRATION  
OPERATIONS

Payable from the Tourism Promotion Fund:  
For ordinary and contingent expenses associated with general administration, grants and including prior year costs..... 11,000,000  
Payable from the Intra-Agency Services Fund:  
For overhead costs related to federal

programs, including prior year costs.....	19,209,200
Payable from the Build Illinois Bond Fund: For ordinary and contingent expenses associated with the administration of the capital program, including prior year costs.....	5,000,000

Section 11. The sum of \$4,000,000, or so much thereof as may be necessary, is appropriated to the Department of Commerce and Economic Opportunity from the General Revenue Fund for the ordinary and contingent expenses associated with the Office of Grants Management, including prior year costs.

Section 15. The sum of \$18,000,000, or so much thereof as may be necessary, is appropriated to the Department of Commerce and Economic Opportunity from the Cannabis Business Development Fund for administrative costs, awards, loans and grants Pursuant to Section 7-10 and Section 7-15 of the Cannabis Regulation and Tax Act.

Section 16. The sum of \$300,000, or so much thereof as may be necessary, is appropriated to the Department of Commerce and Economic Opportunity from the Cannabis Regulation Fund for the ordinary and contingent expenses associated with the administrative of the Cannabis Regulation and Tax Act.

Section 20. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Commerce and Economic Opportunity:

OFFICE OF TOURISM  
OPERATIONS

Payable from the Tourism Promotion Fund: For administrative expenses and grants for the tourism program, including prior year costs.....	4,088,000
For administrative and grant expenses with advertising and promoting Illinois Tourism in domestic and international markets, including prior year costs.....	25,000,000
For Municipal Convention Center and Sports Facility Attraction Grants Pursuant to 20 ILCS 665/8b.....	<u>1,800,000</u>
Total	\$30,888,000

Section 25. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Commerce and Economic Opportunity:

OFFICE OF TOURISM  
GRANTS

Payable from the International Tourism Fund: For Grants, Contracts and Administrative Expenses Associated with the International Tourism Program Pursuant to 20 ILCS 605/605-707, including prior year costs.....	4,000,000
Payable from the Tourism Promotion Fund: For the Tourism Attraction Development Grant Program Pursuant to 20 ILCS 665/8a.....	1,800,000
For Purposes Pursuant to the Illinois Promotion Act, 20 ILCS 665/4a-1 to Match Funds from Sources in the Private Sector.....	600,000
For the Tourism Matching Grant Program Pursuant to 20 ILCS 665/8-1 for Counties under 1,000,000.....	1,250,000
For the Tourism Matching Grant Program	

Pursuant to 20 ILCS 665/8-1 for Counties over 1,000,000.....		<u>750,000</u>
Total	\$8,400,000	
Payable from Local Tourism Fund:		
For Choose Chicago.....		3,967,000
For grants to Convention and Tourism Bureaus Outside of Chicago.....		18,073,000
For grants, contracts, and administrative expenses associated with the Local Tourism and Convention Bureau Program pursuant to 20 ILCS 605/605-705 including prior year costs.....		<u>550,000</u>
Total	\$22,590,000	

The Department, with the consent in writing from the Governor, may reappropriation not more than ten percent of the total appropriation of Tourism Promotion Fund, in Section 25, among the various purposes therein recommended.

Section 30. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Commerce and Economic Opportunity:

OFFICE OF EMPLOYMENT AND TRAINING  
GRANTS

Payable from the Federal Workforce Training Fund:		
For Grants, Contracts and Administrative Expenses Associated with the Workforce Innovation and Opportunity Act and other Workforce training programs, including refunds and prior year costs.....		315,000,000

Section 35. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Commerce and Economic Opportunity:

OFFICE OF ENTREPRENEURSHIP, INNOVATION AND TECHNOLOGY  
GRANTS

Payable from the General Revenue Fund:		
For grants, contracts, and administrative expenses associated with the Illinois Office of Entrepreneurship, Innovation and Technology, including prior year costs.....		1,500,000
For a grant associated with Job Training to the Illinois Manufacturing Excellence Center for matching costs associated with the administration of the U.S. Department of Commerce's NIST Manufacturing Extension Partnership (MEP) program, the Baldrige Performance Excellence Program, and other federal funds awarded in support of Illinois economic development, including prior year costs.....		2,000,000
For grants, contracts, and administrative expenses associated with DCEO Technology-Based Programs, including prior year costs.....		<u>2,500,000</u>
Total	\$6,000,000	
Payable from the Small Business Environmental Assistance Fund:		
For grants and administrative expenses of the		

Small Business Environmental Assistance Program, including prior year costs.....	500,000
Payable from the Workforce, Technology, and Economic Development Fund: For Grants, Contracts, and Administrative Expenses Pursuant to 20 ILCS 605/ 605-420, including prior year costs.....	2,000,000
Payable from the Commerce and Community Affairs Assistance Fund: For grants, contracts and administrative expenses of the Procurement Technical Assistance Center Program, including prior year costs.....	1,000,000
For Grants, Contracts, and Administrative Expenses Pursuant to 20 ILCS 605/ 605-500, including prior year costs.....	15,000,000
For Grants, Contracts, and Administrative Expenses Pursuant to 20 ILCS 605/605-30, including prior year costs .....	<u>8,500,000</u>
Total	\$27,000,000

Section 40. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Commerce and Economic Opportunity:

OFFICE OF BUSINESS DEVELOPMENT  
OPERATIONS

Payable from South Suburban Brownfields Redevelopment Fund: For grants, contracts and administrative expenses of the South Suburban Brownfields Redevelopment Program.....	4,000,000
Payable from Economic Research and Information Fund: For Purposes Set Forth in Section 605-20 of the Civil Administrative Code of Illinois (20 ILCS 605/605-20).....	150,000

Section 45. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Commerce and Economic Opportunity:

OFFICE OF BUSINESS DEVELOPMENT GRANTS

Payable from the General Revenue Fund: For the purpose of Grants, Contracts, and Administrative Expenses associated with DCEO Job Training Programs, including prior year costs.....	3,000,000
For a grant associated with Job training to the Chicago Federation of Labor, including prior year costs.....	1,500,000
For a grant associated with Job training to the Chicagoland Regional College Program, including prior year costs.....	1,955,000
For a grant to HACIA for costs associated with the development and execution of job training and other operational expenses.....	3,200,000
For a grant associated with job training	

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to Richland Community College.....	1,500,000
For a grant associated with Job Training to the Illinois Manufacturers' Association, including prior year costs.....	1,466,300
For a grant to the Chicagoland Chamber of Commerce for all costs associated with job training.....	1,500,000
For a grant to World Business Chicago for Economic Development.....	1,500,000
For a grant to the Joliet Arsenal Development Authority, including prior year costs.....	800,000
For a grant associated with the Workforce Hub Program to United Way of Metropolitan Chicago.....	1,000,000
For grants to Intersect Illinois for economic development.....	3,000,000
For a grant associated with job training to the Black Chambers of Commerce.....	1,500,000
For a grant to the Metro East Business Incubator Inc, including prior year costs.....	100,000
For grants and contingent costs associated with business development including prior year costs.....	1,956,300
For a grant associated with job training to the Workforce Connection in Rockford.....	2,600,000
For a grant to the Asian American Chamber of Commerce of Illinois.....	250,000
For a grant to the South Asian American Chamber of Commerce of Illinois.....	250,000
For a grant to the Hispanic Chamber of Commerce of Illinois.....	500,000
For a grant to Pan Asian American Center.....	300,000
For a grant to the South Asian American Policy and Research Institute.....	75,000
For a grant to the Indo-American Center.....	125,000
For a grant to the Puerto Rican Arts Alliance.....	250,000
For a grant to the National Museum of Puerto Rican Arts and Culture.....	250,000
For a grant to the Segundo Ruiz Belvis Cultural Center.....	250,000
For a grant to South Central Community Services.....	250,000
For a grant to Chatham Business Association.....	250,000
For a grant to Southeast Chicago Chamber of Commerce.....	250,000
For a grant to Hegewisch Business Association.....	250,000
For a grant to Greater Roseland Chamber of Commerce.....	250,000
For a grant to Our Lady of Good Council - Teen Reach/Teen Reach at Blessed Sacrament.....	100,000
For a grant to Back of the Yards Neighborhood Council.....	150,000
For a grant to Mount Greenwood Community and Business Association.....	250,000
For a grant to Beverly Arts Center.....	250,000
For a grant to Little Village Chamber of Commerce/	

Little Village Community Foundation.....	125,000
For a grant to Village of Cahokia.....	125,000
For a grant to Midwest Career Source Vocational School.....	125,000
For a grant to City of Peoria.....	250,000
For a grant to Illinois Central College.....	250,000
For a grant to AAABNA Austin African American Business Networking Association.....	100,000
For a grant to Chatham Business Association - Small Business Development, Inc.....	125,000
For a grant to Logan Square Chamber of Commerce....	100,000
For a grant to Uprising Theater.....	200,000
For a grant to Six Corners Chamber of Commerce.....	100,000
For a grant to Greater Auburn Gresham.....	250,000
For a grant to U-Two Mentorship Program, Inc.....	250,000
For a grant to Quad County Urban League.....	350,000
For a grant to Aurora Public Library.....	150,000
For a grant to Human Resources Development Institute, Inc.....	250,000
For a grant to Black Chamber of Commerce of Lake County.....	125,000
For a grant to South Holland Business Association.....	125,000
For a grant to Chamber 57 (Matteson, Richton Park, Homewood, Flossmoor Areas).....	125,000
For a grant to Alternative Schools Network.....	250,000
For a grant to Critical Health Network.....	1,000,000
For a grant to Spanish Community Center.....	250,000
For a grant to City of Chicago Heights.....	250,000
For a grant to Leadership Council Southwestern Illinois.....	125,000
For a grant to Hyde Park Neighborhood Club.....	350,000
For a grant to Northern Illinois Center for Nonprofit Excellence.....	250,000
For a grant to Village of Bridgeview.....	250,000
For a grant to City of Park City.....	250,000
Total	\$36,627,600
Payable from the State Small Business Credit Initiative Fund:	
For the Purpose of Contracts, Grants, Loans, Investments and Administrative Expenses in Accordance with the State Small Business Credit Initiative Program, and other business development programs, including prior year costs.....	312,000,000
Payable from the Illinois Capital Revolving Loan Fund:	
For the Purpose of Contracts, Grants, Loans, Investments and Administrative Expenses in Accordance with the Provisions Of the Small Business Development Act Pursuant to 30 ILCS 750/9, including prior year costs.....	2,000,000
Payable from the Illinois Equity Fund:	
For the purpose of Grants, Loans, and Investments in Accordance with the Provisions of the Small Business	

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Development Act.....	300,000
Payable from the Large Business Attraction Fund: For the purpose of Grants, Loans, Investments, and Administrative Expenses in Accordance with Article 10 of the Build Illinois Act.....	500,000
Payable from the Public Infrastructure Construction Loan Revolving Fund: For the Purpose of Grants, Loans, Investments, and Administrative Expenses in Accordance with Article 8 of the Build Illinois Act.....	2,250,000

Section 50. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Commerce and Economic Opportunity:

ILLINOIS FILM OFFICE

Payable from the Tourism Promotion Fund: For Administrative Expenses, Grants, and Contracts Associated with Advertising and Promotion, including prior year costs.....	1,390,000
Payable from the General Revenue Fund: For all costs associated with the Northwest Illinois Film Office for the development of a Quad Cities Regional Film Office.....	35,000
For a grant to the City of Rock Island for all costs and operating expenses of the Quad Cities Regional Film Office.....	65,000

Section 55. The following named amounts, or so much thereof as may be necessary, are appropriated to the Department of Commerce and Economic Opportunity:

OFFICE OF TRADE AND INVESTMENT  
OPERATIONS

Payable from the International Tourism Fund: For Grants, Contracts, and Administrative Expenses associated with the Illinois Office of Trade and Investment, including prior year costs.....	1,575,000
Payable from the International and Promotional Fund: For Grants, Contracts, Administrative Expenses, and Refunds Pursuant to 20 ILCS 605/605-25, including prior year costs.....	300,000
Payable from the Tourism Promotion Fund: For Grants, Contracts, and Administrative Expenses associated with the Illinois Office of Trade and Investment, including prior year costs.....	2,747,000

Section 60. The following named amounts, or so much thereof as may be necessary, are appropriated to the Department of Commerce and Economic Opportunity:

OFFICE OF COMMUNITY AND ENERGY ASSISTANCE  
GRANTS

Payable from Supplemental Low-Income Energy  
Assistance Fund:  
For Grants and Administrative Expenses

Pursuant to Section 13 of the Energy Assistance Act of 1989, as Amended, including refunds and prior year costs.....	165,000,000
Payable from Energy Administration Fund: For Grants, Contracts and Administrative Expenses associated with DCEO Weatherization Programs, including refunds and prior year costs.....	50,000,000
Payable from Low-Income Home Energy Assistance Block Grant Fund: For Grants, Contracts and Administrative Expenses associated with the Low-Income Home Energy Assistance Act of 1981, including refunds and prior year costs.....	480,000,000
Payable from the Community Services Block Grant Fund: For Administrative Expenses and Grants to Eligible Recipients as Defined in the Community Services Block Grant Act, including refunds and prior year costs.....	118,000,000
For all costs associated with the administration of the Low Income Household Water Assistance Program as authorized by the American Rescue Plan Act of 2021 (ARPA) and the Consolidated Appropriations Act, 2021 (CAA).....	55,000,000

Section 65. The following named amounts, or so much thereof as may be necessary, respectively are appropriated to the Department of Commerce and Economic Opportunity:

OFFICE OF COMMUNITY DEVELOPMENT

For Grants to Local Units of Government or Other Eligible Recipients and for contracts and administrative expenses, as Defined in the Community Development Act of 1974, or by U.S. HUD Notice approving Supplemental allocation For the Illinois CDBG Program, including refunds and prior year costs.....	100,000,000
For Administrative and Grant Expenses Relating to Training, Technical Assistance and Administration of the Community Development Assistance Programs, and for Grants to Local Units of Government or Other Eligible Recipients as Defined in the Community Development Act of 1974, as amended, for Illinois Cities with populations under 50,000, including refunds, and prior year costs.....	231,000,000

Section 70. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Commerce and Economic Opportunity:

Payable from the General Revenue Fund: For a grant to the DuPage Special Recreation Association.....	244,400
For a grant to the AllenForce-Veterans Initiative for assistance to veterans.....	100,000
For costs associated with the Education and Work Center in Hanover Park.....	318,000

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For a grant to the Veterans Assistance Commission of Will County for Programmatic expenses.....	130,000
Payable from the Agricultural Premium Fund: For a grant to the Rural Affairs Institute at Western Illinois University for Ordinary and Contingent Expenses.....	160,000

Section 75. The following named amounts, or so much thereof as may be necessary, respectively are appropriated to the Department of Commerce and Economic Opportunity:

OFFICE OF BROADBAND

Payable from the General Revenue Fund for the ordinary and contingent expenses associated with the administration of the broadband program, including prior year costs.....	1,000,000
Payable from the Digital Divide Elimination Fund for grants, contingent expenses, and prior year costs associated with the Broadband Deployment Program's Digital Literacy, Adoption and Equity Program.....	500,000
Payable from the Community Affairs Assistance Fund for grants, contingent expenses, and expenditures for Federal broadband awards.....	25,000,000

Section 80. The sum of \$2,000,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Commerce and Economic Opportunity for ordinary and contingent expenses associated with the Illinois Works Jobs Program Act 30 ILCS 559/20, including prior year costs.

Section 85. The sum of \$570,000,000, or so much thereof as may be necessary, is appropriated from the DCEO Projects Fund to the Department of Commerce and Economic Opportunity from federal funds received pursuant to Section 501 of Division N of the Consolidated Appropriation Act, 2021, for operational expenses, grants and expenditures related to providing financial assistance and housing stability services to eligible households in accordance with Section 501 of Division N of the Consolidated Appropriations Act, 2021, as amended at any time, and any related federal guidance.

Section 90. The sum of \$103,610,285, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 30, Section 5 of Public Act 101-0637, as amended, is reappropriated from the Local Coronavirus Urgent Remediation Emergency Fund to the Department of Commerce and Economic Opportunity for use in the administration and payment of COVID-19-related grants and expense reimbursement to units of local government, including, but not limited to, local certified public health departments, to cover any costs eligible for payment from federal Coronavirus Relief Fund moneys in accordance with Section 5001 of the federal CARES Act and any related federal guidance, including necessary expenditures incurred due to the COVID-19 public health emergency.

Section 95. The sum of \$400,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Commerce and Economic Opportunity for the purposes of operating assistance to the City of East St. Louis.

Section 100. The sum of \$200,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Washington for costs associated with equipment for the police and fire departments.

Section 105. The sum of \$4,000,000, or so much therefore as may be necessary, is appropriated from the General Revenue Fund to the Department Of Commerce And Economic Opportunity for grants to certified convention bureaus for the development of tourism, education, preservation, and promotion of the 100th anniversary of Route 66.

Section 110. The sum of \$146,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department Commerce and Economic Opportunity for a grant to the Village of Schaumburg for the Municipal Convention Center and Sports Facility Grant Program.

Section 115. The sum of \$1,000,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Bridgeview for costs associated with promotional expenses.

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Section 5. In addition to other amounts appropriated, the amount of \$40,277,900, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Natural Resources for operational expenses of the fiscal year ending June 30, 2022.

Section 7. The sum of \$1,500,000, or so much there of as may be necessary, is appropriated from the General Revenue Fund to the Department of Natural Resources for operational expenses of the Office of Law Enforcement.

Section 10. The following named sums, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated to meet the ordinary and contingent expenses of the Department of Natural Resources:

GENERAL OFFICE

Payable from the State Boating Act Fund:	
For Personal Services .....	0
For State Contributions to State	
Employees' Retirement System .....	0
For State Contributions to	
Social Security .....	0
For Group Insurance .....	0
For Contractual Services .....	70,000
Payable from the State Parks Fund:	
For Contractual Services .....	70,500
Payable from the Wildlife and Fish Fund:	
For Personal Services .....	1,075,300
For State Contributions to State	
Employees' Retirement System .....	606,600
For State Contributions to	
Social Security .....	82,400
For Group Insurance .....	348,600
For Contractual Services .....	762,800
For Travel .....	5,000
For Equipment .....	1,000
Payable from Plugging and Restoration Fund:	
For Contractual Services .....	0
Payable from the Aggregate Operations	
Regulatory Fund:	
For Telecommunications.....	0
Payable from Underground Resources	
Conservation Enforcement Fund:	
For Contractual Services .....	0

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For Ordinary and Contingent Expenses.....	400,000
Payable from Federal Surface Mining Control and Reclamation Fund:	
For Personal Services .....	0
For State Contributions to State Employees' Retirement System.....	0
For State Contributions to Social Security .....	0
For Group Insurance.....	0
For Contractual Services.....	0
Payable from Natural Areas Acquisition Fund:	
For Ordinary and Contingent Expenses.....	65,000
Payable from Park and Conservation Fund:	
For Contractual Services.....	587,900
For expenses of the Park and Conservation Program.....	2,200,000
Payable from Abandoned Mined Lands Reclamation Council Federal Trust Fund:	
For Personal Services.....	52,500
For State Contributions to State Employees' Retirement System.....	29,700
For State Contributions to Social Security.....	3,900
For Group Insurance.....	27,000
For Contractual Services.....	0
Total	\$6,388,200

Section 15. The sum of \$409,700, or so much thereof as may be necessary, is appropriated from the Abandoned Mined Lands Reclamation Council Federal Trust Fund to the Department of Natural Resources for ordinary and contingent expenses for the support of the Abandoned Mined Lands program.

Section 20. The sum of \$341,900, or so much thereof as may be necessary, is appropriated from the Federal Surface Mining Control and Reclamation Fund to the Department of Natural Resources for ordinary and contingent expenses for the support of the Land Reclamation program.

Section 25. The sum of \$2,412,200, or so much therefore as may be necessary, is appropriated from the DNR Special Projects Fund to the Department of Natural Resources for expenses of grant, inter-agency agreement or donation-funded special projects for various costs including, but not limited to, education, habitat protection and preservation, maintenance and improvements on department lands and facilities.

Section 30. The following named sums, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated to meet the ordinary and contingent expenses of the Department of Natural Resources:

OFFICE OF REALTY AND CAPITAL PLANNING

Payable from the State Boating Act Fund:	
For Personal Services .....	0
For State Contributions to State Employees' Retirement System .....	0
For State Contributions to Social Security .....	0
For Group Insurance .....	0
For expenses of the Heavy Equipment Dredging Crew.....	834,000
For expenses of the Office of Realty and Capital Planning.....	426,500

Payable from the State Parks Fund:	
For Commodities .....	8,100
For Equipment.....	26,100
For expenses of the Office of Realty and Capital Planning.....	200,000
Payable from Wildlife and Fish Fund:	
For Personal Services .....	237,900
For State Contributions to State Employees' Retirement System .....	134,200
For State Contributions to Social Security.....	18,300
For Group Insurance.....	42,600
For Travel .....	0
For Equipment .....	15,000
For expenses of the Heavy Equipment Dredging Crew.....	195,500
For expenses of the Office of Realty and Capital Planning.....	75,000
Payable from the Natural Areas Acquisition Fund:	
For expenses of Natural Areas Execution.....	207,800
Payable from Open Space Lands Acquisition and Development Fund:	
For expenses of the OSLAD Program: .....	947,800
Payable from the Partners for Conservation Fund:	
For expenses of the Partners for Conservation Program.....	871,500
Payable from the Historic Property Administrative Fund	
For administrative purposes associated with the Historic Tax Credit Program.....	250,000
Payable from the DNR Federal Projects Fund:	
For federal projects, including but not limited to FEMA natural disaster projects and federally declared disaster response and repair.....	200,000
Payable from the Illinois Wildlife Preservation Fund:	
For operation of Consultation Program.....	500,000
Payable from Park and Conservation Fund:	
For the Office of Realty and Capital Planning.....	4,493,000
For expenses of the Bikeways Program .....	<u>756,100</u>
Total	\$10,439,400

Section 35. The sum of \$1,277,300, or so much thereof as may be necessary, is appropriated from the Illinois Historic Sites Fund to the Department of Natural Resources for the costs associated with the preservation services program, including operational expenses, maintenance, repairs, permanent improvements, and special events.

Section 40. The sum of \$150,000 or so much thereof as may be necessary, is appropriated from the Illinois Historic Sites Fund to the Department of Natural Resources for awards and grants associated with the preservation services program.

Section 45. The sum of \$700,000, or so much thereof as may be necessary, is appropriated from the Park and Conservation Fund to the Department of Natural Resources for the costs associated with the

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preservation services program, including operational expenses, maintenance, repairs, permanent improvements, and special events.

Section 50. The sum of \$640,000, or so much thereof as may be necessary, is appropriated from the Tourism Promotion Fund to the Department of Natural Resources for the costs associated with the preservation services program, including operational expenses, maintenance, repairs, permanent improvements, and special events.

Section 55. The following named sums, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated to meet the ordinary and contingent expenses of the Department of Natural Resources:

OFFICE OF STRATEGIC SERVICES

Payable from State Boating Act Fund:

For Contractual Services .....	196,000
For Contractual Services for Postage	
Expenses for DNR Headquarters.....	35,000
For Commodities.....	120,000
For Printing.....	210,000
For Electronic Data Processing.....	350,000
For Operation of Auto Equipment.....	4,800
For expenses associated with	
Watercraft Titling.....	482,600
For Refunds.....	15,000
Payable from the State Parks Fund:	
For Electronic Data Processing.....	300,000
For the implementation of the	
Camping/Lodging Reservation System.....	300,000
For Public Events and Promotions.....	15,000
For operation and maintenance of	
new sites and facilities, including Sparta.....	50,000
Payable from the Wildlife and Fish Fund:	
For Personal Services.....	1,177,000
For State Contributions to State	
Employees' Retirement System .....	663,900
For State Contributions to	
Social Security.....	90,000
For Group Insurance .....	382,000
For Contractual Services .....	750,000
For Contractual Services for	
Postage Expenses for DNR Headquarters.....	35,000
For Travel.....	20,000
For Commodities.....	170,000
For Printing.....	170,000
For Equipment.....	57,000
For Electronic Data Processing.....	1,200,000
For Operation of Auto Equipment.....	26,900
For expenses incurred for the	
implementation, education and	
maintenance of the Point of Sale System.....	3,000,000
For the transfer of check-off dollars to the	
Illinois Conservation Foundation.....	0
For Educational Publications Services and	
Expenses .....	20,000
For expenses associated with the State Fair.....	15,500
For Public Events and Promotions.....	2,000
For expenses associated with the	

Sportsmen Against Hunger Program.....	0
For Refunds.....	600,000
Payable from Natural Areas Acquisition Fund:	
For Electronic Data Processing.....	100,000
Payable from Federal Surface Mining Control and Reclamation Fund:	
For Contractual Services .....	0
For Contractual Services for Postage Expenses for DNR Headquarters.....	0
For Commodities.....	0
For Electronic Data Processing.....	0
Payable from Illinois Forestry Development Fund:	
For Electronic Data Processing.....	25,000
For expenses associated with the State Fair.....	0
Payable from Park and Conservation Fund:	
For Ordinary and Contingent Expenses.....	3,037,000
For expenses associated with the State Fair.....	76,700
Payable from Abandoned Mined Lands Reclamation Council Federal Trust Fund:	
For Contractual Services.....	0
For Contractual Services for Postage Expenses for DNR Headquarters.....	0
For Commodities.....	0
For Electronic Data Processing.....	0
Total	<u>\$13,696,400</u>

Section 60. The following named sums, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated to meet the ordinary and contingent expenses of the Department of Natural Resources:

SPARTA WORLD SHOOTING AND RECREATION COMPLEX

Payable from the State Parks Fund:	
For the ordinary and contingent expenses of the World Shooting and Recreational Complex.....	1,200,000
For the ordinary and contingent expenses of the World Shooting and Recreational Complex, of which no expenditures shall be authorized from the appropriation until revenues from sponsorships or donations sufficient to offset such expenditures have been collected and deposited into the State Parks Fund.....	350,000
For the Sparta Imprest Account.....	75,000
Payable from the Wildlife and Fish Fund:	
For the ordinary and contingent expenses of the World Shooting and Recreational Complex.....	<u>1,200,000</u>
Total	<u>\$2,825,000</u>

Section 65. The following named sums, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated to meet the ordinary and contingent expenses of the Department of Natural Resources:

OFFICE OF GRANT MANAGEMENT AND ASSISTANCE

Payable from the General Revenue Fund:  
For expenses of the Office of Grant

Management and Assistance.....	0
Payable from the State Boating Act Fund:	
For expenses of the Office of Grant	
Management and Assistance .....	280,000
Payable from Wildlife and Fish Fund:	
For expenses of the Office of Grant	
Management and Assistance .....	1,282,400
Payable from Open Space Lands Acquisition and Development Fund:	
For expenses of the Office of Grant	
Management and Assistance .....	1,100,000
Payable from DNR Federal Projects Fund:	
For expenses of the Office of Grant	
Management and Assistance .....	<u>80,000</u>
Total	\$2,742,400

Section 70. The following named sums, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated to meet the ordinary and contingent expenses of the Department of Natural Resources:

OFFICE OF RESOURCE CONSERVATION

Payable from Wildlife and Fish Fund:	
For Personal Services .....	11,134,900
For State Contributions to State	
Employees' Retirement System.....	6,280,500
For State Contributions to	
Social Security.....	852,300
For Group Insurance.....	3,631,500
For Contractual Services.....	2,300,000
For Travel.....	75,000
For Commodities.....	1,363,800
For Printing.....	150,000
For Equipment.....	200,000
For Telecommunications.....	230,000
For Operation of Auto Equipment.....	350,000
For Ordinary and Contingent Expenses of The Chronic Wasting Disease Program and other wildlife containment programs, the surveillance and control of feral livestock populations, and managing large carnivore occurrences.....	1,800,000
For an Urban Fishing Program in conjunction with the Chicago Park District to provide fishing and resource management at the park district lagoons.....	285,000
For workshops, training and other activities to improve the administration of fish and wildlife federal aid programs from federal aid administrative grants received for such purposes.....	10,000
Payable from Salmon Fund:	
For Personal Services .....	209,100
For State Contributions to State	
Employees' Retirement System .....	118,000
For State Contributions to	
Social Security .....	16,100
For Group Insurance .....	50,000

Payable from the Illinois Fisheries Management Fund:	
For operational expenses related to the Division of Fisheries.....	2,290,300
Payable from Natural Areas Acquisition Fund:	
For Personal Services.....	1,756,700
For State Contributions to State Employees' Retirement System.....	
For State Contributions to Social Security.....	134,500
For Group Insurance .....	561,300
For Contractual Services.....	190,700
For Travel.....	27,900
For Commodities.....	43,800
For Printing.....	0
For Equipment.....	86,300
For Telecommunications.....	38,100
For Operation of Auto Equipment.....	70,200
For expenses of the Natural Areas Stewardship Program.....	
For Expenses Related to the Endangered Species Protection Board.....	0
For Administration of the "Illinois Natural Areas Preservation Act" .....	2,798,400
Payable from Partners for Conservation Fund:	
For ordinary and contingent expenses of operating the Partners for Conservation Program.....	2,265,600
Payable from the Natural Resources Restoration Trust Fund:	
For Natural Resources Trustee Program.....	1,000,000
Payable from the DNR Federal Projects Fund:	
For expenses of federal projects, including but not limited to those related to federally funded wildlife and natural areas management, emergencies, or recreational grant lease programs.....	1,607,800
Payable from Illinois Forestry Development Fund:	
For ordinary and contingent expenses of the Urban Forestry Program.....	4,060,500
For payment of timber buyers' bond forfeitures.....	141,800
For payment of the expenses of the Illinois Forestry Development Council.....	118,500
Payable from the State Migratory Waterfowl Stamp Fund:	
For Stamp Fund Operations.....	250,000
Payable from the DNR Federal Projects Fund:	
For expenses of federal projects, including but not limited to the continued staffing, development, and support of aquatic nuisance species management plans, fulfilling those management plans and agreements, monitoring and removal of aquatic nuisance species (ANS), including the detection, management and control, and response actions necessary for Asian carp and other ANS and related subgrantee	

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payments for such purposes, including	
costs incurred in prior years.....	<u>22,618,300</u>
Total	\$73,453,500

Section 75. The sum of \$250,000, or so much thereof as may be necessary, is appropriated from the Wildlife and Fish Fund to the Department of Natural Resources for the non-federal cost share of a Conservation Reserve Enhancement Program to establish long-term contracts and permanent conservation easements in the Illinois River Basin; to fund cost share assistance to landowners to encourage approved conservation practices in environmentally sensitive and highly erodible areas of the Illinois River Basin; and to fund the monitoring of long-term improvements of these conservation practices as required in the Memorandum of Agreement between the State of Illinois and the United States Department of Agriculture.

Section 80. The sum of \$20,000,000, or so much thereof as may be necessary, is appropriated from the Wildlife and Fish Fund to the Department of Natural Resources for (i) reallocation of Wildlife and Fish grant reimbursements, (ii) wildlife conservation and restoration plans and programs from federal and/or state funds provided for such purposes or (iii) both purposes.

Section 85. The sum of \$650,000, or so much thereof may be necessary, is appropriated to the Department of Natural Resources from the Partners for Conservation Fund for expenses associated with Partners for Conservation Program to Implement Ecosystem-Based Management for Illinois' Natural Resources.

Section 90. The sum of \$25,000, or so much thereof as may be necessary, is appropriated from the Roadside Monarch Habitat Fund to the Department of Natural Resources for ordinary and contingent expenses related to the development, enhancement and restoration of Monarch butterfly and other pollinator habitats.

Section 95. The sum of \$4,500,000, or so much thereof as may be necessary, is appropriated from the Wildlife and Fish Fund to the Department of Natural Resources for expenses of subgrantee payments.

Section 100. The sum of \$350,000, or so much thereof as may be necessary, independently or in cooperation with the Federal Government or any agency thereof, any municipal corporation, or political subdivision of the State, or with any public or private corporation, organization, or individual, is appropriated to the Department of Natural Resources from the Federal Title IV Fire Protection Assistance Fund for refunds and for Rural Community Fire Protection Programs.

OFFICE OF COASTAL MANAGEMENT

Section 105. The sum of \$6,008,900, or so much thereof may be necessary, is appropriated to the Department of Natural Resources from the DNR Federal Projects Fund for expenses related to the Coastal Management Program.

Section 110. The sum of \$1,004,800, or so much thereof as may be necessary, is appropriated to the Department of Natural Resources from the DNR Federal Projects Fund for expenses related to the Great Lakes Initiative.

Section 115. The following named sums, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated to meet the ordinary and contingent expenses of the Department of Natural Resources:

OFFICE OF LAW ENFORCEMENT

Payable from the General Revenue Fund:	
For Alcohol Enforcement.....	0
Payable from State Boating Act Fund:	
For Personal Services.....	1,740,000
For State Contributions to State	
Employees' Retirement System.....	981,500
For State Contributions to	
Social Security.....	28,400
For Group Insurance.....	478,800

For Contractual Services.....	480,300
For Travel.....	67,800
For Commodities.....	232,700
For Equipment.....	277,700
For Telecommunications.....	368,800
For Operation of Auto Equipment.....	419,500
For Expenses of DUI/OUI Equipment.....	20,000
For Operational Expenses of the Snowmobile Program.....	35,000
Payable from State Parks Fund:	
For Personal Services.....	1,423,300
For State Contributions to State Employees' Retirement System.....	780,500
For State Contributions to Social Security.....	109,000
For Group Insurance.....	480,300
For Equipment.....	114,200
Payable from Wildlife and Fish Fund:	
For Personal Services.....	4,899,400
For State Contributions to State Employees' Retirement System.....	2,763,500
For State Contributions to Social Security.....	417,200
For Group Insurance.....	1,274,400
For Contractual Services.....	714,600
For Travel.....	56,500
For Commodities.....	158,900
For Printing.....	57,000
For Equipment.....	117,400
For Telecommunications.....	505,100
For Operation of Auto Equipment.....	209,100
Payable from Conservation Police Operations Assistance Fund:	
For expenses associated with the Conservation Police Officers.....	1,250,000
Payable from the Drug Traffic Prevention Fund:	
For use in enforcing laws regulating controlled substances and cannabis on Department of Natural Resources regulated lands and waterways to the extent funds are received by the Department.....	25,000
Total	\$20,485,900

Section 120. The sum of \$20,000, or so much thereof as may be necessary, is appropriated from the State Boating Act Fund to the Department of Natural Resources for expenses of Alcohol Enforcement.

Section 125. The following named sums, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated to meet the ordinary and contingent expenses of the Department of Natural Resources:

OFFICE OF LAND MANAGEMENT AND EDUCATION

Payable from State Boating Act Fund:	
For Personal Services.....	3,662,400
For State Contributions to State Employees' Retirement System.....	2,008,300

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For State Contributions to	
Social Security.....	280,200
For Group Insurance.....	1,198,000
For Contractual Services.....	700,000
For Travel.....	0
For Commodities.....	175,000
For Snowmobile Programs.....	53,000
Payable from State Parks Fund:	
For Personal Services.....	3,982,200
For State Contributions to State	
Employees' Retirement System.....	2,183,700
For State Contributions to	
Social Security.....	304,600
For Group Insurance.....	1,336,400
For Contractual Services.....	2,300,000
For Travel.....	38,000
For Commodities.....	525,000
For Equipment.....	200,000
For Telecommunications.....	345,000
For Operation of Auto Equipment.....	510,000
For expenses related to the	
Illinois-Michigan Canal.....	120,000
For operations and maintenance from	
revenues derived from the sale of	
surplus crops and timber harvest.....	1,100,000
Payable from the State Parks Fund:	
For Refunds.....	35,000
Payable from the Wildlife and Fish Fund:	
For Personal Services.....	2,155,900
For State Contributions to State	
Employees' Retirement System.....	1,216,000
For State Contributions to	
Social Security.....	164,900
For Group Insurance.....	667,700
For Contractual Services.....	1,375,000
For Travel.....	8,000
For Commodities.....	600,000
For Equipment.....	200,000
For Telecommunications.....	35,000
For Operation of Auto Equipment.....	225,000
For Union County and Horseshoe	
Lake Conservation Areas,	
Farming and Wildlife operations.....	561,000
For operations and maintenance from	
revenues derived from the sale of	
surplus crops and timber harvest.....	3,023,300
Payable from Wildlife Prairie Park Fund:	
Grant to Wildlife Prairie Park for the	
Park's Operations and Improvements.....	70,000
Payable from Illinois and Michigan Canal Fund:	
For expenses related to the	
Illinois-Michigan Canal.....	30,000
Payable from the Partners for Conservation Fund:	
For expenses of the Partners for	
Conservation Program.....	0
Payable from Park and Conservation Fund:	

For expenses of the Park and Conservation Program.....	20,339,800
For expenses of the Bikeways program.....	1,719,400
For the expenses related to FEMA Grants to the extent that such funds are available to the Department.....	500,000
For expenses of the Park and Conservation Program.....	9,500,000
Payable from the Adeline Jay Geo-Karis Illinois Beach Marina Fund:	
For operating expenses of the North Point Marina at Winthrop Harbor.....	50,000
For Refunds.....	<u>25,000</u>
Total	\$63,522,800

Section 130. The sum of \$2,000,000, or so much thereof as may be necessary, is appropriated from the State Parks Fund to the Department of Natural Resources for the costs associated with historic preservation and site management including, but not limited to, operational expenses, grants, awards, maintenance, repairs, permanent improvements, and special events.

Section 135. The sum of \$3,300,000, or so much thereof as may be necessary, is appropriated from the Park and Conservation Fund to the Department of Natural Resources for the costs associated with historic preservation and site management including, but not limited to, operational expenses, grants, awards, maintenance, repairs, permanent improvements, and special events.

Section 140. The sum of \$4,360,000, or so much thereof as may be necessary, is appropriated from the Tourism Promotion Fund to the Department of Natural Resources for the costs associated with historic preservation and site management including, but not limited to, operational expenses, grants, awards, maintenance, repairs, permanent improvements, and special events.

Section 145. The sum of \$3,014,100, or so much thereof as may be necessary, is appropriated from the Illinois Historic Sites Fund to the Department of Natural Resources for the costs associated with historic preservation and site management including, but not limited to, operational expenses, grants, awards, maintenance, repairs, permanent improvements, and special events.

Section 150. The following named sums, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated to meet the ordinary and contingent expenses of the Department of Natural Resources:

OFFICE OF MINES AND MINERALS

Payable from the Explosives Regulatory Fund:	
For expenses associated with Explosive Regulation.....	232,000
Payable from the Aggregate Operations Regulatory Fund:	
For expenses associated with Aggregate Mining Regulation.....	352,300
Payable from the Coal Mining Regulatory Fund:	
For the purpose of coordinating training and education programs for miners and laboratory analysis and testing of coal samples and mine atmospheres.....	115,000
For expenses associated with Surface Coal Mining Regulation.....	266,000
For operation of the Mining Safety Program.....	30,000
Payable from the Federal Surface Mining Control	

and Reclamation Fund:	
For Personal Services.....	1,658,200
For State Contributions to State Employees' Retirement System.....	935,300
For State Contributions to Social Security .....	126,900
For Group Insurance .....	534,600
For Contractual Services .....	500,000
For expenses associated with litigation of Mining Regulatory actions.....	0
For Travel.....	26,000
For Commodities.....	3,000
For Printing.....	1,000
For Equipment.....	100,000
For Electronic Data Processing.....	50,000
For Telecommunications.....	40,000
For Operation of Auto Equipment.....	40,000
For the purpose of coordinating training and education programs for miners and laboratory analysis and testing of coal samples and mine atmospheres.....	300,000
For Small Operators' Assistance Program.....	0
Payable from the Land Reclamation Fund:	
For the purpose of reclaiming surface mined lands, with respect to which a bond has been forfeited.....	4,000,000
Payable from Coal Technology Development Assistance Fund:	
For expenses of Coal Mining Regulation.....	3,007,000
For expenses of Coal Mining Safety.....	3,086,700
Payable from the Abandoned Mined Lands Reclamation Council Federal Trust Fund:	
For Personal Services .....	2,663,500
For State Contributions to State Employees' Retirement System .....	1,502,300
For State Contributions to Social Security .....	203,800
For Group Insurance .....	723,700
For Contractual Services .....	281,200
For Travel.....	30,700
For Commodities.....	26,800
For Printing.....	1,000
For Equipment.....	111,300
For Electronic Data Processing.....	146,400
For Telecommunications.....	45,000
For Operation of Auto Equipment.....	75,000
For expenses associated with Environmental Mitigation Projects, Studies, Research, and Administrative Support.....	<u>2,000,000</u>
Total	\$23,214,700

Section 155. The sum of \$410,600, or so much thereof as may be necessary, is appropriated from the Federal Surface Mining Control and Reclamation Fund to the Department of Natural Resources for ordinary and contingent expenses for the support of the Land Reclamation program.

Section 160. The following named sums, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated to meet the ordinary and contingent expenses of the Department of Natural Resources:

OFFICE OF OIL AND GAS RESOURCE MANAGEMENT

Payable from the Mines and Minerals Underground

Injection Control Fund:

For Personal Services .....	0
For State Contributions to State Employees' Retirement System .....	0
For State Contributions to Social Security .....	0
For Group Insurance .....	0
For Travel.....	0
For Equipment.....	0
For Expenses of Oil and Gas Regulation.....	360,000

Payable from Plugging and Restoration Fund:

For Personal Services.....	578,900
For State Contributions to State Employees' Retirement System .....	317,500
For State Contributions to Social Security.....	44,300
For Group Insurance.....	186,300
For Contractual Services .....	42,800
For Travel.....	2,000
For Commodities.....	2,500
For Equipment.....	5,000
For Electronic Data Processing.....	6,000
For Telecommunications.....	10,000
For Operation of Auto Equipment.....	20,000
For Plugging & Restoration Projects.....	1,047,200
For Refunds.....	25,000

Payable from the Oil and Gas Resource Management Fund:

For expenses associated with the operations Of the Office of Oil and Gas.....	500,000
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Payable from Underground Resources

Conservation Enforcement Fund:

For Personal Services.....	790,900
For State Contributions to State Employees' Retirement System .....	446,100
For State Contributions to Social Security.....	67,300
For Group Insurance.....	266,700
For Contractual Services.....	252,000
For Travel.....	17,000
For Commodities.....	13,500
For Printing.....	2,000
For Equipment.....	143,000
For Electronic Data Processing.....	515,000
For Telecommunications.....	35,000
For Operation of Auto Equipment.....	78,000
For Interest Penalty Escrow.....	0
For Refunds.....	<u>500,000</u>

Total \$6,274,000

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Section 165. The following named sums, or so much thereof as may be necessary, for the objects and purposes hereinafter named, are appropriated to meet the ordinary and contingent expenses of the Department of Natural Resources:

OFFICE OF WATER RESOURCES

Payable from the State Boating Act Fund:	
For Personal Services.....	415,200
For State Contributions to State Employees' Retirement System.....	234,200
For State Contributions to Social Security.....	31,800
For Group Insurance.....	136,100
For expenses of the Boat Grant Match.....	130,000
For Repairs and Modifications to Facilities.....	53,900
Payable from the Wildlife and Fish Fund:	
For payment of the Department's share of operation and maintenance of statewide stream gauging network, water data storage and retrieval system, in cooperation with the U.S. Geological Survey.....	375,000
Payable from the Capital Development Fund:	
For Personal Services.....	797,000
For State Contributions to State Employees' Retirement System.....	449,600
For State Contributions to Social Security.....	61,600
For Group Insurance.....	184,800
Payable from the National Flood Insurance Program Fund:	
For execution of state assistance programs to improve the administration of the National Flood Insurance Program (NFIP) and National Dam Safety Program as approved by the Federal Emergency Management Agency (FEMA) (82 Stat. 572).....	650,000
Payable from the DNR Federal Projects Fund:	
For expenses of Water Resources Planning, Resource Management Programs and Project Implementation.....	100,000
For FEMA Mapping Grant.....	<u>0</u>
Total	\$3,619,200

Section 170. The sum of \$1,000,000, or so much thereof as may be necessary, is appropriated to the Department of Natural Resources for expenditure by the Office of Water Resources from the Flood Control Land Lease Fund for disbursement of monies received pursuant to Act of Congress dated September 3, 1954 (68 Statutes 1266, same as appears in Section 701c-3, Title 33, United States Code Annotated), provided such disbursement shall be in compliance with 15 ILCS 515/1 Illinois Compiled Statutes.

Section 175. The sum of \$100,000, or so much thereof as may be necessary, is appropriated from the Illinois State Museum Fund to the Department of Natural Resources for ordinary and contingent expenses of the Illinois State Museum.

Section 180. The sum of \$1,652,500, or so much thereof as may be necessary, is appropriated from the State Boating Act Fund to the Department of Natural Resources for expenses of the Office of Water Resources.

Section 185. The sum of \$1,372,900, or so much thereof as may be necessary, is appropriated from the Wildlife and Fish Fund to the Department of Natural Resources for expenses of the Wildlife and Habitat Conservation.

Section 190. The sum of \$1,332,000, or so much thereof as may be necessary, is appropriated from the Wildlife and Fish Fund to the Department of Natural Resources for expenses of Wildlife and Habitat Conservation at State Parks and Historic Sites.

Section 195. The sum of \$275,000, or so much thereof as may be necessary, is appropriated from the Wildlife and Fish Fund to the Department of Natural Resources for ordinary and contingent expenses of Resource Conservation.

Total, This Article \$324,496,300

#### ARTICLE 48

Section 5. The sum of \$16,448,241, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from appropriations heretofore made in Article 56, Section 110 and Article 57, Section 5 of Public Act 101-0637, as amended, is reappropriated to the Department of Natural Resources from the DNR Federal Projects Fund for expenses related to the Coastal Management Program.

Section 10. The sum of \$71,433, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made in Article 57, Section 10 of Public Act 101-0637, as amended, is reappropriated to the Department of Natural Resources from the DNR Federal Projects Fund for expenses related to the Coastal Management Program.

Section 15. The sum of \$1,859,503, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made in Article 57, Section 15 of Public Act 101-0637, as amended, is reappropriated to the Department of Natural Resources from the DNR Federal Projects Fund for expenses related to the Great Lakes Initiative.

Section 20. The sum of \$777,160 or so much thereof as may be necessary and as remains unexpended at the close of business on June 30, 2021, from appropriations heretofore made for such purpose in Article 56, Section 75 and Article 57, Section 20 of Public Act 101-0637, as amended, is reappropriated from the Wildlife and Fish Fund to the Department of Natural Resources for the non-federal cost share of a Conservation Reserve Enhancement Program to establish long-term contracts and permanent conservation easements in the Illinois River Basin; to fund cost share assistance to landowners to encourage approved conservation practices in environmentally sensitive and highly erodible areas of the Illinois River Basin; and to fund the monitoring of long-term improvements of these conservation practices as required in the Memorandum of Agreement between the State of Illinois and the United States Department of Agriculture.

Section 25. The sum of \$5,859,429, or so much thereof as may be necessary and as remains unexpended at the close of business on June 30, 2021, from appropriations heretofore made in Article 56, Section 10 and Article 57, Section 25 of Public Act 101-0637, as amended, is reappropriated to the Department of Natural Resources from the Park and Conservation Fund for expenses of the Park and Conservation Program.

Section 30. The sum of \$13,982,897, or so much thereof as may be necessary and as remains unexpended at the close of business on June 30, 2021, from appropriations heretofore made in Article 56, Section 130 and Article 57, Section 30 of Public Act 101-0637, as amended, is reappropriated to the Department of Natural Resources from the Park and Conservation Fund for expenses of the Park and Conservation Program.

Section 35. The sum of \$1,814,838, or so much thereof as may be necessary and as remains unexpended at the close of business on June 30, 2021, from appropriations heretofore made in Article 56 Section 90 and Article 57, Section 35 of Public Act 101-0637, as amended, is reappropriated to the Department of Natural

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Resources from the Partners for Conservation Fund for expenses associated with the Partners for Conservation Program to Implement Ecosystem-Based Management for Illinois' Natural Resources.

Section 40. The sum of \$10,635,076, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from appropriations heretofore made in Article 56, Section 70 and Article 57, Section 40 of Public Act 101-0637, as amended, is reappropriated to the Department of Natural Resources from the Illinois Forestry Development Fund for ordinary and contingent expenses of the Urban Forestry Program.

Section 45. The sum of \$2,808,059, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from appropriations heretofore made in Article 56 Section 130 and Article 57, Section 45 of Public Act 101-0637, as amended, is reappropriated to the Department of Natural Resources from the State Parks Fund for operations and maintenance.

Section 50. The sum of \$10,009,970, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from appropriations heretofore made in Article 56 Section 130 and Article 57, Section 50 of Public Act 101-0637, as amended, is reappropriated to the Department of Natural Resources from the Wildlife and Fish Fund for operations and maintenance.

Section 55. The sum of \$498,508, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from appropriations heretofore made in Article 56, Section 70 and Article 57, Section 55, of Public Act 101-0637, as amended, is reappropriated to the Department of Natural Resources from the State Migratory Waterfowl Stamp Fund for Stamp Fund Operations.

Section 60. The sum of \$55,268, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made in Article 57, Section 60 of Public Act 101-0637, as amended, is reappropriated from the Wildlife and Fish Fund to the Department of Natural Resources for wildlife conservation and restoration plans and programs from federal and/or state funds provided for such purposes.

Section 65. The sum of \$20,982,840, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from appropriations heretofore made in Article 56, Section 100 and Article 57, Section 65 of Public Act 101-0637, as amended, is reappropriated from the Wildlife and Fish Fund to the Department of Natural Resources for expenses of subgrantee payments.

Section 70. The sum of \$461,639, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made in Article 57, Section 70 of Public Act 101-0637, as amended, is reappropriated from the Wildlife and Fish Fund to the Department of Natural Resources for (i) reallocation of Wildlife and Fish grant reimbursements, (ii) wildlife conservation and restoration plans and programs from federal and/or state funds provided for such purposes or (iii) both purposes.

Section 75. The sum of \$1,293,752, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made in Article 57, Section 75 of Public Act 101-0637, as amended, is reappropriated from the Wildlife and Fish Fund to the Department of Natural Resources for expenses of subgrantee payments.

Section 80. The sum of \$59,177,165, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from appropriations heretofore made in Article 56, Section 80 and Article 57, Section 80 of Public Act 101-0637, as amended, is reappropriated from the Wildlife and Fish Fund to the Department of Natural Resources for (i) reallocation of Wildlife and Fish grant reimbursements, (ii) wildlife conservation and restoration plans and programs from federal and/or state funds provided for such purposes or (iii) both purposes.

Section 85. The sum of \$5,868,243, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from appropriations heretofore made in Article 56, Section 85, and

Article 57, Section 85 of Public Act 101-0637, as amended, is reappropriated from the Wildlife and Fish Fund to the Department of Natural Resources for expenses of subgrantee payments.

Section 90. The sum of \$298,634, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from appropriations heretofore made in Article 56, Section 40 and Article 57, Section 90 of Public Act 101-0637, as amended, is reappropriated from the Illinois Historic Sites Fund to the Department of Natural Resources for awards and grants associated with the preservation services program.

Section 95. The sum of \$147,244, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made in Article 57, Section 95 of Public Act 101-0637, as amended, is reappropriated from the Wildlife and Fish fund to the Department of Natural Resources for ordinary and contingent expenses of Resource Conservation.

Section 100. The sum of \$2,189,415, or so much thereof as may be necessary, independently or in cooperation with the Federal Government or any agency thereof, any municipal corporation, or political subdivision of the State, or with any public or private corporation, organization, or individual and remains unexpended at the close of business on June 30, 2021, from appropriations heretofore made in Article 56, Section 105 and Article 57, Section 100 of Public Act 101-0637, as amended, is reappropriated to the Department of Natural Resources from the Federal Title IV Fire Protection Assistance Fund for refunds and for Rural Community Fire Protection Programs.

Section 105. The sum of \$2,245,283, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from appropriations heretofore made in Article 56, Section 115, and Article 57, Section 105 of Public Act 101-0637, as amended, is reappropriated to the Department of Natural Resources from the DNR Federal Projects Fund for expenses related to the Great Lakes Initiative.

Section 110. The sum of \$6,470,768, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021 from appropriations heretofore made in Article 56, Section 155, and Article 57, Section 110 of Public Act 101-0637, as amended, is reappropriated to the Department of Natural Resources from the Land Reclamation Fund for the purpose of reclaiming surface mined lands, with respect to which a bond has been forfeited.

Section 115. The sum of \$800,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Natural Resources for expenses for two dam safety studies in Rock Island County.

Section 120. The sum of \$150,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department Natural Resources for ordinary and contingent expenses associated with the Tick Research, Education, and Evaluation.

Section 125. The sum of \$200,000, or so much thereof as may be necessary, is appropriated from the Park and Conservation Fund to the Department of Natural Resources for the cost associated with a vulnerability assessment to preserve and restore the beaches and parks along the 67th and 79th streets in the City of Chicago.

Section 130. The sum of \$72,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Natural Resources for a grant to the Lake County Health Department for expenses for the study and mitigation of zebra mussels and development of a control program with the Lake County Zebra Mussel Project.

#### ARTICLE 49

Section 1. The following named sums, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated from the General Revenue Fund to meet the ordinary and

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contingent expenses of the following divisions of the Department of Juvenile Justice for the fiscal year ending June 30, 2022:

FOR OPERATIONS GENERAL OFFICE	
For Personal Services.....	2,250,200
For State Contributions to Social Security.....	196,400
For Contractual Services.....	2,119,500
For Travel.....	32,000
For Commodities.....	11,000
For Printing.....	500
For Equipment.....	8,200
For Electronic Data Processing.....	2,576,500
For Telecommunications Services.....	250,100
For Operation of Auto Equipment.....	24,600
For Refunds.....	0
For Tort Claims.....	<u>118,800</u>
Total	\$7,587,800

SCHOOL DISTRICT	
For Personal Services.....	5,351,400
For State Contributions to Teachers' Retirement System.....	0
For State Contributions to Social Security.....	400,000
For Contractual Services.....	851,000
For Travel.....	3,800
For Commodities.....	600
For Printing.....	0
For Equipment.....	4,800
For Telecommunications Services.....	37,700
For Operation of Auto Equipment.....	<u>0</u>
Total	\$6,649,300

AFTERCARE SERVICES	
For Personal Services.....	5,915,700
For State Contributions to Social Security.....	444,000
For Contractual Services.....	9,744,900
For Travel.....	16,000
For Travel and Allowances for Committed, Paroled and Discharged Youth.....	600
For Commodities.....	700
For Printing.....	3,100
For Equipment.....	0
For Telecommunications Services.....	184,000
For Operation of Auto Equipment.....	<u>97,500</u>
Total	\$16,406,500

Section 5. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Juvenile Justice from the General Revenue Fund:

ILLINOIS YOUTH CENTER - CHICAGO	
For Personal Services.....	8,517,700
For Student, Member and Inmate Compensation.....	2,900
For State Contributions to Social Security.....	628,900
For Contractual Services.....	2,922,700
For Travel.....	3,300

For Commodities.....	248,900
For Printing.....	4,000
For Equipment.....	26,500
For Telecommunications Services.....	34,600
For Operation of Auto Equipment.....	<u>8,500</u>
Total	\$12,398,000

## ILLINOIS YOUTH CENTER - HARRISBURG

For Personal Services.....	17,014,600
For Student, Member and Inmate Compensation.....	11,900
For State Contributions to Social Security.....	1,246,500
For Contractual Services.....	3,170,700
For Travel.....	13,300
For Travel and Allowances for Committed, Paroled and Discharged Youth.....	1,800
For Commodities.....	390,900
For Printing.....	7,100
For Equipment.....	44,900
For Telecommunications Services.....	57,200
For Operation of Auto Equipment.....	<u>22,000</u>
Total	\$21,980,900

## ILLINOIS YOUTH CENTER - PERE MARQUETTE

For Personal Services.....	5,801,900
For Student, Member and Inmate Compensation.....	11,400
For State Contributions to Social Security.....	425,100
For Contractual Services.....	1,023,500
For Travel.....	11,000
For Travel and Allowances for Committed, Paroled and Discharged Youth.....	400
For Commodities.....	213,800
For Printing.....	5,100
For Equipment.....	22,500
For Telecommunications Services.....	43,900
For Operation of Auto Equipment.....	<u>13,300</u>
Total	\$7,571,900

## ILLINOIS YOUTH CENTER - ST. CHARLES

For Personal Services.....	16,944,300
For Student, Member and Inmate Compensation.....	2,700
For State Contributions to Social Security.....	1,245,100
For Contractual Services.....	5,644,000
For Travel.....	4,000
For Travel and Allowances for Committed, Paroled and Discharged Youth.....	0
For Commodities.....	316,200
For Printing.....	10,000
For Equipment.....	58,800
For Telecommunications Services.....	65,000
For Operation of Auto Equipment.....	<u>46,000</u>
Total	\$24,336,100

## ILLINOIS YOUTH CENTER - WARRENVILLE

For Personal Services.....	7,855,200
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For Student, Member and Inmate Compensation.....	2,500
For State Contributions to Social Security.....	574,100
For Contractual Services.....	2,065,500
For Travel.....	7,900
For Commodities.....	190,900
For Printing.....	3,200
For Equipment.....	40,000
For Telecommunications Services.....	54,000
For Operation of Auto Equipment.....	<u>8,700</u>
Total	\$10,802,000

STATEWIDE SERVICES AND GRANTS

Section 10. The following named amounts, or so much thereof as may be necessary, are appropriated to the Department of Juvenile Justice for the objects and purposes hereinafter named:

Payable from the General Revenue Fund:

For Repairs, Maintenance and Other Capital Improvements.....	800,000
For Sheriffs' Fees for Conveying Juveniles.....	<u>2,300</u>
Total	\$802,300

Section 15. The following named amounts, or so much thereof as may be necessary, are appropriated to the Department of Juvenile Justice for the objects and purposes hereinafter named:

Payable from the Department of Corrections

Reimbursement and Education Fund:

For payment of expenses associated with School District Programs.....	5,000,000
For payment of expenses associated with federal programs, including, but not limited to, construction of additional beds, treatment programs, and juvenile supervision.....	3,000,000
For payment of expenses associated with miscellaneous programs, including, but not limited to, medical costs, food expenditures, and various construction costs.....	<u>5,000,000</u>
Total	\$13,000,000

Section 20. The amounts appropriated for repairs and maintenance, and other capital improvements in Section 10 for repairs and maintenance, roof repairs and/or replacements and miscellaneous capital improvements at the Department's various institutions are to include construction, reconstruction, improvements, repairs and installation of capital facilities, costs of planning, supplies, materials and all other expenses required for roof and other types of repairs and maintenance, capital improvements, and purchase of land.

No contract shall be entered into or obligation incurred for repairs and maintenance and other capital improvements from appropriations made in Section 10 of this Article until after the purpose and amounts have been approved in writing by the Governor.

Section 25. The sum of \$6,400, or so much thereof as may be necessary, is appropriated to the Department of Juvenile Justice from the General Revenue Fund for costs and expenses associated with payment of statewide hospitalization.

Section 30. The amount of \$363,400, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Juvenile Justice for the purposes of investigating complaints, evaluating policies and procedures, and securing the rights of the youth committed to the Department of Juvenile Justice, including youth released on Aftercare before final discharge.

Section 35. The amount of \$58,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Juvenile Justice for costs associated with positive behavior interventions and supports.

ARTICLE 50

Section 1. The following named sums, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated from the General Revenue Fund to meet the ordinary and contingent expenses of the following divisions of the Department of Corrections for the fiscal year ending June 30, 2022:

FOR OPERATIONS GENERAL OFFICE	
For Personal Services.....	22,948,000
For State Contributions to Social Security.....	1,755,600
For Contractual Services.....	15,500,000
For Travel.....	84,100
For Commodities.....	1,000,000
For Printing.....	52,800
For Equipment.....	1,545,000
For Electronic Data Processing.....	43,814,400
For Telecommunications Services.....	1,500,000
For Operation of Auto Equipment.....	483,100
For Tort Claims.....	7,000,000
For Refunds.....	<u>1,000</u>
Total	\$95,684,000

STATEWIDE SERVICES AND GRANTS

Section 5. The following named amounts, or so much thereof as may be necessary, are appropriated to the Department of Corrections for the objects and purposes hereinafter named:

Payable from the General Revenue Fund:	
For Sheriffs' Fees for Conveying Prisoners.....	249,900
For the State's share of Assistant State's Attorney's salaries – reimbursement to counties pursuant to Chapter 55 of the Illinois Compiled Statutes.....	200,200
For Repairs, Maintenance and Other Capital Improvements.....	<u>4,999,600</u>
Total	\$5,449,700

Section 10. The following named amounts, or so much thereof as may be necessary, are appropriated to the Department of Corrections for the objects and purposes hereinafter named:

Payable from Department of Corrections Reimbursement and Education Fund:	
For payment of expenses associated with School District Programs.....	5,000,000
For payment of expenses associated with federal programs, including, but not limited to, construction of additional beds, treatment programs,	

and juvenile supervision.....	5,000,000
For payment of expenses associated with miscellaneous programs, including, but not limited to, medical costs, food expenditures and various construction costs.....	117,000,000
For payment of expenses associated with the reimbursement of costs incurred at county jails related to Executive Order 2020-13 in current and prior years.....	<u>25,000,000</u>
Total	\$152,000,000

Section 15. The amounts appropriated for repairs and maintenance, and other capital improvements in Section 5 for repairs and maintenance, roof repairs and/or replacements, and miscellaneous capital improvements at the Department's various institutions are to include construction, reconstruction, improvements, repairs and installation of capital facilities, costs of planning, supplies, materials and all other expenses required for roof and other types of repairs and maintenance, capital improvements, and purchase of land.

No contract shall be entered into or obligation incurred for repairs and maintenance and other capital improvements from appropriations made in Section 5 of this Article until after the purposes and amounts have been approved in writing by the Governor.

Section 20. The amount of \$13,000,000, or so much thereof as may be necessary, is appropriated to the Department of Corrections from the General Revenue Fund for expenses related to statewide hospitalization services.

Section 25. The amount of \$7,775,375, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made in Article 59, Section 25 of Public Act 101-0637, as amended, is reappropriated to the Department of Corrections from the General Revenue Fund for expenses related to the necessary replacement of aging and unreliable telecommunication systems.

Section 30. The following named sums, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated from the General Revenue Fund to meet the ordinary and contingent expenses of the Department of Corrections:

EDUCATION SERVICES

For Personal Services.....	15,749,600
For Student, Member and Inmate Compensation.....	0
For Contributions to Teachers' Retirement System.....	500
For State Contributions to Social Security .....	1,204,900
For Contractual Services.....	12,000,000
For Travel.....	1,000
For Commodities.....	325,000
For Printing.....	20,000
For Equipment.....	10,000
For Telecommunications Services.....	1,000
For Operation of Auto Equipment.....	<u>2,000</u>
Total	\$29,314,000

FIELD SERVICES

For Personal Services.....	10,782,800
For Student, Member and Inmate Compensation.....	46,000
For State Contributions to Social Security.....	824,900
For Contractual Services.....	22,000,000

For Travel.....	175,000
For Travel and Allowances for Committed, Paroled and Discharged Prisoners.....	51,100
For Commodities.....	200,000
For Printing.....	10,000
For Equipment.....	100,000
For Telecommunications Services.....	4,114,500
For Operation of Auto Equipment.....	<u>216,000</u>
Total	\$38,520,300

PAROLE

For Personal Services.....	39,298,700
For State Contributions to Social Security.....	3,006,400
For Contractual Services.....	7,400,000
For Travel.....	5,000
For Commodities.....	55,000
For Printing.....	3,500
For Equipment.....	50,000
For Telecommunications Services.....	5,980,000
For Operation of Auto Equipment.....	<u>805,000</u>
Total	\$56,603,600

RE-ENTRY SERVICES

For Personal Services.....	2,909,900
For State Contributions to Social Security.....	222,700
For Contractual Services.....	12,900,000
For Travel.....	5,000
For Commodities.....	67,000
For Printing.....	3,500
For Equipment.....	50,000
For Telecommunications Services.....	37,500
For Operation of Auto Equipment.....	<u>29,000</u>
Total	\$16,224,600

Section 35. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Corrections from the General Revenue Fund for:

BIG MUDDY RIVER CORRECTIONAL CENTER

For Personal Services.....	23,805,200
For Student, Member and Inmate Compensation.....	233,600
For State Contributions to Social Security.....	1,821,100
For Contractual Services.....	10,000,000
For Travel.....	13,600
For Travel and Allowances for Committed, Paroled and Discharged Prisoners.....	18,700
For Commodities.....	1,150,000
For Printing.....	13,900
For Equipment.....	75,000
For Telecommunications Services.....	50,000
For Operation of Auto Equipment.....	<u>65,000</u>
Total	\$37,246,100

CENTRALIA CORRECTIONAL CENTER

For Personal Services.....	28,945,900
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For Student, Member and Inmate Compensation.....	243,600
For State Contributions to Social Security.....	2,214,400
For Contractual Services.....	9,300,000
For Travel.....	13,900
For Travel and Allowances for Committed, Paroled and Discharged Prisoners.....	19,200
For Commodities.....	1,600,000
For Printing.....	14,300
For Equipment.....	75,000
For Telecommunications Services.....	65,000
For Operation of Auto Equipment.....	<u>24,000</u>
Total	\$42,515,300

## DANVILLE CORRECTIONAL CENTER

For Personal Services.....	22,106,300
For Student, Member and Inmate Compensation.....	281,700
For State Contributions to Social Security.....	1,691,200
For Contractual Services.....	12,800,000
For Travel.....	18,300
For Travel and Allowances for Committed, Paroled and Discharged Prisoners.....	24,800
For Commodities.....	2,300,000
For Printing.....	18,700
For Equipment.....	75,000
For Telecommunications Services.....	48,000
For Operation of Auto Equipment.....	<u>75,000</u>
Total	\$39,439,000

## DECATUR CORRECTIONAL CENTER

For Personal Services.....	15,500,400
For Student, Member and Inmate Compensation.....	98,600
For State Contributions to Social Security.....	1,185,800
For Contractual Services.....	4,300,000
For Travel.....	4,000
For Travel and Allowances for Committed, Paroled and Discharged Prisoners.....	10,400
For Commodities.....	520,000
For Printing.....	4,300
For Equipment.....	75,000
For Telecommunications Services.....	25,000
For Operation of Auto Equipment.....	<u>45,000</u>
Total	\$21,768,500

## DIXON CORRECTIONAL CENTER

For Personal Services.....	51,020,700
For Student, Member and Inmate Compensation.....	391,900
For State Contributions to Social Security.....	3,903,100
For Contractual Services.....	19,300,000
For Travel.....	25,600
For Travel and Allowances for Committed,	

Paroled and Discharged Prisoners.....	34,300
For Commodities.....	2,800,000
For Printing.....	26,300
For Equipment.....	100,000
For Telecommunications Services.....	140,000
For Operation of Auto Equipment.....	<u>152,000</u>
Total	\$77,893,900

## EAST MOLINE CORRECTIONAL CENTER

For Personal Services.....	23,045,300
For Student, Member and Inmate Compensation.....	218,600
For State Contributions to Social Security.....	1,763,000
For Contractual Services.....	8,551,000
For Travel.....	11,900
For Travel and Allowances for Committed, Paroled and Discharged Prisoners.....	16,500
For Commodities.....	1,120,000
For Printing.....	12,200
For Equipment.....	75,000
For Telecommunications Services.....	55,000
For Operation of Auto Equipment.....	<u>75,000</u>
Total	\$34,943,500

## ELGIN TREATMENT CENTER

For Personal Services.....	5,001,100
For Student, Member and Inmate Compensation.....	3,000
For State Contributions to Social Security.....	539,600
For Contractual Services.....	2,700,000
For Travel.....	200
For Travel and Allowances for Committed, Paroled and Discharged Prisoners.....	1,400
For Commodities.....	22,000
For Printing.....	200
For Equipment.....	50,000
For Telecommunications Services.....	17,000
For Operation of Auto Equipment.....	<u>1,200</u>
Total	\$8,335,700

## SOUTHWESTERN ILLINOIS CORRECTIONAL CENTER

For Personal Services.....	16,225,300
For Student, Member and Inmate Compensation.....	128,600
For State Contributions to Social Security.....	1,241,300
For Contractual Services.....	4,650,000
For Travel.....	6,100
For Travel and Allowances for Committed, Paroled and Discharged Prisoners.....	9,000
For Commodities.....	690,000
For Printing.....	6,300
For Equipment.....	75,000
For Telecommunications Services.....	40,000
For Operation of Auto Equipment.....	<u>23,000</u>
Total	\$23,094,600

## KEWANEE LIFE SKILLS RE-ENTRY CENTER

[May 31, 2021]

For Personal Services.....	12,590,100
For Student, Member and Inmate Compensation.....	78,600
For State Contributions to Social Security.....	963,200
For Contractual Services.....	2,700,000
For Travel.....	2,600
For Travel and Allowances for Committed, Paroled and Discharged Prisoners.....	6,300
For Commodities.....	350,000
For Printing.....	2,700
For Equipment.....	60,000
For Telecommunications Services.....	72,000
For Operation of Auto Equipment.....	<u>26,000</u>
Total	\$16,851,500

## GRAHAM CORRECTIONAL CENTER

For Personal Services.....	36,205,600
For Student, Member and Inmate Compensation.....	312,500
For State Contributions to Social Security.....	2,769,800
For Contractual Services.....	14,500,000
For Travel.....	21,100
For Travel and Allowances for Committed, Paroled and Discharged Prisoners.....	28,500
For Commodities.....	2,900,000
For Printing.....	21,700
For Equipment.....	75,000
For Telecommunications Services.....	42,000
For Operation of Auto Equipment.....	<u>110,000</u>
Total	\$56,986,200

## ILLINOIS RIVER CORRECTIONAL CENTER

For Personal Services.....	26,500,900
For Student, Member and Inmate Compensation.....	281,700
For State Contributions to Social Security.....	2,027,400
For Contractual Services.....	12,500,000
For Travel.....	18,300
For Travel and Allowance for Committed, Paroled and Discharged Prisoners.....	24,800
For Commodities.....	3,700,000
For Printing.....	18,700
For Equipment.....	75,000
For Telecommunications Services.....	55,000
For Operation of Auto Equipment.....	<u>57,000</u>
Total	\$45,258,800

## HILL CORRECTIONAL CENTER

For Personal Services.....	21,226,300
For Student, Member and Inmate Compensation.....	291,800
For State Contributions to Social Security.....	1,623,900
For Contractual Services.....	8,700,000
For Travel.....	19,100
For Travel and Allowances for Committed, Paroled and Discharged Prisoners.....	25,800
For Commodities.....	4,431,500
For Printing.....	19,600

For Equipment.....	75,000
For Telecommunications Services.....	43,000
For Operation of Auto Equipment.....	<u>28,000</u>
Total	\$36,484,000

## JACKSONVILLE CORRECTIONAL CENTER

For Personal Services.....	30,750,200
For Student, Member and Inmate Compensation.....	164,600
For State Contributions to Social Security.....	2,352,400
For Contractual Services.....	5,800,000
For Travel.....	10,400
For Travel and Allowances for Committed, Paroled and Discharged Prisoners.....	14,600
For Commodities.....	900,000
For Printing.....	10,700
For Equipment.....	75,000
For Telecommunications Services.....	57,000
For Operation of Auto Equipment.....	<u>61,500</u>
Total	\$40,196,400

## JOLIET TREATMENT CENTER

For Personal Services.....	25,657,000
For Student, Member and Inmate Compensation.....	43,800
For State Contributions to Social Security.....	1,805,900
For Contractual Services.....	11,900,000
For Travel.....	2,400
For Travel and Allowances for Committed, Paroled and Discharged Prisoners.....	4,100
For Commodities.....	150,000
For Printing.....	2,400
For Equipment.....	100,000
For Telecommunications Services.....	59,000
For Operation of Auto Equipment.....	<u>29,000</u>
Total	\$39,753,600

## LAWRENCE CORRECTIONAL CENTER

For Personal Services.....	31,256,300
For Student, Member and Inmate Compensation.....	351,400
For State Contributions to Social Security.....	2,391,200
For Contractual Services.....	17,000,000
For Travel.....	22,900
For Travel and Allowances for Committed, Paroled and Discharged Prisoners.....	30,800
For Commodities.....	2,200,000
For Printing.....	23,500
For Equipment.....	75,000
For Telecommunications Services.....	45,000
For Operation of Auto Equipment.....	<u>96,000</u>
Total	\$53,492,100

## LINCOLN CORRECTIONAL CENTER

For Personal Services.....	17,223,000
For Student, Member and Inmate Compensation.....	173,600

[May 31, 2021]

For State Contributions to	
Social Security.....	1,317,600
For Contractual Services.....	6,500,000
For Travel.....	9,700
For Travel and Allowances for Committed,	
Paroled and Discharged Prisoners.....	13,600
For Commodities.....	1,000,000
For Printing.....	9,900
For Equipment.....	75,000
For Telecommunications Services.....	46,000
For Operation of Auto Equipment.....	<u>47,000</u>
Total	\$26,415,400

LOGAN CORRECTIONAL CENTER

For Personal Services.....	40,250,400
For Student, Member and Inmate	
Compensation.....	250,900
For State Contributions to	
Social Security.....	3,079,200
For Contractual Services.....	20,000,000
For Travel.....	16,200
For Travel and Allowances for Committed,	
Paroled and Discharged Prisoners.....	22,100
For Commodities.....	1,750,000
For Printing.....	16,600
For Equipment.....	100,000
For Telecommunications Services.....	72,000
For Operation of Auto Equipment.....	<u>155,000</u>
Total	\$65,712,400

MENARD CORRECTIONAL CENTER

For Personal Services.....	64,805,000
For Student, Member and Inmate	
Compensation.....	403,900
For State Contributions to	
Social Security.....	4,957,600
For Contractual Services.....	13,000,000
For Travel.....	26,400
For Travel and Allowances for Committed,	
Paroled and Discharged Prisoners.....	35,400
For Commodities.....	4,600,000
For Printing.....	27,100
For Equipment.....	100,000
For Telecommunications Services.....	138,000
For Operation of Auto Equipment.....	<u>155,000</u>
Total	\$88,248,400

MURPHYSBORO LIFE SKILLS RE-ENTRY CENTER

For Personal Services.....	7,350,600
For Student, Member and Inmate	
Compensation.....	43,600
For State Contributions to	
Social Security.....	562,400
For Contractual Services.....	1,275,000
For Travel.....	1,700
For Travel and Allowances for Committed,	
Paroled and Discharged Prisoners.....	3,200
For Commodities.....	140,000
For Printing.....	1,700

For Equipment.....	60,000
For Telecommunications Services.....	19,000
For Operation of Auto Equipment.....	<u>1,000</u>
Total	\$9,458,200

PINCKNEYVILLE CORRECTIONAL CENTER

For Personal Services.....	32,705,400
For Student, Member and Inmate Compensation.....	320,100
For State Contributions to Social Security.....	2,502,000
For Contractual Services.....	12,700,000
For Travel.....	20,800
For Travel and Allowances for Committed, Paroled and Discharged Prisoners.....	28,100
For Commodities.....	1,700,000
For Printing.....	21,400
For Equipment.....	75,000
For Telecommunications Services.....	52,000
For Operation of Auto Equipment.....	<u>110,000</u>
Total	\$50,234,800

PONTIAC CORRECTIONAL CENTER

For Personal Services.....	60,687,000
For Student, Member and Inmate Compensation.....	263,600
For State Contributions to Social Security.....	4,642,600
For Contractual Services.....	11,800,000
For Travel.....	14,300
For Travel and Allowances for Committed, Paroled and Discharged Prisoners.....	19,600
For Commodities.....	1,204,000
For Printing.....	14,600
For Equipment.....	100,000
For Telecommunications Services.....	179,000
For Operation of Auto Equipment.....	<u>109,000</u>
Total	\$79,033,700

ROBINSON CORRECTIONAL CENTER

For Personal Services.....	19,325,300
For Student, Member and Inmate Compensation.....	162,900
For State Contributions to Social Security.....	1,478,400
For Contractual Services.....	7,417,000
For Travel.....	10,300
For Travel and Allowances for Committed, Paroled and Discharged Prisoners.....	14,500
For Commodities.....	1,035,000
For Printing.....	10,600
For Equipment.....	75,000
For Telecommunications Services.....	38,000
For Operation of Auto Equipment.....	<u>32,000</u>
Total	\$29,599,000

SHAWNEE CORRECTIONAL CENTER

For Personal Services.....	24,560,200
For Student, Member and	

Inmate Compensation.....	262,300
For State Contributions to Social Security.....	1,878,900
For Contractual Services.....	8,300,000
For Travel.....	17,000
For Travel and Allowances for Committed, Paroled and Discharged Prisoners.....	23,100
For Commodities.....	1,700,000
For Printing.....	17,400
For Equipment.....	75,000
For Telecommunications Services.....	49,000
For Operation of Auto Equipment.....	<u>41,200</u>
Total	\$36,924,100

## SHERIDAN CORRECTIONAL CENTER

For Personal Services.....	30,050,100
For Student, Member and Inmate Compensation.....	275,000
For State Contributions to Social Security.....	2,298,900
For Contractual Services.....	13,400,000
For Travel.....	17,800
For Travel and Allowances for Committed, Paroled and Discharged Prisoners.....	24,200
For Commodities.....	1,700,000
For Printing.....	18,300
For Equipment.....	75,000
For Telecommunications Services.....	65,000
For Operation of Auto Equipment.....	<u>57,000</u>
Total	\$47,981,300

## STATEVILLE CORRECTIONAL CENTER

For Personal Services.....	88,905,400
For Student, Member and Inmate Compensation.....	437,700
For State Contributions to Social Security.....	6,801,300
For Contractual Services.....	21,700,000
For Travel.....	28,700
For Travel and Allowances for Committed, Paroled and Discharged Prisoners.....	81,100
For Commodities.....	3,000,000
For Printing.....	29,400
For Equipment.....	75,000
For Telecommunications Services.....	190,000
For Operation of Auto Equipment.....	<u>330,000</u>
Total	\$121,578,600

## TAYLORVILLE CORRECTIONAL CENTER

For Personal Services.....	20,108,600
For Student, Member and Inmate Compensation.....	173,000
For State Contributions to Social Security.....	1,538,400
For Contractual Services.....	8,247,000
For Travel.....	11,000
For Travel and Allowances for Committed, Paroled and Discharged Prisoners.....	15,300
For Commodities.....	850,000

For Printing.....	11,300
For Equipment.....	75,000
For Telecommunications Services.....	38,000
For Operation of Auto Equipment.....	<u>28,000</u>
Total	\$31,095,600

## VANDALIA CORRECTIONAL CENTER

For Personal Services.....	27,102,100
For Student, Member and Inmate Compensation.....	121,300
For State Contributions to Social Security.....	2,073,400
For Contractual Services.....	5,600,000
For Travel.....	7,500
For Travel and Allowances for Committed, Paroled and Discharged Prisoners.....	10,900
For Commodities.....	3,250,000
For Printing.....	7,700
For Equipment.....	75,000
For Telecommunications Services.....	47,000
For Operation of Auto Equipment.....	<u>65,000</u>
Total	\$38,359,900

## VIENNA CORRECTIONAL CENTER

For Personal Services.....	29,765,000
For Student, Member and Inmate Compensation.....	147,700
For State Contributions to Social Security.....	2,277,100
For Contractual Services.....	4,900,000
For Travel.....	9,300
For Travel and Allowances for Committed, Paroled and Discharged Prisoners.....	13,200
For Commodities.....	850,000
For Printing.....	9,500
For Equipment.....	75,000
For Telecommunications Services.....	58,000
For Operation of Auto Equipment.....	<u>95,000</u>
Total	\$38,199,800

## WESTERN ILLINOIS CORRECTIONAL CENTER

For Personal Services.....	25,636,800
For Student, Member and Inmate Compensation.....	294,400
For State Contributions to Social Security.....	1,961,300
For Contractual Services.....	12,100,000
For Travel.....	18,800
For Travel and Allowances for Committed, Paroled and Discharged Prisoners.....	25,400
For Commodities.....	3,500,000
For Printing.....	19,200
For Equipment.....	75,000
For Telecommunications Services.....	63,000
For Operation of Auto Equipment.....	<u>80,000</u>
Total	\$43,773,900

ARTICLE 51

[May 31, 2021]

Section 1. The amount of \$100,000, or so much thereof as may be necessary, is appropriated from the Sex Offender Management Board Fund to the Sex Offender Management Board for the purposes authorized by the Sex Offender Management Board Act including, but not limited to, sex offender evaluation, treatment, and monitoring programs and grants. Funding received from private sources is to be expended in accordance with the terms and conditions placed upon the funding.

ARTICLE 52

Section 1. The sum of \$688,500, or so much thereof as may be necessary, is appropriated to the Department of Corrections from the General Revenue Fund for a grant to the Illinois Sentencing Policy Advisory Council.

ARTICLE 53

Section 5. In addition to any other sums appropriated, the sum of \$405,377,800 or so much thereof as may be necessary, is appropriated from the Title III Social Security and Employment Fund to the Department of Employment Security for operational expenses, awards, grants, and permanent improvements for the fiscal year ending June 30, 2022, including prior year costs.

Section 10. The following named sums, or so much thereof as may be necessary, are appropriated to the Department of Employment Security:

WORKFORCE DEVELOPMENT

Payable from Title III Social Security and Employment Fund:

For expenses related to the Development of Training Programs.....	200,000
For the expenses related to Employment Security Automation.....	3,700,000
For expenses related to a Benefit Information System Redefinition, including prior year costs.....	29,500,000
For expenses related to a Workforce Innovation and Opportunity Act Hub.....	<u>2,000,000</u>
Total	\$35,400,000

Payable from the Unemployment Compensation Special Administration Fund:

For expenses related to Legal Assistance as required by law.....	2,000,000
For Interest on Refunds of Erroneously Paid Contributions, Penalties and Interest.....	<u>100,000</u>
Total	\$2,100,000

Section 15. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Employment Security:

WORKFORCE DEVELOPMENT

Grants-In-Aid

Payable from Title III Social Security and Employment Fund:

For Tort Claims.....	675,000
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Section 20. The following named amounts, or so much thereof as may be necessary, are appropriated to the Department of Employment Security for unemployment compensation benefits to former state employees as follows:

TRUST FUND UNIT  
Grants-In-Aid

Payable from the Road Fund:	
For benefits paid on the basis of wages paid for insured work for the Department of Transportation .....	4,000,000
Payable from Title III Social Security and Employment Fund:.....	1,734,300
Payable from the General Revenue Fund:.....	<u>21,000,000</u>
Total	\$26,734,300

Section 25. The sum of \$200,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Employment Security for all ordinary and contingent expenses related to the implementation of Automatic Voter Registration.

Section 30. The amount of \$10,000,000, or so much thereof as may be necessary, is appropriated from the Unemployment Compensation Special Administration Fund to the Department of Employment Security for the payment of interest on advances made to the Unemployment Trust Fund as required by Title XII of the Social Security Act.

ARTICLE 54

Section 1. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated from the Financial Institution Fund to the Department of Financial and Professional Regulation:

For Personal Services.....	3,368,700
For State Contributions to the State Employees' Retirement System.....	1,892,200
For State Contributions to Social Security.....	257,700
For Group Insurance.....	822,500
For Contractual Services.....	20,000
For Travel.....	58,200
For Refunds.....	<u>3,400</u>
Total	\$6,422,700

Section 5. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated from the Credit Union Fund to the Department of Financial and Professional Regulation:

CREDIT UNION

For Personal Services.....	2,356,000
For State Contributions to State Employees' Retirement System.....	1,323,400
For State Contributions to Social Security.....	180,300
For Group Insurance.....	634,500
For Contractual Services.....	61,800
For Travel.....	108,300
For Refunds.....	<u>1,000</u>
Total	\$4,665,300

Section 10. The sum of \$9,162,800, or so much thereof as may be necessary, is appropriated from the Cannabis Regulation Fund to the Department of Financial and Professional Regulation for costs associated with operational expenses of the department in relation to the regulation of adult-use cannabis.

Section 15. The sum of \$4,300,000, or so much thereof as may be necessary, is appropriated from the Cannabis Regulation Fund to the Department of Financial and Professional Regulation for administration by the Cannabis Regulation Oversight Officer for costs as authorized by section 5-45 of the Cannabis Regulation and Tax Act.

Section 20. The following named amounts, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated from the Bank and Trust Company Fund to the Department of Financial and Professional Regulation:

DOMESTIC AND FOREIGN COMMERCIAL BANK REGULATION

For Personal Services.....	9,859,800
For State Contribution to State Employees' Retirement System.....	5,538,200
For State Contributions to Social Security.....	754,300
For Group Insurance.....	2,467,500
For Contractual Services.....	319,200
For Travel.....	386,600
For Refunds.....	2,900
For Operational Expenses of the Division of Banking.....	50,000
For Corporate Fiduciary Receivership.....	<u>235,000</u>
Total	\$19,613,500

Section 25. The following named amounts, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated from the Pawnbroker Regulation Fund to the Department of Financial and Professional Regulation:

PAWNBROKER REGULATION

For Personal Services.....	123,600
For State Contributions to State Employees' Retirement System.....	69,500
For State Contributions to Social Security.....	9,500
For Group Insurance.....	23,500
For Contractual Services.....	1,000
For Travel.....	400
For Refunds.....	<u>1,000</u>
Total	\$228,500

Section 30. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated from the Residential Finance Regulatory Fund to the Department of Financial and Professional Regulation:

MORTGAGE BANKING AND THRIFT REGULATION

For Personal Services.....	1,966,200
For State Contributions to State Employees' Retirement System.....	1,104,400
For State Contributions to Social Security.....	150,400
For Group Insurance.....	493,500
For Contractual Services.....	60,000
For Travel.....	18,000
For Refunds.....	<u>4,900</u>
Total	\$3,797,400

Section 35. The sum of \$605,800, or so much thereof as may be necessary, is appropriated from the Savings Bank Regulatory Fund to the Department of Financial and Professional Regulation for the ordinary and contingent expenses of the Department of Financial and Professional Regulation and the Division of Banking, or their successors, in administering and enforcing the Illinois Savings and Loan Act of 1985, the Savings Bank Act, and other laws, rules, and regulations as may apply to the administration and enforcement of the foregoing laws, rules, and regulations, as amended from time to time.

Section 40. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated from the Real Estate License Administration Fund to the Department of Financial and Professional Regulation:

## REAL ESTATE LICENSING AND ENFORCEMENT

For Personal Services.....	3,367,800
For State Contributions to State Employees' Retirement System.....	1,891,700
For State Contributions to Social Security.....	257,600
For Group Insurance.....	893,000
For Contractual Services.....	38,900
For Travel.....	15,000
For Refunds.....	<u>7,800</u>
Total	\$6,471,800

Section 45. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated from the Appraisal Administration Fund to the Department of Financial and Professional Regulation:

## APPRAISAL LICENSING

For Personal Services.....	448,400
For State Contributions to State Employees' Retirement System.....	251,900
For State Contributions to Social Security.....	34,300
For Group Insurance.....	117,500
For Contractual Services.....	10,000
For Travel.....	1,800
For forwarding real estate appraisal fees to the federal government.....	630,000
For Refunds.....	<u>2,500</u>
Total	\$1,496,400

Section 50. The following named amounts, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated from the Home Inspector Administration Fund to the Department of Financial and Professional Regulation:

## HOME INSPECTOR REGULATION

For Personal Services.....	42,500
For State Contributions to State Employees' Retirement System.....	23,900
For State Contributions to Social Security.....	3,300
For Group Insurance.....	23,500
For Contractual Services.....	1,000
For Travel.....	300
For Refunds.....	<u>1,000</u>
Total	\$95,500

Section 55. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated from the General Professions Dedicated Fund to the Department of Financial and Professional Regulation:

## GENERAL PROFESSIONS

For Personal Services.....	2,578,800
For State Contributions to State Employees' Retirement System.....	1,448,500
For State Contributions to Social Security.....	197,300
For Group Insurance.....	775,500
For Contractual Services.....	150,000
For Travel.....	4,500
For Refunds.....	<u>20,000</u>
Total	\$5,174,600

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Section 60. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated from the Illinois State Dental Disciplinary Fund to the Department of Financial and Professional Regulation:

For Personal Services.....	535,400
For State Contributions to State Employees' Retirement System.....	300,800
For State Contributions to Social Security.....	41,000
For Group Insurance.....	164,500
For Contractual Services.....	75,000
For Travel.....	1,100
For Refunds.....	<u>4,500</u>
Total	\$1,122,300

Section 65. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated from the Illinois State Medical Disciplinary Fund to the Department of Financial and Professional Regulation:

For Personal Services.....	2,345,200
For State Contributions to State Employees' Retirement System.....	1,317,300
For State Contributions to Social Security.....	177,300
For Group Insurance.....	681,500
For Contractual Services.....	300,000
For Travel.....	6,000
For Refunds.....	<u>25,000</u>
Total	\$4,852,300

Section 70. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated from the Optometric Licensing and Disciplinary Board Fund to the Department of Financial and Professional Regulation:

For Personal Services.....	109,200
For State Contributions to State Employees' Retirement System.....	61,400
For State Contributions to Social Security.....	8,400
For Group Insurance.....	47,000
For Contractual Services.....	39,900
For Travel.....	1,200
For Refunds.....	<u>2,400</u>
Total	\$269,500

Section 75. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated from the Design Professionals Administration and Investigation Fund to the Department of Financial and Professional Regulation:

For Personal Services.....	443,000
For State Contributions to State Employees' Retirement System.....	248,900
For State Contributions to Social Security.....	33,900
For Group Insurance.....	141,000
For Contractual Services.....	55,000
For Travel.....	1,500
For Refunds.....	<u>2,400</u>
Total	\$925,700

Section 80. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated from the Illinois State Pharmacy Disciplinary Fund to the Department of Financial and Professional Regulation:

For Personal Services.....	1,009,200
For State Contributions to State Employees' Retirement System.....	566,900
For State Contributions to Social Security.....	77,200
For Group Insurance.....	235,000
For Contractual Services.....	56,300
For Travel.....	1,800
For Refunds.....	<u>6,000</u>
Total	\$1,952,400

Section 85. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated from the Illinois State Podiatric Disciplinary Fund to the Department of Financial and Professional Regulation:

For Contractual Services.....	300
For Travel.....	200
For Refunds.....	<u>1,000</u>
Total	\$1,500

Section 90. The sum of \$654,500, or so much thereof as may be necessary, is appropriated from the Registered Certified Public Accountants' Administration and Disciplinary Fund to the Department of Financial and Professional Regulation for the administration of the Registered CPA Program.

Section 95. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated from the Nursing Dedicated and Professional Fund to the Department of Financial and Professional Regulation:

For Personal Services.....	1,018,500
For State Contributions to State Employees' Retirement System.....	572,100
For State Contributions to Social Security.....	77,900
For Group Insurance.....	282,000
For Contractual Services.....	17,100
For Travel.....	1,500
For Refunds.....	<u>9,700</u>
Total	\$1,978,800

Section 100. The sum of \$500,000, or so much thereof as may be necessary, is appropriated from the Nursing Dedicated and Professional Fund to the Department of Financial and Professional Regulation for the establishment and operation of an Illinois Center for Nursing.

Section 105. The sum of \$300, or so much thereof as may be necessary, is appropriated from the Professional Regulation Evidence Fund to the Department of Financial and Professional Regulation for all costs associated with conducting covert activities, including equipment and other operational expenses.

Section 110. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated from the Professions Indirect Cost Fund to the Department of Financial and Professional Regulation:

For Personal Services.....	11,571,300
For State Contributions to State Employees' Retirement System.....	6,499,500
For State Contributions to Social Security.....	885,300
For Group Insurance.....	3,313,500
For Contractual Services.....	7,400,500
For Travel.....	18,000
For Commodities.....	60,000
For Printing.....	4,000
For Equipment.....	20,000

For Electronic Data Processing.....	7,361,100
For Telecommunications Services.....	577,600
For Operation of Auto Equipment.....	50,000
For Ordinary and Contingent Expenses of the Department.....	<u>8,461,000</u>
Total	\$46,221,800

Section 115. The sum of \$1,368,500, or so much thereof as may be necessary, is appropriated from the Cemetery Oversight Licensing and Disciplinary Fund to the Department of Financial and Professional Regulation for all costs associated with administration of the Cemetery Oversight Act.

Section 120. The sum of \$413,700, or so much thereof as may be necessary, is appropriated from the Community Association Manager Licensing and Disciplinary Fund to the Department of Financial and Professional Regulation for all costs associated with administration of the Community Association Manager Licensing and Disciplinary Act.

Section 125. The sum of \$34,000, or so much thereof as may be necessary, is appropriated to the Department of Financial and Professional Regulation from the Real Estate Research and Education Fund for costs associated with the operation of the Office of Real Estate Research at the University of Illinois.

Section 130. The sum of \$20,000, or so much thereof as may be necessary, is appropriated from the Athletics Supervision and Regulation Fund to the Department of Financial and Professional Regulation for all costs associated with administration of the Boxing and Full-contact Martial Arts Act.

Section 135. The sum of \$7,713,800, or so much thereof as may be necessary, is appropriated from the Compassionate Use of Medical Cannabis Fund to the Department of Financial and Professional Regulation for all costs associated with operational expenses of the department in relation to the regulation of medical cannabis

Section 140. The sum of \$125,000, or so much thereof as may be necessary, is appropriated from the Appraisal Administration Fund to the Department of Financial and Professional Regulation for all costs associated with administration of the Real Estate Appraiser Licensing Act of 2002.

ARTICLE 55

Section 1. The sum of \$11,718,400, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Human Rights for operational expenses of the Department.

Section 5. The sum of \$100,000, or so much thereof as may be necessary, is appropriated from the Department of Human Rights Training and Development Fund to the Department of Human Rights for the purpose of funding expenses associated with administration.

Section 10. The sum of \$4,794,800, or so much thereof as may be necessary, is appropriated from the Special Projects Division Fund to the Department of Human Rights for operational expenses of the Department.

Section 15. The sum of \$500,000, or so much thereof as may be necessary, is appropriated from the Department of Human Rights Special Fund to the Department of Human Rights for the purpose of filing expenses associated with the Department of Human Rights.

ARTICLE 56

Section 5. The sum of \$702,952,200, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Human Services for ordinary and contingent expenses of the department, permanent improvements and for student, member or inmate compensation expenses of the department for the fiscal year ending June 30, 2022.

Section 10. The amount of \$9,072,300, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Human Services for ordinary and contingent expenses associated with the Office of the Inspector General.

The Department, with the consent in writing from the Governor, may reapportion not more than 1 percent of the total appropriation of General Revenue Funds in Section 5 to Section 10 above among the various purposes therein enumerated.

Section 11. The sum of \$80,000,000, or so much thereof as may be necessary is appropriated to the Department of Human Services from the DHS State Projects Fund for ordinary and contingent expenses, grants and administrative expenses of the department including COVID-19 response and mitigation, including prior year costs.

Section 14. The sum of \$80,000,000, or so much thereof as may be necessary is appropriated from the DHS State Projects Fund to the Department of Human Services for Illinois Welcoming Centers.

Section 15. The following named amounts, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated to the Department of Human Services for income assistance and related distributive purposes, including such Federal funds as are made available by the Federal Government for the following purposes:

DISTRIBUTIVE ITEMS  
GRANTS-IN-AID

Payable from General Revenue Fund:	
For Aid to Aged, Blind or Disabled under Article III.....	28,504,700
For Temporary Assistance for Needy Families under Article IV and other social services including Emergency Assistance for families with Dependent Children.....	150,000,000
For Refugees.....	1,126,700
For Funeral and Burial Expenses under Articles III, IV, and V, including prior year costs.....	5,000,000
For grants and administrative expenses associated with Child Care Services, including prior year costs.....	410,599,000
For grants and administrative expenses associated with Refugee Social Services.....	204,000
For grants and administrative expenses associated with Immigrant Integration Services and for other Immigrant Services pursuant to 305 ILCS 5/12-4.34.....	30,000,000
For grants and administrative expenses associated with the Illinois Welcoming Centers.....	<u>5,000,000</u>
<b>Total</b>	<b>\$630,434,400</b>

The Department, with the consent in writing from the Governor, may reapportion not more than ten percent of the total appropriation of General Revenue Funds in Section 15 above "For Income Assistance and Related Distributive Purposes" among the various purposes therein enumerated.

Section 16. The amount of \$25,000,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Human Services for grants and administrative expenses associated with eviction mitigation including homelessness prevention and related services.

Section 17. The amount of \$120,000,000, or so much thereof as may be necessary, is appropriated from the DHS Federal Projects Fund to the Department of Human Services for grants and administrative expenses associated with eviction mitigation including homelessness prevention and related services.

Section 18. The sum of \$92,200,000, or so much thereof as may be necessary, is appropriated from the Affordable Housing Trust Fund to the Department of Human Services for the Emergency Rental Assistance Program authorized by Section 3201 of the American Rescue Plan Act of 2021 and any associated federal guidance, to fund the permitted purposes of the program including grants for emergency rental assistance and associated administrative costs.

Section 20. The following named sums, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated to the Department of Human Services for ordinary and contingent expenses:

INTERAGENCY SUPPORT SERVICES

Payable from the General Revenue Fund:	
For expenses related to CMS	
Fleet Management.....	0
For expenses related to Graphic	
Design Management.....	0
Payable from DHS Technology Initiative Fund:	
For Expenses of the Framework Project.....	10,000,000

Section 25. The following named sums, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated to meet the ordinary and contingent expenditures of the Department of Human Services:

ADMINISTRATIVE AND PROGRAM SUPPORT

Payable from the General Revenue Fund:	
For expenses of Indirect Costs Principles.....	100
Payable from the Mental Health Fund:	
For expenses associated with Mental Health and Developmental Disabilities	
Special Projects.....	22,000,000
For expenses associated with DHS interagency Support Services.....	
	3,000,000
Payable from the Vocational Rehabilitation Fund:	
For Personal Services.....	5,035,100
For Retirement Contributions.....	2,839,800
For State Contributions to Social Security.....	385,200
For Group Insurance.....	1,901,600
For Contractual Services.....	1,500,000
For Travel.....	136,000
For Commodities.....	136,500
For Printing.....	87,000
For Equipment.....	298,600
For Telecommunications Services.....	1,226,500
For Operation of Auto Equipment.....	<u>50,000</u>
Total	\$13,596,300
Payable from the DHS State Projects Fund:	
For expenses associated with Energy Conservation and Efficiency programs.....	
	500,000
Payable from the DHS Private Resources Fund:	
For grants and expenses associated with Human Services Activities funded by grants or private donations.....	
	200,000
Payable from DHS Recoveries Trust Fund:	

For ordinary and contingent expenses.....	22,263,000
For ordinary and contingent expenses associated with the Grant	
Accountability efforts.....	5,000,000

ADMINISTRATIVE AND PROGRAM SUPPORT  
CONTRACTUAL SERVICES-LEASED PROPERTY MANAGEMENT

Section 30. The following named sums, or so much thereof as may be necessary, are appropriated to the Department of Human Services as follows:

CONTRACTUAL SERVICES-LEASED PROPERTY MANAGEMENT

Payable from the Vocational Rehabilitation Fund:.....	5,076,200
Payable from the DHS Special Purposes Trust Fund:....	200,000
Payable from the Old Age Survivors Insurance Fund:.....	2,878,600
Payable from USDA Women, Infants and Children Fund:.....	80,000
Payable from Local Initiative Fund:.....	25,000
Payable from Maternal and Child Health Services Block Grant Fund:.....	40,000
Payable from DHS Recoveries Trust Fund:.....	<u>300,000</u>
Total	\$8,599,800

ADMINISTRATIVE AND PROGRAM SUPPORT  
GRANTS-IN-AID

Section 35. The following named sums, or so much thereof as may be necessary, respectively, are appropriated to the Department of Human Services for the purposes hereinafter named:

GRANTS-IN-AID

Payable from the General Revenue Fund: For Tort Claims.....	475,000
For Reimbursement of Employees for Work-Related Personal Property Damages.....	10,900
Payable from Vocational Rehabilitation Fund: For Tort Claims.....	<u>10,000</u>
Total	\$495,900

ADMINISTRATIVE AND PROGRAM SUPPORT  
REFUNDS

Section 40. The following named sums, or so much thereof as may be necessary, are appropriated to the Department of Human Services as follows:

REFUNDS

Payable from General Revenue Fund:.....	7,700
Payable from Mental Health Fund:.....	2,000,000
Payable from Vocational Rehabilitation Fund:.....	5,000
Payable from Drug Treatment Fund:.....	5,000
Payable from Sexual Assault Services Fund:.....	400
Payable from Early Intervention Services Revolving Fund:.....	300,000
Payable from DHS Federal Projects Fund:.....	25,000
Payable from USDA Women, Infants and Children Fund:.....	200,000
Payable from Maternal and Child Health Services Block Grant Fund:.....	5,000
Payable from Youth Drug Abuse Prevention Fund:.....	<u>30,000</u>

Total \$2,577,740

Section 45. The following named sums, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated to the Department of Human Services for ordinary and contingent expenses:

MANAGEMENT INFORMATION SERVICES

Payable from Mental Health Fund:	
For expenses related to the provision of	
MIS support services provided to Departmental and Non-Departmental organizations.....	6,636,600
Payable from Vocational Rehabilitation Fund:	
For Personal Services.....	481,900
For Retirement Contributions.....	271,800
For State Contributions to Social Security.....	36,900
For Group Insurance.....	87,800
For Contractual Services.....	705,000
For Information Technology Management.....	2,280,700
For Travel.....	10,000
For Commodities.....	30,600
For Printing.....	5,800
For Equipment.....	50,000
For Telecommunications Services.....	1,550,000
For Operation of Auto Equipment.....	<u>2,800</u>
Total	\$5,513,300

Payable from USDA Women, Infants and Children Fund:

For Personal Services.....	282,200
For Retirement Contributions.....	159,200
For State Contributions to Social Security.....	21,600
For Group Insurance.....	58,500
For Contractual Services.....	25,400
For Contractual Services:	
For Information Technology Management.....	<u>1,000,000</u>
Total	\$1,546,900

Payable from the Maternal and

Child Health Services Block Grant Fund:

For operational expenses associated with the support of Maternal and Child Health Programs.....	458,100
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Section 50. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Human Services:

BUREAU OF DISABILITY DETERMINATION SERVICES

Payable from Old Age Survivors Insurance Fund:

For Personal Services.....	39,018,900
For Retirement Contributions.....	22,006,700
For State Contributions to Social Security.....	3,382,300
For Group Insurance.....	13,457,800
For Contractual Services.....	11,601,800
For Travel.....	198,000
For Commodities.....	379,100
For Printing.....	384,000
For Equipment.....	1,600,900
For Telecommunications Services.....	1,404,700
For Operation of Auto Equipment.....	<u>100</u>
Total	\$93,434,300

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Section 55. The following named amounts, or so much thereof as may be necessary, are appropriated to the Department of Human Services:

BUREAU OF DISABILITY DETERMINATION SERVICES  
GRANTS-IN-AID

Payable from Old Age Survivors Insurance Fund:  
For grants and services to  
Disabled Individuals, including  
prior year costs..... 25,000,000

Section 60. The following named amount, or so much thereof as may be necessary, is appropriated to the Department of Human Services:

HOME SERVICES PROGRAM  
GRANTS-IN-AID

For grants and administrative expenses  
associated with the Home Services Program,  
pursuant to 20 ILCS 2405/3, including  
prior year costs:  
Payable from the General Revenue Fund..... 653,599,600  
Payable from the Home Services Medicaid  
Trust Fund..... 256,000,000

The Department, with the consent in writing from the Governor, may reappropriation General Revenue Funds in Section 60 "For Home Services Program Grants-in-Aid" to Section 80 "For Mental Health Grants and Program Support Grants-in-Aid and Purchased Care" and Section 90 "For Developmental Disabilities Grants and Program Support Grants-in-Aid and Purchased Care" as a result of transferring clients to the appropriate community-based service system.

Section 65. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Human Services:

MENTAL HEALTH GRANTS AND PROGRAM SUPPORT

Payable from Community Mental Health  
Services Block Grant Fund:  
For Personal Services..... 574,200  
For Retirement Contributions..... 314,800  
For State Contributions to Social Security..... 43,900  
For Group Insurance..... 168,000  
For Contractual Services..... 2,819,400  
For Travel..... 20,000  
For Commodities..... 5,000  
For Equipment..... 5,000  
Total \$3,950,300

Section 70. The sum of \$239,137,200, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Human Services for expenses associated with the operation of State Operated Mental Health Facilities or the costs associated with services for the transition of State Operated Mental Health Facilities residents to alternative community settings.

Section 75. The sum of \$51,964,200, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Human Services for grants and administrative expenses associated with the Department's rebalancing efforts pursuant to 20 ILCS 1305/1-50 and in support of the Department's efforts to expand home and community-based services, including rebalancing and transition costs associated with compliance with consent decrees, including prior year costs.

Section 77. The sum of \$2,000,000, or so much thereof as may be necessary, is appropriated to the Department of Human Services from the General Revenue Fund for a grant to the Chicago Police Memorial Foundation for costs associated with mental health programs for police officers.

Section 80. The following named sums, or so much thereof as may be necessary, respectively, for the purposes hereinafter named, are appropriated to the Department of Human Services for Grants-In-Aid and Purchased Care in its various regions pursuant to Sections 3 and 4 of the Community Services Act and the Community Mental Health Act:

MENTAL HEALTH GRANTS AND PROGRAM SUPPORT  
GRANTS-IN-AID AND PURCHASED CARE

Payable from the General Revenue Fund:	
For the Administrative and Programmatic Expenses of Community Transition and System Rebalancing for the Colbert Consent Decree including Prior Year Expenses.....	50,587,300
For grants and administrative expenses associated with the Purchase and Disbursement of Psychotropic Medications for Mentally Ill Clients in the Community.....	1,381,800
For grants and administrative expenses associated with Evaluation Determinations, Disposition, and Assessment.....	1,200,000
For grants to the National Alliance on Mental Illness for mental health services.....	180,000
For grants and administrative expenses associated with Supportive MI Housing.....	22,407,200
For all costs and administrative expenses for Community Service Programs for Persons with Mental Illness, Child With Mental Illness, Child and Adolescent Mental Health Programs and Mental Health Transitions or State Operated Mental Health Facilities, including prior year costs.....	125,827,100
Payable from the Mental Health Reporting Fund:	
For grants related to Mental Health Treatment....	5,000,000
Payable from the Health and Human Services Medicaid Trust Fund:	
For grants for the Mental Health Home-Based Program.....	1,300,000
Payable from the Department of Human Services Community Services Fund:	
For grants and administrative expenses related to Community Service Programs for Persons with Mental Illness.....	15,000,000
Payable from the DHS Federal Projects Fund:	
For grants and administrative expenses related to Community Service Programs for Persons with Mental Illness.....	16,036,100
Payable from Community Mental Health Medicaid Trust Fund:	
For grants and administrative expenses associated with Medicaid Services and Community Services for Persons with	

Mental Illness, including prior year costs.....	85,000,000
Payable from the Community Mental Health Services Block Grant Fund:	
For grants to Community Service Programs for Persons with Mental Illness.....	50,000,000
For grants and administrative costs associated with the American Rescue Plan Act Mental Health Block Grant.....	25,000,000
For grants to Community Service Programs for Children and Adolescents with Mental Illness.....	4,341,800

The Department, with the consent in writing from the Governor, may reappropriate not more than 10 percent of the total appropriation of General Revenue Funds in Section 80 above among the various purposes therein enumerated.

The Department, with the consent in writing from the Governor, may reappropriate General Revenue Funds in Section 80 "For Mental Health Grants and Program Support Grants-in-Aid and Purchased Care" to either Section 60 "For Home Services Program Grants-in-Aid" and Section 90 "For Developmental Disabilities Grants and Program Support Grants-in-Aid and Purchased Care" as a result of transferring clients to the appropriate community-based service system.

Section 85. The sum of \$319,704,800, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Human Services for expenses associated with the operation of State Operated Developmental Centers or the costs associated with services for the transition of State Operated Developmental Center residents to alternative community settings.

Section 90. The following named sums, or so much thereof as may be necessary, respectively, for the purposes hereinafter named, are appropriated to the Department of Human Services for Grants-In-Aid and Purchased Care in its various regions pursuant to Sections 3 and 4 of the Community Services Act and the Community Mental Health Act:

DEVELOPMENTAL DISABILITIES GRANTS AND PROGRAM SUPPORT  
GRANTS-IN-AID AND PURCHASED CARE

Payable from the General Revenue Fund:	
For SSM St. Mary's Hospital for providing autism services for children in the Metro East and Southern Illinois areas through an autism center.....	1,500,000
For a grant to the ARC of Illinois for the Life Span Project.....	471,400
For a grant to Best Buddies.....	977,500
For Dental Grants for people with Developmental Disabilities.....	986,000
For grants associated with Epilepsy Services.....	2,075,000
For grants associated with Respite Services.....	6,677,500
For a grant to the Autism Program for an Autism Diagnosis Education Program for Individuals.....	4,800,000
For grants and administrative expenses for Community-Based Services for Persons with Developmental Disabilities and for Intermediate Care Facilities for the Developmentally Disabled and Alternative Community Programs, including	

prior year costs.....	1,546,875,400
For grants and administrative expenses associated with the provision of Specialized Services to Persons with Developmental Disabilities, including prior year costs.....	7,667,100
For grants and administrative expenses associated with Developmental Disability Quality Assurance Waiver, including prior year costs.....	480,600
For grants and administrative expenses associated with Developmental Disability Community Transitions or State Operated Facilities, including prior year costs.....	5,201,600
For grants and administrative costs associated with young adults Transitioning from the Department of Children and Family Services to the Developmental Disability Service System, including prior year costs.....	2,471,600
Payable from the Mental Health Fund: For Community-Based Services for Persons with Developmental Disabilities, including prior year costs.....	9,965,600
Payable from the Special Olympics Illinois and Special Children's Charities Fund: For grants to Special Olympics Illinois and Special Children's Charities.....	2,000,000
Payable from the Developmental Disabilities Awareness Fund: For Developmental Disabilities Legal Aid Grants.....	100,000
Payable from the Community Developmental Disability Services Medicaid Trust Fund: For grants and administrative expenses associated with Community-Based Services for Persons with Developmental Disabilities, including prior year costs.....	90,000,000
Payable from the Autism Research Checkoff Fund: For grants and administrative expenses associated with autism research.....	25,000
Payable from the Care Provider Fund for Persons with a Developmental Disability: For grants and administrative expenses associated with Intermediate Care Facilities for the Developmentally Disabled and Alternative Community Programs, including prior year costs.....	45,000,000
Payable from the Health and Human Services Medicaid Trust Fund: For grants and administrative expenses associated with developmental and/or mental health programs, including prior year costs.....	42,400,000
Payable from the Autism Care Fund:	

For grants to the Autism Society of Illinois.....	50,000
Payable from the Autism Awareness Fund:	
For grants and administrative expenses associated with autism awareness.....	50,000
Payable from the Department of Human Services Community Services Fund:	
For grant and administrative expenses associated with Community-Based Services for persons with developmental disabilities and system rebalancing initiatives, including prior year costs.....	52,000,000
Payable from the Special Olympics Illinois Fund:	
For grants and administrative expenses associated with Special Olympics.....	50,000

The Department, with the consent in writing from the Governor, may reappropriation General Revenue Funds in Section 90 "For Developmental Disabilities Grants and Program Support Grants-in-Aid and Purchased Care" to Section 60 "For Home Services Program Grants-in-Aid" and Section 80 "For Mental Health Grants and Program Support Grants-in-Aid and Purchased Care" as a result of transferring clients to the appropriate community-based service system.

Section 95. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated for the objects and purposes hereinafter named, to the Department of Human Services:

SUBSTANCE USE PREVENTION AND RECOVERY

Payable from Prevention and Treatment of Alcoholism and Substance Abuse Block Grant Fund:	
For Personal Services.....	3,646,200
For Retirement Contributions.....	2,041,400
For State Contributions to Social Security.....	428,100
For Group Insurance.....	1,084,300
For Contractual Services.....	2,500,000
For Travel.....	200,000
For Commodities.....	53,800
For Printing.....	35,000
For Equipment.....	14,300
For Electronic Data Processing.....	300,000
For Telecommunications Services.....	117,800
For Operation of Auto Equipment.....	20,000
For Expenses Associated with the Administration of the Alcohol and Substance Abuse Prevention and Treatment Programs.....	<u>215,000</u>
Total	\$10,655,900

Section 100. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated for the objects and purposes hereinafter named, to the Department of Human Services:

SUBSTANCE USE PREVENTION AND RECOVERY  
GRANTS-IN-AID

Payable from the General Revenue Fund:	
For expenses associated with Community-Based Addiction Treatment to Medicaid Eligible and AllKids clients, including Prior Year Costs.....	16,316,400
For grants associated with Community-Based Addiction Treatment Services, including	

prior year costs.....	43,688,800
For grants associated with Addiction Treatment Services for DCFS clients.....	5,757,200
For grants and administrative expenses associated with Addiction Treatment Services for Special Populations.....	6,106,700
For grants and administrative costs associated with a pilot program to study uses and effects of medication assisted treatments for addiction and for the prevention of relapse to opioid dependence in publicly-funded treatment program.....	500,000
For grants and administrative expenses associated with Addiction Prevention and related services.....	1,263,800
Payable from the Prevention and Treatment of Alcoholism and Substance Abuse Block Grant Fund:	
For Addiction Treatment and Related Services...	107,100,000
For grants and administrative costs associated with the American Rescue Plan Act Substance Abuse Prevention and Treatment Block Grant.....	25,000,000
For grants and administrative expenses associated with Addiction Prevention and Related services.....	24,000,000
Payable from the Group Home Loan Revolving Fund:	
For underwriting the cost of housing for groups of recovering individuals.....	200,000
Payable from the Youth Alcoholism and Substance Abuse Prevention Fund:	
For grants and administrative expenses associated with Addiction Prevention and related services.....	2,050,000
Payable from State Gaming Fund:	
For grants and administrative expenses associated with Treatment and Prevention of Compulsive Gambling.....	6,800,000
Payable from the Drunk and Drugged Driving Prevention Fund:	
For grants and administrative expenses associated with Addiction Treatment and Related Services, including prior year costs.....	3,212,200
Payable from the Drug Treatment Fund:	
For grants and administrative expenses associated with Addiction Treatment and Related Services.....	5,105,800
For grants and administrative expenses associated with the Cannabis Regulation and Tax Act.....	4,000,000
Payable from the DHS Federal Projects Fund:	
For grants and administrative expenses for Partnership for Success Program.....	5,000,000
For grants and administrative expenses	

associated with Prevention of Prescription Drug Overdose Related Deaths.....	2,000,000
For grants and administrative expenses associated with the COVID-19 Emergency Grants to Address Mental and Substance Use Disorders.....	5,000,000
Payable from the DHS State Projects Fund: For expenses related to the Opioid Overdose Prevention Program.....	300,000
Payable from the Alcoholism and Substance Abuse Fund: For grants and administrative expenses associated with Addiction Treatment and Related Services.....	19,000,000
For grants and administrative expenses associated with Addiction Prevention and Related services.....	2,500,000
For grants and administrative expenses associated with the State Opioid Response Program.....	50,000,000
Payable from the Tobacco Settlement Recovery Fund: For grants and administrative expenses related to the Tobacco Enforcement Program.....	2,800,000
Payable from the Youth Drug Abuse Prevention Fund: For Addiction Treatment and Related Services.....	530,000
Payable from the Department of Human Services Community Services Fund: For grants and administrative expenses associated with the Cannabis Regulation and Tax Act.....	40,000,000

The Department, with the consent in writing from the Governor, may reapportion not more than ten percent of the total appropriation of General Revenue Funds in Section 100 above "Addiction Treatment" among the purposes therein enumerated.

Section 105. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Human Services:

**REHABILITATION SERVICES BUREAUS**

Payable from Illinois Veterans' Rehabilitation Fund:	
For Personal Services.....	2,165,400
For Retirement Contributions.....	1,221,300
For State Contributions to Social Security.....	202,000
For Group Insurance.....	643,600
For Travel.....	12,200
For Commodities.....	5,600
For Equipment.....	7,000
For Telecommunications Services.....	19,500
Total	\$4,276,600
Payable from Vocational Rehabilitation Fund:	
For Personal Services.....	43,685,800
For Retirement Contributions.....	24,638,800
For State Contributions to Social Security.....	3,465,000
For Group Insurance.....	15,821,700
For Contractual Services.....	8,689,800

For Travel.....	1,455,900
For Commodities.....	313,200
For Printing.....	150,100
For Equipment.....	1,669,900
For Telecommunications Services.....	1,493,200
For Operation of Auto Equipment.....	<u>30,000</u>
Total	\$101,413,400

Section 110. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Human Services:

REHABILITATION SERVICES BUREAUS  
GRANTS-IN-AID

Payable from the General Revenue Fund:	
For grants to Independent Living Centers.....	5,071,200
For grants and administrative expenses associated with Independent Living Older Blind.....	146,100
For grants and administrative expenses associated with Supported Employment Programs.....	90,000
Payable from the Illinois Veterans' Rehabilitation Fund:	
For Case Services to Individuals.....	11,364,600
For grants to Independent Living Centers.....	1,049,100
Payable from the Vocational Rehabilitation Fund:	
For Case Services to Individuals, including prior year expenses.....	65,000,000
For Supportive Employment.....	1,900,000
For grants to Independent Living Centers.....	5,807,200
For grants and administrative expenses associated with the Project for Individuals of All Ages with Disabilities.....	1,050,000
For grants and administrative expenses associated with the Small Business Enterprise Program.....	3,527,300
For grants and administrative expenses associated with Independent Living Older Blind.....	3,045,500

Section 115. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Human Services:

CLIENT ASSISTANCE PROJECT

Payable from Vocational Rehabilitation Fund:	
For grants and administrative expenses associated with the Client Assistance Project...	1,179,200

Section 120. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Human Services:

DIVISION OF REHABILITATION SERVICES PROGRAM  
AND ADMINISTRATIVE SUPPORT

Payable from Rehabilitation Services	
Elementary and Secondary Education Act Fund:	
For Federally Assisted Programs.....	1,384,100

Section 125. The following named sums, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated to meet the ordinary and contingent expenditures of the Department of Human Services:

CENTRAL SUPPORT AND CLINICAL SERVICES

Payable from Mental Health Fund:	
For all costs associated with Medicare	
Part D.....	1,507,900
For Costs Related to Provision of	
Support Services Provided to Departmental	
and Non-Departmental Organizations.....	14,000,000
For Drugs and Costs associated with	
Pharmacy Services.....	12,300,000
Payable from Mental Health Reporting Fund:	
For Expenses related to Implementing	
the Firearm Concealed Carry Act.....	2,500,000
Payable from DHS Federal Projects Fund:	
For Federally Assisted Programs.....	6,004,200

Section 130. The following named sums, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated to meet the ordinary and contingent expenses of the Department of Human Services:

SEXUALLY VIOLENT PERSONS PROGRAM

Payable from General Revenue Fund:	
For expenses associated with the	
Sexually Violent Persons Program.....	5,269,400

Section 135. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Human Services:

ILLINOIS SCHOOL FOR THE DEAF

Payable from Vocational Rehabilitation Fund:	
For Secondary Transitional Experience Program.....	50,000

Section 140. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Human Services:

ILLINOIS SCHOOL FOR THE VISUALLY IMPAIRED

Payable from Vocational Rehabilitation Fund:	
For Secondary Transitional Experience Program.....	42,900

Section 145. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Human Services:

ILLINOIS CENTER FOR REHABILITATION AND EDUCATION

Payable from Vocational Rehabilitation Fund:	
For Secondary Transitional Experience Program.....	60,000

Section 150. The following named sums, or so much thereof as may be necessary, respectively, are appropriated to the Department of Human Services for the purposes hereinafter named:

FAMILY AND COMMUNITY SERVICES

Payable from DHS Special Purposes Trust Fund:	
For Operation of Federal Employment Programs....	10,783,700
Payable from the DHS State Projects Fund:	
For Operational Expenses for Public	
Health Programs.....	<u>368,000</u>
Total	\$11,151,700

Section 155. The following named amounts, or so much thereof as may be necessary, respectively, for the objects hereinafter named, are appropriated to the Department of Human Services for Family and Community Services and related distributive purposes, including such Federal funds as are made available by the Federal government for the following purposes:

FAMILY AND COMMUNITY SERVICES  
GRANTS-IN-AID

Payable from the General Revenue Fund:

For a grant to the Chicago Westside Branch NAACP for all costs associated with organization programs and services.....	250,000
For a grant to the Josselyn Center.....	625,000
For a grant to the Phalanx Family Services for all costs associated with organization programs and services.....	\$1,000,000
For a grant to the Southern Illinois University Center for Rural Health for all costs associated with providing mental health and support services to farm owners.....	\$300,000
For a grant to Urban Autism Solutions for all costs associated with the West Side Transition Academy.....	\$400,000
For a grant to Lake County United for costs associated with a 211 program.....	175,000
For a grant to Youth Peace Center of Roseland....	1,000,000
For a grant to Boys and Girls Club of Central Illinois.....	.125,000
For a grant to Boys and Girls Club of Decatur.....	.125,000
For a grant to Journeys/The Road Home.....	250,000
For a grant to Pilsen Neighbors Community Council.....	250,000
For a grant to Park Lawn Center.....	250,000
For a grant to PLOWS Council on Aging.....	250,000
For a grant to New Life Centers of Chicagoland.....	125,000
For a grant to Community Crisis Center.....	250,000
For a grant to Austin Childcare Provider's Network for all costs associated with early childhood teacher training program.....	250,000
For a grant to Oak Leyden Developmental Services.....	100,000
For a grant to Leyden Family Services.....	150,000
For a grant to Beyond Hunger (OPRF Food Pantry)...	150,000
For a grant to Hope Community Church.....	100,000
For a grant to Greater St. John Baptist Church.....	100,000
For a grant to West Cook YMCA.....	100,000
For a grant to Hephzibah House.....	100,000
For a grant to Wonderworks.....	100,000
For a grant to Infant Welfare Society.....	100,000
For a grant to Sarah's Inn.....	150,000
For a grant to South Central Community Services, Inc.....	125,000
For a grant to Refugee One.....	250,000
For a grant to Communities United.....	.100,000
For a grant to St. Sabina Church.....	.200,000
For a grant to Black Fire Brigade.....	.50,000
For a grant to Joliet Hospice House.....	250,000
For a grant to North Shore Legal Aid Clinic.....	250,000
For a grant to Ebenezer Community Outreach.....	250,000

For a grant to Fathers Who Care.....	250,000
For a grant to West Cook County Youth Club.....	250,000
For a grant to Metropolitan Family Services.....	250,000
For a grant to Northshore Senior Center.....	250,000
For a grant to Trinity Services.....	250,000
For a grant to Fellowship Housing.....	250,000
For a grant to Precious Blood Ministry Reconciliation.....	250,000
For a grant to A Safe Place Lake County.....	125,000
For a grant to Silver Cross Hospital.....	500,000
For a grant to The House of James.....	250,000
For a grant to Segundo Ruiz Belvis Cultural Center.....	250,000
For a grant to Family Cares Mission.....	250,000
For a grant to Boys and Girls Club of Alton.....	125,000
For a grant to ICNA Relief.....	125,000
For a grant to Chicago Chesed Fund.....	125,000
For a grant to Maryville Center for Children.....	250,000
For a grant to Kennedy Forum.....	250,000
For a grant to Eastern Illinois Foodbank.....	250,000
For a grant to National Alliance on Mental Illness – DuPage.....	250,000
For a grant to Tri-Town YMCA.....	125,000
For a grant to Metropolitan YWCA.....	125,000
For a grant to Children's Place for costs associated with specialized child care for families affected by HIV/AIDS.....	381,200
For grants to provide assistance to Sexual Assault Victims and for Sexual Assault Prevention Activities.....	7,659,700
For Early Intervention.....	108,891,900
For grants to community providers and local governments for youth employment programs.....	19,000,000
For grants and administration expenses associated with Employability Development Services and related distributive purposes.....	6,145,700
For grants and administration expenses associated with Food Stamp Employment Training and related distributive purposes.....	3,651,000
For grants and administration expenses associated with Domestic Violence Shelters and Services program.....	20,502,900
For grants and administration expenses associated with Parents Too Soon.....	6,870,300
For grants and administrative expenses associated with the Healthy Families Program.....	10,040,000
For grants and administrative expenses associated with Homeless Youth Services.....	6,277,500
For grants and administrative expenses associated with Westside Health Authority Crisis Intervention.....	1,000,000
For grants and administrative expenses of the Comprehensive Community-Based Services to Youth.....	18,931,300

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For grants and administrative expenses associated with Redeploy Illinois.....	6,373,600
For grants and administrative expenses associated with Homelessness Prevention.....	5,000,000
For grants and administrative expenses associated with Supportive Housing Services.....	16,166,700
For grants and administrative expenses associated with Community Services.....	7,366,400
For grants and administrative expenses associated with Teen Reach After-School Programs.....	14,522,000
For grants and administrative expenses associated with Programs to Reduce Infant Mortality, provide Case Management and Outreach Services, and for the Intensive Prenatal Performance Project.....	29,665,000
Payable from the Assistance to the Homeless Fund:	
For grants and administrative expenses associated with Providing Assistance to the Homeless.....	750,000
Payable from the Specialized Services for Survivors of Human Trafficking Fund:	
For grants to organizations to prevent Prostitution and Human Trafficking.....	100,000
Payable from the Sexual Assault Services and Prevention Fund:	
For grants and administrative expenses associated with Sexual Assault Services and Prevention Programs.....	600,000
Payable from the Children's Wellness Charities Fund:	
For grants to Children's Wellness Charities.....	50,000
Payable from the Housing for Families Fund:	
For grants to Housing for Families.....	50,000
Payable from the Illinois Affordable Housing Trust Fund:	
For Homeless Youth Services.....	1,000,000
For grants and administrative expenses associated with Homelessness Prevention.....	4,000,000
For grants and administrative expenses associated with Emergency and Transitional Housing.....	10,383,700
Payable from the Federal National Community Services Grant Fund:	
For expenses associated with Community Services and Volunteer activities, including prior year costs.....	15,000,000
Payable from the Employment and Training Fund:	
For grants and administrative expenses associated with Employment and Training Programs, income assistance, and other social services, including prior year costs.....	35,000,000
For grants and administrative expenses associated with Child Care Assistance	

Program and other child care related services and programs, including prior year costs.....	1,689,399,000
For grants and administrative expenses associated with the Child Care Assistance Program and other child care related services and programs, including prior year costs.....	1,300,000,000
Payable from the Health and Human Services Medicaid Trust Fund:	
For grants for Supportive Housing Services.....	3,382,500
Payable from the Sexual Assault Services Fund:	
For Grants Related to the Sexual Assault Services Program.....	100,000
Payable from the Gaining Early Awareness and Readiness for Undergraduate Programs Fund:	
For grants and administrative expenses including refunds associated with G.E.A.R.U.P.....	3,516,800
Payable from the DHS Special Purposes Trust Fund:	
For grants and administrative expenses Associated with the SNAP to Success Program.....	3,000,000
For Community Grants.....	7,257,800
For grants and administrative expenses associated with Family Violence Prevention Services.....	10,018,200
For grants and administrative expenses associated with Parents Too Soon.....	2,505,000
For grants and administrative expenses associated with Emergency Food Program Transportation and Distribution.....	25,163,800
For grants and administrative expenses associated with SNAP Outreach.....	5,000,000
For grants and administrative expenses associated with SSI Advocacy Services.....	1,009,400
For grants and administrative expenses associated with SNAP Education.....	30,000,000
For grants and administrative expenses associated with Federal/State Employment Programs and Related Services.....	5,000,000
For grants and administrative expenses associated with the Great START Program.....	5,200,000
For grants and administrative expenses Associated with the SNAP Program.....	40,000,000
For grants and administrative expenses associated with Migrant Child Care Services, including prior year costs.....	3,422,400
For grants and administrative expenses associated with Refugee Resettlement Purchase of Services.....	10,611,200
For grants and administrative expenses associated with MIEC Home Visiting Program.....	21,006,800
For grants and administrative expenses associated with Race to the Top Program.....	5,000,000

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For grants and administrative expenses associated with JTED-SNAP Pilot Employment and Training Program.....	5,000,000
For grants and administrative expenses associated with Head Start State Collaboration.....	500,000
Payable from the Early Intervention Services Revolving Fund:	
For the Early Intervention Services Program, including, prior years costs.....	200,000,000
Payable from the Domestic Violence Abuser Services Fund:	
For grants and administrative expenses associated with Domestic Violence Abuser Services.....	100,000
Payable from the DHS Federal Projects Fund:	
For grants and administrative expenses associated with implementing Public Health Programs.....	10,742,300
For grants and administrative expenses associated with the Emergency Solutions Grants Program.....	60,000,000
For grants and administrative expenses associated with COVID-19 Prevention Programs, including prior year costs.....	20,000,000
Payable from the USDA Women, Infants and Children Fund:	
For Grants for the Federal Commodity Supplemental Food Program.....	1,400,000
For Grants for Free Distribution of Food Supplies and for Grants for Nutrition Program Food Centers under the USDA Women, Infants, and Children (WIC) Nutrition Program.....	230,000,000
For grants and administrative expenses associated with the USDA Farmer's Market Nutrition Program.....	500,000
For grants and administrative expenses associated with administering the USDA Women, Infants, and Children (WIC) Nutrition Program, including grants to public and private agencies.....	75,049,000
Payable from the Hunger Relief Fund:	
For Grants for food banks for the purchase of food and related supplies for low income persons.....	250,000
Payable from the Tobacco Settlement Recovery Fund:	
For a Grant to the Coalition for Technical Assistance and Training.....	250,000
For grants and administrative expenses associated with Children's Health Programs.....	1,138,800
Payable from the Thriving Youth Income Tax Checkoff Fund:	
For grants to Non-Medicaid community-based youth programs.....	150,000

Payable from the Local Initiative Fund: For grants and administrative expenses associated with the Donated Funds Initiative Program.....	22,729,400
Payable from the Domestic Violence Shelter and Service Fund: For grants and administrative expenses associated with Domestic Violence Shelters and Services Program.....	952,200
Payable from the Maternal and Child Health Services Block Grant Fund: For grants and administrative expenses associated with the Maternal and Child Health Programs.....	2,000,000
Payable from the Homelessness Prevention Revenue Fund: For grants related to Homelessness Prevention.....	1,000,000
Payable from the Juvenile Justice Trust Fund: For Grants and administrative expenses associated with Juvenile Justice Planning and Action Grants for Local Units of Government and Non-Profit Organizations, including prior year costs.....	3,000,000

Section 165. The amount of \$7,000,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Human Services for grants and administrative expenses to the West Side Justice Center to implement the Access to Justice Program including eviction mitigation, homelessness prevention and related services.

Section 166. The amount of \$7,000,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Human Services for grants and administrative expenses to the Resurrection Project to implement the Access to Justice Program including eviction mitigation, homelessness prevention and related services.

Section 168. The sum of \$90,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Human Services for all costs associated with a grant to the Illinois Migrant Council for migrant services.

Section 170. The sum of \$500,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Human Services for all costs associated with technical assistance and navigation of the Grant Accountability and Transparency Act requirements.

Section 175. The sum of \$500,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Human Services for the purposes set forth in subsection (d) of Section 12-4.50 of the Illinois Public Aid Code

Section 180. The amount of \$50,000,000, or so much thereof as may be necessary, is appropriated from the DHS Federal Projects Fund for grants and administrative expenses associated with reimbursements received by the Federal Public Assistance Grant Program to Private non-for-profits.

Section 185. The amount of \$350,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Human Services for a grant to the Club Apaseo el Alto.

Section 190. The sum of \$300,000, or so much thereof as may be necessary, is appropriated from the General Revenue to the Department of Human Services for grants and administrative expenses for youth summer job programming.

Section 195. The sum of \$300,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Human Services for a grant to ART Inc. in Peoria to support academic and STEAM programming.

Section 200. The sum of \$500,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Human Services for a grant to Healthcare Alternative Systems.

Section 250. The sum of \$500,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Human Services for a grant to Logan Square Neighborhood Association.

Section 255. The sum of \$500,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Human Services for a grant to Ricon Family Services.

Section 260. The sum of \$500,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Human Services for a grant to Casa Central.

Section 265. The sum of \$500,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Human Services for a grant to Enlace Chicago.

Section 270. The sum of \$300,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Human Services for a grant to ASI Homecare.

Section 275. The sum of \$250,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Human Services for a grant to Northwest Side Housing Center.

Section 280. The sum of \$300,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Human Services for a grant to New Life Centers Chicagoland.

Section 285. The sum of \$200,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Human Services for a grant to Communities United.

Section 290. The sum of \$500,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Human Services for a grant to Route History Institute.

Section 295. The sum of \$250,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Human Services for a grant to MedForce Aeromedical Transport.

Section 300. The sum of \$300,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Human Services for a grant to Cornerstone Services of Will County.

Section 305. The sum of \$300,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Human Services for a grant to The City of Wood River.

Section 310. The sum of \$300,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Human Services for a grant to The Neighborhood Network Alliance.

Section 315. The sum of \$300,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Human Services for a grant to New Moms.

Section 320. The sum of \$75,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Human Services for a grant to United Cerebral Palsy Seguin of Greater Chicago.

Section 325. The sum of \$300,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Human Services for a grant to Hope Fair Housing Center.

Section 330. The sum of \$300,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Human Services for a grant to WINGS Program, Inc.

Section 335. The sum of \$300,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Human Services for a grant to Youth Services of Glenview Northbrook.

Section 340. The sum of \$300,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Human Services for a grant to Casa Michoacan.

Section 345. The sum of \$1,000,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Human Services for a grant to Chicago Survivors.

Section 350. The sum of \$250,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Human Services for a grant to Black Men United to fight homelessness and hunger.

ARTICLE 57

Section 1. The amount of \$20,000,000, or so much thereof as may be necessary, is appropriated to the Illinois Power Agency from the Illinois Power Agency Operations Fund for its ordinary and contingent expenses.

Section 5. The amount of \$3,456,300, or so much thereof as may be necessary, is appropriated to the Illinois Power Agency from the Illinois Power Agency Trust Fund for deposit into the Illinois Power Agency Operations Fund pursuant to subsection (c) of Section 6z-75 of the State Finance Act.

Section 10. The amount of \$56,000,000, or so much thereof as may be necessary, is appropriated to the Illinois Power Agency from the Illinois Power Agency Renewable Energy Resources Fund for funding of current and prior fiscal year purchases of renewable energy resources and related expenses, including the refund of bidder deposit fees overpayments of alternative compliance payments, and expenses related to the development and administration of the Illinois Solar for All Program, pursuant to subsections (b), (c), and (i) of Section 1-56 of the Illinois Power Agency Act.

ARTICLE 58

Section 5. The following named amounts, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated from the Insurance Producer Administration Fund to the Department of Insurance:

PRODUCER ADMINISTRATION

For Personal Services.....	7,797,200
For State Contributions to the State	
Employees' Retirement System.....	4,379,700
For State Contributions to Social Security.....	596,500
For Group Insurance.....	2,491,000

For Contractual Services.....	1,500,000
For Travel.....	50,000
For Commodities.....	12,500
For Printing.....	17,500
For Equipment.....	32,500
For Electronic Data Processing.....	2,597,500
For Telecommunications Services.....	150,000
For Operation of Auto Equipment.....	5,000
For Refunds.....	<u>60,000</u>
Total	\$19,689,400

Section 10. The sum of \$1,800,000, or so much thereof as may be necessary, is appropriated from the Insurance Producer Administration Fund to the Department of Insurance for costs and expenses related to or in support of Get Covered Illinois.

Section 15. The sum of \$6,300,000, or so much thereof as may be necessary, is appropriated from the Insurance Producer Administration Fund to the Department of Insurance for costs and expenses related to or in support of the agency's operations.

Section 20. The following named amounts, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated from the Insurance Financial Regulation Fund to the Department of Insurance:

FINANCIAL REGULATION

For Personal Services.....	10,005,400
For State Contributions to the State Employees' Retirement System.....	5,620,000
For State Contributions to Social Security.....	765,500
For Group Insurance.....	2,538,000
For Contractual Services.....	1,700,000
For Travel.....	50,000
For Commodities.....	7,500
For Printing.....	7,500
For Equipment.....	20,000
For Electronic Data Processing.....	1,344,000
For Telecommunications Services.....	150,000
For Operation of Auto Equipment.....	5,000
For Refunds.....	<u>49,000</u>
Total	\$22,261,900

Section 25. The sum of \$350,000, or so much thereof as may be necessary, is appropriated from the Insurance Financial Regulation Fund to the Department of Insurance for costs and expenses related to or in support of the agency's operations.

Section 30. The sum of \$100,000, or so much thereof as may be necessary, is appropriated from the George Bailey Memorial Fund to the Department of Insurance for grants and expenses related to or in support of the George Bailey Memorial Program.

Section 35. The following named amounts, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated from the Public Pension Regulation Fund to the Department of Insurance:

PENSION DIVISION

For Personal Services.....	859,200
For State Contributions to the State Employees' Retirement System.....	482,700
For State Contributions to Social Security.....	65,800
For Group Insurance.....	282,000

For Contractual Services.....	20,000
For Travel.....	12,500
For Commodities.....	0
For Printing.....	0
For Equipment.....	5,000
For Telecommunications Services.....	<u>0</u>
Total	\$1,727,200

Section 40. The sum of \$2,600,000, or so much thereof as may be necessary, is appropriated from the Public Pension Regulation Fund to the Department of Insurance for costs and expenses related to or in support of the agency's operations.

Section 45. The sum of \$2,600,000, or so much thereof as may be necessary, is appropriated from the Illinois Workers' Compensation Commission Operations Fund to the Department of Insurance for costs associated with the administration and operations of the Insurance Fraud Division of the Illinois Workers' Compensation Commission's Anti-Fraud Program.

Section 50. The sum of \$284,200, or so much thereof as may be necessary, is appropriated from the Department of Insurance Federal Trust Fund to the Illinois Department of Insurance for grants and administrative expenses associated with Federal grants to support states in providing added flexibility to strengthen the private health insurance market through implementation of market reforms under Part A of Title XXVII of the Public Health Services Act.

Section 55. The sum of \$2,000,000, or so much thereof as may be necessary, is appropriated from the Parity Advancement Fund to the Illinois Department of Insurance for costs and expenses related to or in support of parity compliance advocacy, consumer education, and any other initiatives that support parity implementation and enforcement on behalf of consumers.

ARTICLE 59

Section 5. The sum of \$650,000,000, or so much thereof as may be necessary, is appropriated from the Technology Management Revolving Fund to the Department of Innovation and Technology for administrative and program expenses, including prior years' costs.

Section 10. The amount of \$5,000,000, or so much thereof as may be necessary, is appropriated from the DoIT Special Projects Fund to the Department of Innovation and Technology for all costs associated with the Illinois Century Network and broadband projects.

Section 15. The amount of \$15,000,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Innovation and Technology for all costs associated with the Illinois Century Network and broadband projects.

ARTICLE 60

Section 5. The following named sums, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated to meet the ordinary and contingent expenses of the Department of Labor:

OPERATIONS  
ALL DIVISIONS

Payable from General Revenue Fund:

For Personal Services .....	5,673,300
For State Contributions to Social Security .....	433,200
For Contractual Services .....	271,400
For Travel .....	25,100
For Commodities .....	<u>9,500</u>

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For Printing .....	4,500
For Equipment.....	5,600
For Electronic Data Processing .....	812,300
For Telecommunications Services.....	52,000
For Operation of Auto Equipment.....	<u>7,000</u>
Total	\$7,293,900

Section 10. The amount of \$338,400, or so much thereof as may be necessary, is appropriated from the Amusement Ride and Patron Safety Fund to the Department of Labor for operational expenses associated with the administration of The Amusement Ride and Attraction Safety Act.

Section 15. The amount of \$650,100, or so much thereof as may be necessary, is appropriated from the Child Labor and Day and Temporary Labor Services Enforcement Fund to the Department of Labor for operational expenses associated with the administration of The Child Labor Law Act and the Day and Temporary Labor Services Act.

Section 20. The amount of \$150,000, or so much thereof as may be necessary, is appropriated from the Employee Classification Fund to the Department of Labor for operational expenses associated with the administration of The Employee Classification Act.

Section 25. The amount of \$100,000, or so much thereof as may be necessary, is appropriated from the Wage Theft Enforcement Fund to the Department of Labor for operational expenses associated with the administration of The Illinois Wage Payment and Collection Act.

Section 30. The amount of \$2,000,000, or so much thereof as may be necessary, is appropriated from the Department of Labor Federal Trust Fund to the Department of Labor for all costs associated with promoting and enforcing the occupational safety and health administration state program for public sector worksites.

Section 35. The amount of \$3,000,000, or so much thereof as necessary, is appropriated from the Federal Industrial Services Fund to the Department of Labor for administrative and other expenses and for the Occupational Safety and Health Administration Program, including refunds and prior year costs.

Section 40. The amount of \$400,000, or so much thereof as may be necessary, is appropriated from the Department of Labor Federal Indirect Cost Fund to the Department of Labor for all costs associated with OSHA Indirect Costs.

Section 45. The sum of \$1,000,000, or so much thereof as may be necessary, is appropriated from the Equal Pay Registration Fund to the Department of Labor for all costs associated with the administration of the Equal Pay Act of 2003.

Section 50. The sum of \$200,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Labor for all costs associated with the administration of the Equal Pay Act of 2003.

ARTICLE 61

Section 1. The following named amounts, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated to meet the ordinary and contingent expenses for the Department of the Lottery, including operating expenses related to Multi-State Lottery games pursuant to the Illinois Lottery Law:

PAYABLE FROM STATE LOTTERY FUND

For Personal Services.....	4,841,900
For State Contributions for the State Employees' Retirement System.....	2,730,900
For State Contributions to Social Security.....	370,400

For Group Insurance.....	1,645,000
For Contractual Services.....	3,650,000
For Travel.....	62,000
For Commodities.....	100,000
For Printing.....	10,000
For Equipment.....	8,000
For Electronic Data Processing.....	4,700,000
For Telecommunications Services.....	478,200
For Operation of Auto Equipment.....	239,100
For Refunds.....	100,000
For Expenses of Developing and Promoting Lottery Games.....	210,000,000
For Expenses of the Lottery Board.....	5,000
For payment of prizes to holders of winning lottery tickets or shares, including prizes related to Multi-State Lottery games, and payment of promotional or incentive prizes associated with the sale of lottery tickets, pursuant to the provisions of the "Illinois Lottery Law".....	<u>2,000,000,000</u>
Total	\$2,228,940,500

## ARTICLE 62

Section 5. The following named amounts, or so much thereof as may be necessary respectively, are appropriated to the Department of Military Affairs for the purposes hereinafter named:

## FOR OPERATIONS - STATEWIDE

Payable from General Revenue Fund:

For Operational Expenses of the Department.....	14,581,200
For State Officers' Candidate school.....	1,500
For Lincoln's Challenge.....	<u>2,765,200</u>
Total	\$17,347,900

Payable from Federal Support Agreement Revolving Fund:

For Lincoln's Challenge.....	8,600,000
For Lincoln's Challenge Allowances.....	<u>0</u>
Total	\$8,600,000

## FACILITIES OPERATIONS

Payable from Federal Support Agreement

Revolving Fund:

Army/Air Reimbursable Positions.....	14,610,700
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Section 10. The sum of \$17,200,000, or so much thereof as may be necessary, is appropriated from the Federal Support Agreement Revolving Fund to the Department of Military Affairs Facilities Division for expenses related to Army National Guard Facilities operations and maintenance as provided for in the Cooperative Funding Agreements, including costs in prior years.

Section 15. The sum of \$10,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Military Affairs Office of the Adjutant General Division for expenses related to the care and preservation of historic artifacts.

Section 20. The sum of \$1,000,000, or so much thereof as may be necessary, is appropriated from the Military Affairs Trust Fund to the Department of Military Affairs Office of the Adjutant General Division to support youth and other programs, provided such amounts shall not exceed funds to be made available from public or private sources.

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Section 25. The sum of \$5,000,000, or so much thereof as may be necessary, is appropriated from the Illinois Military Family Relief Fund to the Department of Military Affairs Office of the Adjutant General Division for the issuance of grants to persons or families of persons who are members of the Illinois National Guard or Illinois residents who are members of the armed forces of the United States and who have been called to active duty as a result of the September 11, 2001 terrorist attacks, including costs in prior years.

Section 30. The sum of \$850,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Military Affairs for deposit into the Federal Support Agreement Revolving Fund.

Section 35. The sum of \$100,000, or so much thereof as may be necessary, is appropriated from the State Military Justice Fund to the Department of Military Affairs for expenses of military justice as provided in the Illinois Code of Military Justice.

ARTICLE 63

Section 5. The following named sums, or so much thereof as may be necessary, respectively, are appropriated to the Department of Healthcare and Family Services for the purposes hereinafter named:

PROGRAM ADMINISTRATION

Payable from General Revenue Fund:

For Personal Services.....	16,054,100
For State Contributions to Social Security.....	1,228,100
For Contractual Services.....	1,760,100
For Travel.....	71,200
For Commodities.....	0
For Printing.....	0
For Equipment.....	0
For Electronic Data Processing.....	8,459,900
For Telecommunications Services.....	0
For Operation of Auto Equipment.....	34,000
For Deposit into the Public Aid Recoveries Trust Fund.....	<u>4,980,000</u>
Total	\$32,587,400

Payable from Public Aid Recoveries Trust Fund:

For Personal Services.....	286,300
For State Contributions to State Employees' Retirement System.....	161,500
For State Contributions to Social Security.....	21,900
For Group Insurance.....	94,000
For Contractual Services.....	5,294,400
For Commodities.....	229,700
For Printing.....	354,800
For Equipment.....	936,100
For Electronic Data Processing.....	2,120,000
For Telecommunications Services.....	1,165,100
For Costs Associated with Information Technology Infrastructure.....	50,413,000
For State Prompt Payment Act Interest Costs.....	<u>25,000</u>
Total	\$61,101,800

OFFICE OF INSPECTOR GENERAL

Payable from General Revenue Fund:

For Personal Services.....	4,920,500
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For State Contributions to	
Social Security.....	376,400
For Contractual Services.....	0
For Travel.....	10,000
For Equipment.....	<u>0</u>
Total	\$5,306,900
Payable from Public Aid Recoveries Trust Fund:	
For Personal Services.....	9,555,500
For State Contributions to State	
Employees' Retirement System.....	5,389,600
For State Contributions to	
Social Security.....	731,000
For Group Insurance.....	2,608,500
For Contractual Services.....	4,018,500
For Travel.....	78,800
For Commodities.....	0
For Printing.....	0
For Equipment.....	0
For Telecommunications Services.....	<u>0</u>
Total	\$22,381,900
Payable from Long-Term Care Provider Fund:	
For Administrative Expenses.....	275,000

CHILD SUPPORT SERVICES

Payable from General Revenue Fund:	
For Deposit into the Child Support	
Administrative Fund.....	35,600,000
Payable from Child Support Administrative Fund:	
For Personal Services.....	55,709,400
For Employee Retirement Contributions	
Paid by Employer.....	26,100
For State Contributions to State	
Employees' Retirement System.....	30,864,700
For State Contributions to	
Social Security.....	4,261,800
For Group Insurance.....	19,635,200
For Contractual Services.....	65,000,000
For Travel.....	233,000
For Commodities.....	292,000
For Printing.....	180,000
For Equipment.....	1,500,000
For Electronic Data Processing.....	13,114,100
For Telecommunications Services.....	1,900,000
For Child Support Enforcement	
Demonstration Projects.....	500,000
For Administrative Costs Related to	
Enhanced Collection Efforts including	
Paternity Adjudication Demonstration.....	7,500,000
For Costs Related to the State	
Disbursement Unit.....	9,000,000
For State Prompt Payment Act Interest Costs.....	<u>50,000</u>
Total	\$209,766,300

LEGAL REPRESENTATION

Payable from General Revenue Fund:	
For Personal Services.....	865,400
For Employee Retirement Contributions	
Paid by Employer.....	6,700

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For State Contributions to Social Security.....	66,200
For Contractual Services.....	95,000
For Travel.....	4,000
For Equipment.....	<u>1,800</u>
Total	\$1,039,100

## PUBLIC AID RECOVERIES

Payable from Public Aid Recoveries Trust Fund:	
For Personal Services.....	9,753,800
For State Contributions to State Employees' Retirement System.....	5,501,400
For State Contributions to Social Security.....	746,200
For Group Insurance.....	2,632,000
For Contractual Services.....	13,777,800
For Travel.....	67,200
For Commodities.....	0
For Printing.....	0
For Equipment.....	0
For Telecommunications Services.....	<u>0</u>
Total	\$32,478,400

## MEDICAL

Payable from General Revenue Fund:	
For Expenses Related to Community Transitions and Long-Term Care System Rebalancing, Including Grants, Services and Related Operating and Administrative Costs.....	5,400,000
For Deposit into the Medical Special Purposes Trust Fund.....	6,000,000
For Costs Associated with the Critical Access Care Pharmacy Program.....	<u>10,000,000</u>
Total	\$21,400,000

Payable from Provider Inquiry Trust Fund:	
For Expenses Associated with Providing Access and Utilization of Department Eligibility Files.....	350,000
Payable from Public Aid Recoveries Trust Fund:	
For Personal Services.....	5,967,500
For State Contributions to State Employees' Retirement System.....	3,365,800
For State Contributions to Social Security.....	456,500
For Group Insurance.....	1,504,000
For Contractual Services.....	42,900,000
For Commodities.....	0
For Printing.....	0
For Equipment.....	0
For Telecommunications Services.....	0
For Costs Associated with the Development, Implementation and Operation of a Data Warehouse.....	<u>21,368,200</u>
Total	\$75,562,000

Payable from Healthcare Provider Relief Fund:	
For Operational Expenses.....	53,361,800
For Payments in Support of the Operation of the Illinois	

Poison Center..... 3,750,000

Section 10. The amount of \$609,300,000, or so much thereof as may be necessary, is appropriated to the Department of Healthcare and Family Services from the General Revenue Fund for deposit into the Healthcare Provider Relief Fund.

Section 15. In addition to any amounts heretofore appropriated, the following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Healthcare and Family Services for Medical Assistance and Administrative Expenditures:

FOR MEDICAL ASSISTANCE UNDER ACTS INCLUDING THE ILLINOIS PUBLIC AID CODE, THE CHILDREN'S HEALTH INSURANCE PROGRAM ACT, THE COVERING ALL KIDS HEALTH INSURANCE ACT, THE LONG TERM ACUTE CARE HOSPITAL QUALITY IMPROVEMENT TRANSFER PROGRAM ACT, AND THE INDIVIDUAL CARE GRANT PROGRAM AS TRANSFERRED BY PUBLIC ACT 99-479

Payable from General Revenue Fund:  
 For Medical Assistance Providers and  
 Related Operating and Administrative  
 Costs..... \$6,860,982,400

In addition to any amounts heretofore appropriated, the following named amounts, or so much thereof as may be necessary, are appropriated to the Department of Healthcare and Family Services for Medical Assistance under Acts including the Illinois Public Aid Code, the Children's Health Insurance Program Act, the Covering ALL KIDS Health Insurance Act, and the Long Term Acute Care Hospital Quality Improvement Transfer Program Act for reimbursement or coverage of prescribed drugs, other pharmacy products, and payments to managed care organizations as defined in Section 5-30.1 of the Illinois Public Aid Code including related administrative and operation costs:

Payable from Drug Rebate Fund..... 1,300,000,000

In addition to any amounts heretofore appropriated, the following named amounts, or so much thereof as may be necessary, are appropriated to the Department of Healthcare and Family Services for costs related to the operation of the Health Benefits for Workers with Disabilities Program:

Payable from Medicaid Buy-In Program  
 Revolving Fund..... 660,000

Section 20. In addition to any amount heretofore appropriated, the amount of \$50,000,000, or so much thereof as may be necessary, is appropriated to the Department of Healthcare and Family Services from the Medical Interagency Program Fund for i) Medical Assistance payments on behalf of individuals eligible for Medical Assistance programs administered by the Department of Healthcare and Family Services, and ii) pursuant to an interagency agreement, medical services and other costs associated with programs administered by another agency of state government, including operating and administrative costs.

Section 25. In addition to any amounts heretofore appropriated, the following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Healthcare and Family Services for Medical Assistance and Administrative Expenditures:

FOR MEDICAL ASSISTANCE UNDER ACTS INCLUDING THE ILLINOIS PUBLIC AID CODE, THE CHILDREN'S HEALTH INSURANCE PROGRAM ACT, THE COVERING ALL KIDS HEALTH INSURANCE ACT AND THE LONG TERM ACUTE CARE HOSPITAL QUALITY IMPROVEMENT TRANSFER PROGRAM ACT

Payable from Care Provider Fund for Persons  
 with a Developmental Disability:  
 For Administrative Expenditures..... 300,000  
 Payable from Long-Term Care Provider Fund:  
 For Skilled, Intermediate, and Other Related  
 Long-Term Care Services..... 500,000,000  
 For Administrative Expenditures..... 1,109,600

Total \$501,109,600

Payable from Hospital Provider Fund: For Hospitals, Capitated Managed Care Organizations as necessary to comply With Article V-A of the Illinois Public Aid Code, and Related Operating and Administrative Costs.....	3,600,000,000
Payable from Tobacco Settlement Recovery Fund: For Medical Assistance Providers.....	245,000,000
Payable from Healthcare Provider Relief Fund: For Medical Assistance Providers and Related Operating and Administrative Costs.....	13,000,000,000

Section 30. In addition to any amounts heretofore appropriated, the following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Healthcare and Family Services for Medical Assistance and Administrative Expenditures:

FOR MEDICAL ASSISTANCE UNDER ACTS INCLUDING THE ILLINOIS PUBLIC AID CODE, THE CHILDREN'S HEALTH INSURANCE PROGRAM ACT, AND THE COVERING ALL KIDS HEALTH INSURANCE ACT	
Payable from County Provider Trust Fund: For Medical Services.....	3,100,000,000
For Administrative Expenditures Including Pass-through of Federal Matching Funds.....	<u>25,000,000</u>
Total	\$3,125,000,000

Section 35. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Healthcare and Family Services for refunds of overpayments of assessments or inter-governmental transfers made by providers during the period from July 1, 1991 through June 30, 2021:

Payable from:	
Care Provider Fund for Persons with a Developmental Disability.....	1,000,000
Long-Term Care Provider Fund.....	2,750,000
Hospital Provider Fund.....	5,000,000
County Provider Trust Fund.....	<u>1,000,000</u>
Total	\$9,750,000

Section 40. The amount of \$10,200,000, or so much thereof as may be necessary, is appropriated to the Department of Healthcare and Family Services from the Trauma Center Fund for adjustment payments to certain Level I and Level II trauma centers.

Section 45. The amount of \$375,000,000, or so much thereof as may be necessary, is appropriated to the Department of Healthcare and Family Services from the University of Illinois Hospital Services Fund to reimburse the University of Illinois Hospital for medical services.

Section 50. The amount of \$1,000,000, or so much thereof as may be necessary, is appropriated to the Department of Healthcare and Family Services from the Juvenile Rehabilitation Services Medicaid Matching Fund for payments to the Department of Juvenile Justice and counties for court-ordered juvenile behavioral health services under the Illinois Public Aid Code and the Children's Health Insurance Program Act.

Section 55. The amount of \$10,000,000, or so much thereof as may be necessary, is appropriated to the Department of Healthcare and Family Services from the Medical Special Purposes Trust Fund for medical demonstration projects and costs associated with the implementation of federal Health Insurance Portability and Accountability Act mandates.

Section 60. The amount of \$10,000,000, or so much thereof as may be necessary, is appropriated to the Department of Healthcare and Family Services from the Medical Special Purposes Trust Fund for costs associated with the development, implementation and operation of an eligibility verification and enrollment system as required by Public Act 96-1501 and the federal Patient Protection and Affordable Care Act, including grant expenditures, operating and administrative costs and related distributive purposes.

Section 65. The amount of \$200,000,000, or so much thereof as may be necessary, is appropriated to the Department of Healthcare and Family Services from the Special Education Medicaid Matching Fund for payments to local education agencies for medical services and other costs eligible for federal reimbursement under Title XIX or Title XXI of the federal Social Security Act.

Section 70. In addition to any amounts heretofore appropriated, the amount of \$5,500,000, or so much thereof as may be necessary, is appropriated to the Department of Healthcare and Family Services from the Money Follows the Person Budget Transfer Fund for costs associated with long-term care, including related operating and administrative costs. Such costs shall include, but not necessarily be limited to, those related to long-term care rebalancing efforts, institutional long-term care services, and pursuant to an interagency agreement, community-based services administered by another agency of state government.

Section 75. The sum of \$15,000,000, or so much thereof as may be necessary, is appropriated to the Department of Healthcare and Family Services from the Electronic Health Record Incentive Fund for the purpose of payments to qualifying health care providers to encourage the adoption and use of certified electronic health records technology pursuant to paragraph 1903 (t)(1) of the Social Security Act.

Section 80. In addition to any amounts heretofore appropriated, the following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Healthcare and Family Services for State Prompt Payment Act interest costs:

Payable from the General Revenue Fund.....	15,000,000
Payable from Long-Term Care Provider Fund:.....	10,000
Payable from the Hospital Provider Fund:.....	200,000
Payable from the Trauma Center Fund:.....	10,000
Payable from the Money Follows the Person Budget Transfer Fund:.....	10,000
Payable from the Medical Interagency Program Fund:.....	200,000
Payable from the Drug Rebate Fund:.....	200,000
Payable from the Tobacco Settlement Recovery Fund:.....	10,000
Payable from the Medicaid Buy-In Program Revolving Fund:.....	500
Payable from the Healthcare Provider Relief Fund:.....	5,000,000
Payable from the Medical Special Purposes Trust Fund:.....	100,000

Section 85. The amount of \$7,000,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Healthcare and Family Services for all costs associated with providing enhanced Medicaid rates to underserved communities in need of mental health and substance use disorder treatments.

Section 90. The amount of \$25,000,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Healthcare and Family Services for the purpose of updating prospective payment system rates for Federally Qualified Health Centers (FQHCs).

ARTICLE 64

Section 5. The following named amounts, or so much thereof as may be necessary, are appropriated to the Department of Public Health for the objects and purposes hereinafter named for the Fiscal Year ending June 30, 2022:

Payable from the General Revenue Fund:	
For Personal Services.....	50,838,800
For State Contributions	
to Social Security.....	3,889,100
For Operational Expenses.....	<u>12,373,300</u>
Total	\$67,101,200

DIRECTOR'S OFFICE

Payable from the Public Health Services Fund:	
For Expenses Associated with	
Support of Federally Funded Public	
Health Programs.....	300,000
For Operational Expenses to Support	
Refugee Health Care.....	514,000
For Grants for the Development of	
Refugee Health Care.....	<u>1,950,000</u>
Total	\$2,764,000

Payable from the Public Health Special	
State Projects Fund:	
For Expenses of Public Health Programs.....	2,250,000

Section 10. The sum of \$600,000,000, or so much thereof as may be necessary, is appropriated from the Public Health Services Fund to the Department of Public Health for costs and administrative expenses associated with Contact Tracing and Testing in response to the COVID-19 Pandemic, including areas disproportionately affected by the pandemic.

Section 15. The following named amounts, or so much thereof as may be necessary, are appropriated to the Department of Public Health for the objects and purposes hereinafter named:

OFFICE OF FINANCE AND ADMINISTRATION

Payable from the Public Health Special	
State Projects Fund:	
For Operational Expenses of Regional and	
Central Office Facilities.....	2,250,000
Payable from the Metabolic Screening	
and Treatment Fund:	
For Operational Expenses for Maintaining	
Laboratory Billings and Receivables.....	170,000

Section 20. The following named amounts, or so much thereof as may be necessary, are appropriated to the Department of Public Health as follows:

REFUNDS

Payable from the General Revenue Fund.....	13,800
Payable from the Public Health Services Fund.....	75,000
Payable from the Maternal and Child	
Health Services Block Grant Fund.....	5,000
Payable from the Preventive Health and	
Health Services Block Grant Fund.....	<u>5,000</u>
Total	\$98,800

Section 25. The following named amounts, or so much thereof as may be necessary, are appropriated to the Department of Public Health for the objects and purposes hereinafter named:

DIVISION OF INFORMATION TECHNOLOGY

Payable from the General Revenue Fund:

For Expenses Associated with the Childhood Immunization Program.....	156,200
Payable from the Public Health Services Fund: For Expenses Associated with Support of Federally Funded Public Health Programs.....	2,500,000
Payable from the Public Health Special State Projects Fund: For Expenses of EPSDT and Other Public Health Programs.....	200,000

Section 30. The following named amounts, or so much thereof as may be necessary, are appropriated to the Department of Public Health for the objects and purposes hereinafter named:

OFFICE OF POLICY, PLANNING AND STATISTICS

Payable from the Public Health Services Fund: For Personal Services.....	446,000
For State Contributions to State Employees' Retirement System.....	242,200
For State Contributions to Social Security .....	34,900
For Group Insurance.....	150,000
For Contractual Services.....	485,000
For Travel.....	20,000
For Commodities.....	6,000
For Printing.....	21,000
For Equipment.....	80,000
For Telecommunications Services.....	250,000
For Operational Expenses of Maintaining the Vital Records System.....	<u>2,000,000</u>
Total	\$3,735,100
Payable from Death Certificate Surcharge Fund: For Expenses of Statewide Database of Death Certificates and Distributions of Funds to Governmental Units, Pursuant to Public Act 91-0382.....	2,500,000
Payable from the Illinois Adoption Registry and Medical Information Exchange Fund: For Expenses Associated with the Adoption Registry and Medical Information Exchange.....	200,000
Payable from the General Revenue Fund: For Expenses of the Adverse Pregnancy Outcomes Reporting Systems (APORS) Program and the Adverse Health Care Event Reporting and Patient Safety Initiative.....	1,017,400
For Expenses of State Cancer Registry, Including Matching Funds for National Cancer Institute Grants.....	147,400
For Expenses Associated with Opioid Overdose Prevention.....	<u>1,625,000</u>
Total	\$2,789,800
Payable from the Rural/Downstate Health Access Fund: For Expenses Related to the J1 Waiver Applications.....	175,000
Payable from the Public Health Services Fund: For Expenses Related to Epidemiological	

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Health Outcomes Investigations and Database Development.....	17,110,000
For Expenses for Rural Health Center(s) to Expand the Availability of Primary Health Care.....	2,000,000
For Operational Expenses to Develop a Health Care Provider Recruitment and Retention Program.....	337,100
For Grants to Develop a Health Care Provider Recruitment and Retention Program.....	450,000
For Grants to Develop a Health Professional Educational Loan Repayment Program.....	<u>1,000,000</u>
Total	\$20,897,100
Payable from the Hospital Licensure Fund:	
For Expenses Associated with the Illinois Adverse Health Care Events Reporting Law for an Adverse Health Care Event Reporting System.....	1,500,000
Payable from Community Health Center Care Fund:	
For Expenses for Access to Primary Health Care Services Program per Family Practice Residency Act.....	350,000
Payable from Illinois Health Facilities Planning Fund:	
For Expenses of the Health Facilities And Services Review Board.....	1,200,000
For Department Expenses in Support of the Health Facilities and Services Review Board.....	<u>1,600,000</u>
Total	\$2,800,000
Payable from Nursing Dedicated and Professional Fund:	
For Expenses of the Nursing Education Scholarship Law.....	2,000,000
Payable from the Long-Term Care Provider Fund:	
For Expenses of Identified Offenders Assessment and Other Public Health and Safety Activities.....	2,000,000
Payable from the Regulatory Evaluation and Basic Enforcement Fund:	
For Expenses of the Alternative Health Care Delivery Systems Program.....	75,000
Payable from the Preventive Health and Health Services Block Grant Fund:	
For Expenses of Preventive Health and Health Services Needs Assessment.....	3,500,000
Payable from Public Health Special State Projects Fund:	
For Expenses Associated with Health Outcomes Investigations and Other Public Health Programs.....	3,000,000
Payable from Illinois State Podiatric Disciplinary Fund:	
For Expenses of the Podiatric Scholarship and Residency Act.....	100,000
Payable from the Tobacco Settlement Recovery Fund:	
For Grants for the Community Health Center Expansion Program and Healthcare Workforce Providers in Health	

Professional Shortage Areas (HPSAs)  
in Illinois..... 1,000,000

Section 35. The following named amounts, or so much thereof as may be necessary, are appropriated to the Department of Public Health for the objects and purposes hereinafter named:

OFFICE OF HEALTH PROMOTION

Payable from the General Revenue Fund:  
For expenses of Sudden Infant Death Syndrome  
(SIDS) Program..... 244,400  
For Prostate Cancer Awareness..... 646,600  
Payable from the Public Health Services Fund:  
For Personal Services..... 1,427,300  
For State Contributions to State  
Employees' Retirement System..... 774,900  
For State Contributions to Social Security ..... 109,200  
For Group Insurance..... 381,000  
For Contractual Services..... 650,000  
For Travel..... 160,000  
For Commodities..... 13,000  
For Printing..... 44,000  
For Equipment..... 50,000  
For Telecommunications Services..... 65,000  
Total \$3,674,400  
Payable from the Public Health Services Fund:  
For Grants for Public Health Programs,  
Including Operational Expenses..... 9,530,000  
Payable from the General Revenue Fund:  
For Expenses for the University of  
Illinois Sickle Cell Clinic..... 483,900  
For Grants to Northwestern University  
for the Illinois Violent Death Reporting  
System to Analyze Data, Identify Risk  
Factors and Develop Prevention Efforts..... 76,700  
For Grants for Vision and Hearing  
Screening Programs..... 441,700  
Total \$1,002,300  
Payable from the Compassionate Use of Medical Cannabis Fund:  
For Expenses of the Medical  
Cannabis Program..... 6,772,600  
Payable from the Alzheimer's Disease Research,  
Care, and Support Fund:  
For Grants and Expenses Pursuant to the Alzheimer's  
Disease Research, Care, and Support Act..... 400,000  
Payable from the Maternal and Child  
Health Services Block Grant Fund:  
For Operational Expenses of Maternal and  
Child Health Programs..... 500,000  
Payable from the Preventive Health  
and Health Services Block Grant Fund:  
For Expenses of Preventive Health and  
Health Services Programs..... 1,726,800  
Payable from the Public Health Special  
State Projects Fund:  
For Expenses for Public Health Programs..... 1,500,000  
Payable from the Metabolic Screening  
and Treatment Fund:

For Operational Expenses for Metabolic Screening Follow-up Services.....	4,005,100
Payable from the Hearing Instrument Dispenser Examining and Disciplinary Fund:	
For Expenses Pursuant to the Hearing Aid Consumer Protection Act.....	100,000
Payable from the Childhood Cancer Research Fund:	
For Grants for Childhood Cancer Research.....	75,000
Payable from the Diabetes Research Checkoff Fund:	
For expenses for the American Diabetes Association to conduct diabetes research.....	125,000
For expenses for the Juvenile Diabetes Research Foundation to conduct diabetes research.....	125,000
Payable from the DHS Private Resources Fund:	
For Expenses of Diabetes Research Treatment and Programs.....	700,000
Payable from the Tobacco Settlement Recovery Fund:	
For Certified Local Health Department Grants for Health Protection Programs Including, but not Limited to, Infectious Diseases, Food Sanitation, Potable Water, Private Sewage and Anti-Smoking Programs.....	5,000,000
For Grants and Administrative Expenses for the Tobacco Use Prevention Program, BASUAH Program, and Asthma Prevention.....	<u>1,000,000</u>
Total	\$6,000,000
Payable from the Maternal and Child Health Services Block Grant Fund:	
For Grants for Maternal and Child Health Programs.....	495,000
Payable from the Preventive Health and Health Services Block Grant Fund:	
For Grants for Prevention Initiative Programs Including Operational Expenses.....	1,000,000
Payable from the Metabolic Screening and Treatment Fund:	
For Grants for Metabolic Screening Follow-up Services.....	3,250,000
For Grants for Free Distribution of Medical Preparations and Food Supplies.....	<u>3,175,000</u>
Total	\$6,425,000
Payable from the Autoimmune Disease Research Fund:	
For Grants for Autoimmune Disease Research and Treatment.....	50,000
Payable from the Prostate Cancer Research Fund:	
For Grants to Public and Private Entities in Illinois for Prostate Cancer Research.....	30,000
Payable from the Multiple Sclerosis Research Fund:	
For Grants to Conduct Multiple Sclerosis Research.....	1,000,000
Payable from the Cannabis Regulation Fund:	
For Costs and Administrative Expenses of the Adult-Use Cannabis Program.....	500,000

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Payable from the Sickle Cell Chronic Disease Fund:  
 For Grants and Administrative Costs for the  
 Awareness, Prevention, Care, and Treatment  
 of Sickle Cell Disease..... 1,000,000

Section 40. In addition to any amounts previously appropriated, the sum of \$4,100,000, or so much thereof as may be necessary, is appropriated from the Tobacco Settlement Recovery Fund for a grant to the American Lung Association for operations of the Quitline.

Section 45. The sum of \$400,000, or so much thereof as may be necessary, is appropriated from the Healthy Smiles Fund to the Department of Public Health for expenses of the Healthy Smiles Program.

Section 50. The sum of \$30,000, or so much thereof as may be necessary, is appropriated from the Epilepsy Treatment and Education Grants-in-Aid Fund to the Department of Public Health for Expenses of the Education and Treatment of Epilepsy.

Section 55. The following named amounts, or so much thereof as may be necessary, are appropriated to the Department of Public Health for the objects and purposes hereinafter named:

OFFICE OF HEALTH CARE REGULATION

Payable from the Public Health Services Fund:  
 For Personal Services..... 9,942,300  
 For State Contributions to State Employees'  
 Retirement System..... 5,564,000  
 For State Contributions to Social Security ..... 760,600  
 For Group Insurance..... 2,795,500  
 For Contractual Services..... 1,000,000  
 For Travel..... 1,179,100  
 For Commodities..... 8,200  
 For Printing..... 10,000  
 For Equipment..... 940,000  
 For Telecommunications..... 48,500  
 For Electronic Data Processing..... 148,800  
 For Expenses of Monitoring in Long-Term  
 Care Facilities..... 3,000,000  
 Total \$25,397,000  
 Payable from the Long Term Care  
 Monitor/Receiver Fund:  
 For Expenses, Including Refunds,  
 Related to Appointment of Long-Term Care  
 Monitors and Receivers..... 28,000,000  
 Payable from the Home Care Services Agency  
 Licensure Fund:  
 For expenses of Home Care Services  
 Agency Licensure..... 1,846,400  
 Payable from the Regulatory Evaluation  
 and Basic Enforcement Fund:  
 For Expenses of the Alternative Health  
 Care Delivery Systems Program..... 75,000  
 Payable from the Health Facility Plan  
 Review Fund:  
 For Expenses of Health Facility  
 Plan Review Program and Hospital  
 Network System, Including Refunds..... 2,227,000  
 Payable from the Hospice Fund:  
 For Grants for Hospice Services as  
 Defined in the Hospice Program

Licensing Act.....	30,000
Payable from Assisted Living and Shared Housing Regulatory Fund:	
For operational expenses of the Assisted Living and Shared Housing Program, pursuant to Public Act 91-0656.....	3,300,000
Payable from the Public Health Special State Projects Fund:	
For Health Care Facility Regulation.....	900,000
Payable from Equity in Long-Term Care Quality Fund:	
For Grants to Assist Residents of Facilities Licensed Under the Nursing Home Care Act.....	3,500,000
Payable from the Hospital Licensure Fund:	
For Expenses Associated with Hospital Inspections.....	900,000

Section 60. The following named amounts, or so much thereof as may be necessary, are appropriated to the Department of Public Health for the objects and purposes hereinafter named:

OFFICE OF HEALTH PROTECTION

Payable from the General Revenue Fund:	
For Expenses Incurred for the Rapid Investigation and Control of Disease or Injury.....	448,500
For Expenses of Environmental Health Surveillance and Prevention Activities, Including Mercury Hazards and West Nile Virus.....	299,200
For Expenses for Expanded Lab Capacity and Enhanced Statewide Communication Capabilities Associated with Homeland Security.....	322,600
For Deposit into Lead Poisoning Screening, Prevention, and Abatement Fund.....	<u>6,000,000</u>
Total	\$7,070,300
Payable from the Public Health Services Fund:	
For Personal Services.....	12,285,700
For State Contributions to State Employees' Retirement System.....	6,875,400
For State Contributions to Social Security.....	939,800
For Group Insurance.....	2,855,600
For Contractual Services.....	4,271,100
For Travel.....	395,700
For Commodities.....	405,000
For Printing.....	85,000
For Equipment.....	365,000
For Telecommunications Services.....	344,200
For Operation of Auto Equipment.....	44,000
For Electronic Data Processing.....	319,500
For Expenses of Implementing Federal Awards, Including Services Performed by Local Health Providers.....	16,484,500
For Expenses of Implementing Federal Awards	

Including Testing and Services Performed by Local Health Providers.....	1,400,000,000
Total	\$1,445,670,500
Payable from the Food and Drug Safety Fund: For Expenses of Administering the Food and Drug Safety Program, Including Refunds.....	300,000
Payable from the Safe Bottled Water Fund: For Expenses for the Safe Bottled Water Program.....	50,000
Payable from the Facility Licensing Fund: For Expenses, including Refunds, of Environmental Health Programs.....	3,000,000
Payable from the Illinois School Asbestos Abatement Fund: For Expenses, Including Refunds, of Administering and Executing the Asbestos Abatement Act and the Federal Asbestos Hazard Emergency Response Act of 1986 (AHERA).....	1,200,000
Payable from the Emergency Public Health Fund: For Expenses of Mosquito Abatement in an Effort to Curb the Spread of West Nile Virus and other Vector Borne Diseases.....	5,100,000
Payable from the Public Health Water Permit Fund: For Expenses, Including Refunds, of Administering the Groundwater Protection Act.....	100,000
Payable from the Used Tire Management Fund: For Expenses of Vector Control Programs, Including Mosquito Abatement.....	1,000,000
Payable from the Tattoo and Body Piercing Establishment Registration Fund: For Expenses of Administering of Tattoo and Body Piercing Establishment Registration Program.....	550,000
Payable from the Lead Poisoning Screening, Prevention, and Abatement Fund: For Expenses of the Lead Poisoning Screening, Prevention, and Abatement Program, Including Refunds.....	8,414,600
Payable from the Tanning Facility Permit Fund: For Expenses to Administer the Tanning Facility Permit Act, Including Refunds.....	300,000
Payable from the Plumbing Licensure and Program Fund: For Expenses to Administer and Enforce the Illinois Plumbing License Law, Including Refunds.....	3,950,000
Payable from the Pesticide Control Fund: For Public Education, Research, and Enforcement of the Structural Pest Control Act.....	481,700
Payable from the Public Health Federal Projects Fund:	

For Grants and Administrative Expenses of Health Information Technology Activities and Electronic Health Records.....	4,000,000
Payable from the Public Health Special State Projects Fund:	
For Expenses of Conducting EPSDT and Other Health Protection Programs.....	48,200,000
Payable from the General Revenue Fund:	
For Grants for Immunizations and Outreach Activities.....	4,157,100
Payable from the Personal Property Tax Replacement Fund:	
For Local Health Protection Grants to Certified Local Health Departments for Health Protection Programs Including, but not Limited to, Infectious Diseases, Food Sanitation, Potable Water and Private Sewage.....	19,098,500
Payable from the Lead Poisoning Screening, Prevention, and Abatement Fund:	
For Grants for the Lead Poisoning Screening and Prevention Program.....	5,500,000
Payable from the Private Sewage Disposal Program Fund:	
For Expenses of Administering the Private Sewage Disposal Program.....	250,000

Section 65. The sum of \$4,000,000, or so much thereof as may be necessary, is appropriated from the Renewable Energy Resources Trust Fund to the Department of Public Health for deposit into the Lead Poisoning Screening, Prevention, and Abatement Fund.

Section 70. The following named amounts, or so much thereof as may be necessary, are appropriated to the Department of Public Health for expenses of programs related to Acquired Immunodeficiency Syndrome (AIDS) and Human Immunodeficiency Virus (HIV):

OFFICE OF HEALTH PROTECTION: AIDS/HIV

No less than one-half (50%) of all funds appropriated in any fiscal year to the Department of Public Health's Office of Health Protection: AIDS/HIV Division shall be used for expenses pursuant to HIV/AIDS programs serving minority populations.

Payable from the General Revenue Fund:	
For Expenses of AIDS/HIV Education, Drugs, Services, Counseling, Testing, Outreach to Minority Populations, Costs Associated with Correctional Facilities Counseling, Testing Referral and Partner Notification (CTRPN), and Patient and Worker Notification Pursuant to Public Act 87-763.....	25,562,400
For Grants and Other Expenses for the Prevention and Treatment of HIV/AIDS and the Creation of an HIV/AIDS Service Delivery System to Reduce the Disparity of HIV Infection and AIDS Cases Between African-Americans and Other Population Groups.....	1,218,000
Payable from the Public Health Services Fund: For Expenses of Programs for Prevention	

of AIDS/HIV.....	7,250,000
For Expenses for Surveillance Programs and Seroprevalence Studies of AIDS/HIV.....	2,750,000
For Expenses Associated with the Ryan White Comprehensive AIDS Resource Emergency Act of 1990 (CARE) and other AIDS/HIV services.....	<u>100,000,000</u>
Total	\$110,000,000
Payable from the Quality of Life Endowment Fund:	
For Grants and Expenses Associated with HIV/AIDS Prevention and Education.....	1,000,000

Section 72. The sum of \$15,000,000, or so much thereof as may be necessary is appropriated from the African-American HIV/AIDS Response Fund to the Department of Public Health for grants and administrative expenses associated with the prevention and treatment of HIV/AIDS and the creation of an HIV/AIDS service delivery system to reduce the disparity of HIV infection and AIDS cases among African-Americans for purposes allowed by Section 9901 of the American Rescue Plan Act of 2021 and any associated federal guidance.

Section 75. The following named amounts, or so much thereof as may be necessary, are appropriated to the Department of Public Health for the objects and purposes hereinafter named:

PUBLIC HEALTH LABORATORIES

Payable from the General Revenue Fund:	
For Operational Expenses to Provide Clinical and Environmental Public Health Laboratory Services.....	3,389,300
Payable from the Public Health Services Fund:	
For Personal Services.....	2,735,800
For State Contributions to State Employees' Retirement System.....	1,485,300
For State Contributions to Social Security .....	209,300
For Group Insurance.....	455,100
For Contractual Services.....	635,000
For Travel.....	27,000
For Commodities.....	1,665,400
For Printing.....	10,000
For Equipment.....	1,036,500
For Telecommunications Services.....	<u>9,500</u>
Total	\$8,268,900
Payable from the Public Health Laboratory Services Revolving Fund:	
For Expenses, Including Refunds, to Administer Public Health Laboratory Programs and Services.....	6,000,000
Payable from the Lead Poisoning Screening, Prevention, and Abatement Fund:	
For Expenses, Including Refunds, of Lead Poisoning Screening, Prevention and Abatement Program.....	1,678,100
Payable from the Public Health Special State Projects Fund:	
For Operational Expenses of a Laboratory at the West Taylor Location.....	2,200,000
Payable from the Metabolic Screening and Treatment Fund:	

For Expenses, Including  
 Refunds, of Testing and Screening  
 for Metabolic Diseases..... 11,100,300

Section 80. The following named amounts, or as much thereof as may be necessary, are appropriated to the Department of Public Health for the objects and purposes hereinafter named:

OFFICE OF WOMEN'S HEALTH

Payable from the General Revenue Fund:

For Expenses for Breast and Cervical  
 Cancer Screenings, Minority Outreach,  
 and Other Related Activities..... 14,512,400  
 For Expenses of the Women's Health  
 Promotion Programs..... 682,500  
 For Expenses associated with School Health  
 Centers..... 4,551,100  
 For Expenses associated with the Maternal  
 And Child Health Title V Program..... 4,800,000  
 For Grants and Administrative Expenses  
 for Family Planning Programs ..... 5,823,400  
 For Grants for the Extension and Provision  
 of Perinatal Services for Premature  
 and High-Risk Infants and their Mothers..... 1,002,700  
 Total \$31,372,100

Payable from the Public Health Services Fund:

For Personal Services..... 970,000  
 For State Contributions to State  
 Employees' Retirement System..... 550,000  
 For State Contributions to  
 Social Security..... 80,000  
 For Group Insurance..... 273,100  
 For Contractual Services..... 500,000  
 For Travel..... 50,000  
 For Commodities..... 53,200  
 For Printing..... 34,500  
 For Equipment..... 50,000  
 For Telecommunications Services..... 10,000  
 For Expenses of Federally Funded Women's  
 Health Program..... 3,000,000  
 Total \$5,570,800

Payable from the Public Health Special  
 State Projects Fund:

For Expenses of Women's Health Programs..... 200,000

Payable from the Penny Severns Breast, Cervical,  
 and Ovarian Cancer Research Fund:

For Grants for Breast and Cervical  
 Cancer Research..... 600,000

Payable from the Public Health Services Fund:

For Grants for Breast and Cervical  
 Cancer Screenings in Fiscal Year 2022  
 and All Prior Fiscal Years..... 7,000,000

Payable from the Carolyn Adams Ticket

For The Cure Grant Fund:

For Grants and Related Expenses to  
 Public or Private Entities in Illinois  
 for the Purpose of Funding Research  
 Concerning Breast Cancer and for

Funding Services for Breast Cancer Victims.....	2,000,000
Payable from the Public Health Services Fund:	
For Expenses associated with Maternal and Child Health Programs.....	15,000,000
Payable from Tobacco Settlement Recovery Fund:	
For Costs Associated with Children's Health Programs .....	1,229,700
Payable from the Maternal and Child Health Services Block Grant Fund:	
For Expenses Associated with Maternal and Child Health Programs .....	9,750,000
For Grants to the Chicago Department of Health for Maternal and Child Health Services.....	6,000,000
For Grants to the Board of Trustees of the University of Illinois, Division of Specialized Care for Children .....	9,000,000
For Grants for the Extension and Provision of Perinatal Services for Premature and High-risk Infants and their Mothers.....	<u>3,000,000</u>
Total	\$27,750,000

Section 85. The following named amounts, or so much thereof as may be necessary, are appropriated to the Department of Public Health for the objects and purposes hereinafter named:

OFFICE OF PREPAREDNESS AND RESPONSE

Payable from the Public Health Services Fund:	
For Expenses Associated with Community Service and Volunteer activities, Including Prior Year Costs.....	20,000,000
Payable from the Heartsaver AED Fund:	
For Expenses Associated with the Heartsaver AED Program.....	50,000
Payable from the Trauma Center Fund:	
For Expenses of Administering the Distribution of Payments to Trauma Centers.....	7,000,000
Payable from the Public Health Services Fund:	
For Expenses of Federally Funded Bioterrorism Preparedness Activities and Other Public Health Emergency Preparedness.....	80,000,000
Payable from the Stroke Data Collection Fund:	
For Expenses Associated with Stroke Data Collection.....	150,000
Payable from the EMS Assistance Fund:	
For Expenses of Administering the Distribution of Payments from the EMS Assistance Fund, Including Refunds.....	1,000,000
Payable from the Spinal Cord Injury Paralysis Cure Research Trust Fund:	
For Grants for Spinal Cord Injury Research.....	500,000
Payable from the Public Health Special State Projects Fund:	
For All Costs Associated with Public Health Preparedness Including First- Aid Stations and Anti-viral Purchases.....	950,000

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Section 90. The amount of \$350,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Public Health for a grant to the National Kidney Foundation of Illinois for kidney disease care services.

Section 95. The amount of \$1,000,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Public Health for all costs associated with Access to Primary Health Care Services Program according to the Underserved Physician Workforce Act 110 ILCS 935/1.

Section 100. The sum of \$1,000,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Public Health for expenses related to an Alzheimer's Disease Research, Care, and Support Program.

Section 105. The sum of \$750,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Public Health for expenses related to a Suicide Prevention, Education and Treatment Program pursuant to Public Act 101-0331.

Section 110. The sum of \$720,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Public Health for grants for Housing Opportunities for Persons with AIDS Program and Expenses.

Section 115. The sum of \$375,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Public Health for grants to the Advocate Illinois Masonic Medical Center for all costs associated with mobile dental services.

Section 120. The sum of \$335,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Public Health for a grant to the Will County Public Health Department for all costs associated with programmatic services.

Section 125. The sum of \$250,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Public Health for all costs associated with a grant to Oral Health Forum for oral health programs.

Section 130. The amount of \$252,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Public Health for a grant to the Advocate Children's Hospital for all costs associated with mobile dental services.

Section 135. The sum of \$31,500,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Public Health for the ordinary and contingent expenses of the following hospitals that participate in the State's Medicaid managed care program at the following named amounts:

South Shore Hospital – Chicago .....	4,200,000
Roseland Community Hospital – Chicago .....	4,200,000
West Suburban Medical Center – Chicago .....	4,200,000
Loretto Hospital – Chicago .....	3,200,000
Javon Bea Hospital – Rockford .....	2,000,000
Mount Sinai Hospital – Chicago .....	2,000,000
Touchette Regional Hospital - Centreville .....	1,500,000
Jackson Park Hospital – Chicago .....	3,000,000
St. Bernard Hospital and Health Care Center Chicago..	1,200,000
St. Anthony Hospital – Chicago.....	2,500,000
Thorek Memorial Hospital – Chicago.....	1,000,000
Humboldt Park Health – Chicago.....	2,500,000

Section 140. The sum of \$250,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Public Health for a grant to the Holistic Birth Collective for costs associated with birthing centers.

ARTICLE 65

Section 5. The following named sums, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated to meet the ordinary and contingent expenses of the Department of Revenue:

GOVERNMENT SERVICES

PAYABLE FROM THE PERSONAL PROPERTY TAX REPLACEMENT FUND:

For a portion of the state's share of state's attorneys' and assistant state's attorneys' salaries, including prior year costs.....	15,170,000
For a portion of the state's share of county public defenders' salaries pursuant to 55 ILCS 5/3-4007, including prior year costs.....	7,790,000
For the State's share of county supervisors of assessments or county assessors' salaries, as provided by law, including prior year costs.....	3,628,500
For additional compensation for local assessors, as provided by Sections 2.3 and 2.6 of the "Revenue Act of 1939", as amended.....	350,000
For additional compensation for local assessors, as provided by Section 2.7 of the "Revenue Act of 1939", as amended.....	510,000
For additional compensation for county treasurers, pursuant to Public Act 84-1432, as amended.....	663,000
For the annual stipend for sheriffs as provided in subsection (d) of Section 4-6300 and Section 4-8002 of the counties code.....	663,000
For the annual stipend to county coroners pursuant to 55 ILCS 5/4-6002 including prior year costs.....	663,000
For additional compensation for county auditors, pursuant to Public Act 95-0782, including prior year costs.....	123,500
Total	\$29,561,000

PAYABLE FROM MOTOR FUEL TAX FUND

For Reimbursement to International Fuel Tax Agreement Member States.....	32,000,000
For Refunds.....	45,000,000
Total	\$77,000,000

PAYABLE FROM UNDERGROUND STORAGE TANK FUND

For Refunds as provided for in Section 13a.8 of the Motor Fuel Tax Act.....	12,000
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PAYABLE FROM STATE AND LOCAL SALES TAX REFORM FUND	
For allocation to Chicago for additional 1.25% Use Tax pursuant to P.A. 86-0928.....	190,000,000
PAYABLE FROM THE MUNICIPAL TELECOMMUNICATIONS FUND	
For refunds associated with the Simplified Municipal Telecommunications Act.....	12,000
PAYABLE FROM LOCAL GOVERNMENT DISTRIBUTIVE FUND	
For allocation to local governments for additional 1.25% Use Tax pursuant to P.A. 86-0928.....	600,000,000
PAYABLE FROM LOCAL GOVERNMENT VIDEO GAMING DISTRIBUTIVE FUND	
For allocation to local governments of the net terminal income tax per the Video Gaming Act.....	150,000,000
PAYABLE FROM SENIOR CITIZENS REAL ESTATE DEFERRED TAX REVOLVING FUND	
For payments to counties as required by the Senior Citizens Real Estate Tax Deferral Act, including prior year cost.....	6,500,000
PAYABLE FROM RENTAL HOUSING SUPPORT PROGRAM FUND	
For administration of the Rental Housing Support Program.....	1,750,000
For rental assistance to the Rental Housing Support Program, administered by the Illinois Housing Development Authority.....	<u>25,000,000</u>
Total	\$26,750,000
PAYABLE FROM ILLINOIS AFFORDABLE HOUSING TRUST FUND	
For administration of the Illinois Affordable Housing Act.....	4,100,000
PAYABLE FROM ILLINOIS GAMING LAW ENFORCEMENT FUND	
For a Grant for Allocation to Local Law Enforcement Agencies for joint state and local efforts in Administration of the Charitable Games, Pull Tabs and Jar Games Act.....	900,000

Section 10. The sum of \$8,000,000, or so much thereof as may be necessary, is appropriated from the State and Local Sales Tax Reform Fund to the Department of Revenue for the purpose stated in Section 6z-17 of the State Finance Act and Section 2-2.04 of the Downstate Public Transportation Act for a grant allocation to Madison County.

Section 15. The sum of \$65,000,000, or so much thereof as may be necessary, is appropriated from the Illinois Affordable Housing Trust Fund to the Department of Revenue for grants (down payment assistance, rental subsidies, security deposit subsidies, technical assistance, outreach, building an organization's capacity to develop affordable housing projects and other related purposes), mortgages, loans, or for the purpose of securing bonds pursuant to the Illinois Affordable Housing Act, administered by the Illinois Housing Development Authority.

Section 20. The sum of \$4,000,000, or so much thereof as may be necessary, is appropriated from the Foreclosure Prevention Program Fund to the Department of Revenue for administration by the Illinois Housing Development Authority, for grants and administrative expenses pursuant to the Foreclosure Prevention Program.

Section 25. The sum of \$4,000,000, or so much thereof as may be necessary, is appropriated from the Foreclosure Prevention Program Graduated Fund to the Department of Revenue for administration by the Illinois Housing Development Authority, for grants and administrative expenses pursuant to the Foreclosure Prevention Program.

Section 30. The sum of \$8,500,000, or so much thereof as may be necessary, is appropriated from the Abandoned Residential Property Municipality Relief Fund to the Department of Revenue for administration by the Illinois Housing Development Authority, for grants and administrative expenses pursuant to the Abandoned Residential Property Municipality Relief Program.

Section 35. The sum of \$49,038,700, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Revenue for operational expenses of the fiscal year ending June 30, 2022.

Section 40. The sum of \$250,000, or so much thereof as may be necessary, is appropriated from the Tax Compliance and Administration Fund to the Department of Revenue for Refunds associated with the Illinois Secure Choice Savings Program Act.

Section 45. The sum of \$87,561,400, or so much thereof as may be necessary, is appropriated from the Tax Compliance and Administration Fund to the Department of Revenue for operational expenses of the fiscal year ending June 30, 2022.

Section 50. The following named sums, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated to meet the ordinary and contingent expenses of the Department of Revenue:

TAX ADMINISTRATION AND ENFORCEMENT  
PAYABLE FROM MOTOR FUEL TAX FUND

For Personal Services.....	20,585,700
For State Contributions to State Employees' Retirement System.....	11,610,300
For State Contributions to Social Security.....	1,574,800
For Group Insurance.....	4,653,000
For Contractual Services.....	2,397,600
For Travel.....	536,200
For Commodities.....	58,400
For Printing.....	169,800
For Equipment.....	45,000
For Electronic Data Processing.....	8,643,700
For Telecommunications Services.....	787,000
For Operation of Automotive Equipment.....	43,200
For Administrative Costs Associated With the Motor Fuel Tax Enforcement Grant from USDOT.....	<u>0</u>
Total	\$51,104,700

PAYABLE FROM UNDERGROUND STORAGE TANK FUND

For Personal Services.....	1,010,300
For State Contributions to State Employees' Retirement System.....	569,800
For State Contributions to Social Security.....	77,300
For Group Insurance.....	258,500
For Travel.....	0
For Commodities.....	0
For Printing.....	0
For Electronic Data Processing.....	251,900
For Telecommunications Services.....	<u>61,400</u>

Total	\$2,229,200
PAYABLE FROM ILLINOIS GAMING LAW ENFORCEMENT FUND	
For Personal Services.....	248,100
For State Contributions to State Employees' Retirement System.....	139,900
For State Contributions to Social Security.....	19,000
For Group Insurance.....	94,000
For Telecommunications Services.....	<u>0</u>
Total	\$501,000
PAYABLE FROM TAX COMPLIANCE AND ADMINISTRATION FUND	
For Administration of the Drycleaner Environmental Response Trust Fund Act.....	159,600
For Administration of the Simplified Telecommunications Act.....	2,950,800
For administrative costs associated with the Municipality Sales Tax as directed in Public Act 93-1053.....	198,200
For administration of the Cigarette Retailer Enforcement Act.....	<u>1,116,500</u>
Total	\$4,425,100
PAYABLE FROM PERSONAL PROPERTY TAX REPLACEMENT FUND	
For Personal Services.....	14,842,900
For State Contributions to State Employees' Retirement System.....	8,371,400
For State Contributions to Social Security.....	1,135,500
For Group Insurance.....	3,783,500
For Contractual Services.....	1,075,900
For Travel.....	143,900
For Commodities.....	52,500
For Printing.....	27,100
For Equipment.....	30,000
For Electronic Data Processing.....	6,554,200
For Telecommunications Services.....	561,100
For Operation of Automotive Equipment.....	<u>27,800</u>
Total	\$36,605,800

Section 55. The amount of \$1,500,000, or so much thereof as may be necessary, is appropriated from the Cannabis Regulation Fund to the Department of Revenue for operational expenses associated with the Cannabis Regulation and Tax Act.

Section 60. The sum of \$500,000, or so much thereof as may be necessary, is appropriated from the Tennessee Valley Authority Local Trust Fund to the Department of Revenue for tax receipt distributions pursuant to Section 13 of the Tennessee Valley Authority Act.

Section 65. The sum of \$387,000,000, or so much thereof as may be necessary, is appropriated from the Affordable Housing Trust Fund to the Department of Revenue for the Illinois Housing Development Authority for the Homeowners Assistance Program authorized by Section 3206 of the American Rescue Plan Act of 2021 and any associated federal guidance, to fund the permitted purposes of the program including grants for mortgage payments, homeowner's insurance, and utility assistance, and associated administrative costs.

Section 70. The sum of \$368,700,000, or so much thereof as may be necessary, is appropriated from the Affordable Housing Trust Fund to the Department of Revenue for the Illinois Housing Development Authority for the Emergency Rental Assistance Program authorized by Section 3201 of the American Rescue Plan Act of 2021 and any associated federal guidance, to fund the permitted purposes of the program including grants for emergency rental assistance and associated administrative costs.

Section 75. The sum of \$742,200,000, or so much thereof as may be necessary, is appropriated from the Local Coronavirus Urgent Remediation Emergency Fund to the Department of Revenue for allocation to non-entitlement units of local governments and counties as authorized by Section 9901 of the American Rescue Plan Act of 2021 and any associated federal guidance.

Section 80. The amount of \$461,000,000 or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Revenue for deposit into the Illinois Affordable Housing Trust Fund for the Emergency Rental Assistance Program authorized by Section 3201 of the American Rescue Plan Act of 2021.

Section 85. The amount of \$387,000,000 or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Revenue for deposit into the Illinois Affordable Housing Trust Fund for the Homeowners Assistance Program authorized by Section 3206 of the American Rescue Plan Act of 2021.

ARTICLE 66

Section 5. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Illinois State Police for the following purposes:

DIVISION OF JUSTICE SERVICES

Payable from General Revenue Fund:

For Personal Services.....	0
For State Contributions to Social Security.....	0
For Contractual Services.....	0
For Travel.....	0
For Commodities.....	0
For Equipment.....	0
For Electronic Data Processing.....	0
For Printing.....	0
For Telecommunications Services.....	0
For Operation of Auto Equipment.....	0
For Payment of Tort Claims.....	50,000
For Refunds.....	<u>2,000</u>
<b>Total</b>	<b>\$52,000</b>

Payable from the State Police Wireless Service Emergency Fund:

For costs associated with the administration and fulfillment of its responsibilities under the Wireless Emergency Telephone Safety Act.....	700,000
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Payable from the State Police Vehicle Fund:

For purchase of vehicles and accessories, including prior year costs.....	16,000,000
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Payable from the State Police Vehicle

Maintenance Fund:

For Operation of Auto.....	700,000
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Section 10. The sum of \$4,000,000, or so much thereof as may be necessary, is appropriated from the State Asset Forfeiture Fund to the Illinois State Police for payment of their expenditures as outlined in the Illinois Drug Asset Forfeiture Procedure Act, the Cannabis Control Act, the Controlled Substances Act, and the Environmental Safety Act.

Section 15. The sum of \$2,500,000, or so much thereof as may be necessary, is appropriated from the Federal Asset Forfeiture Fund to the Illinois State Police for payment of their expenditures in accordance with the Federal Equitable Sharing Guidelines.

Section 20. The sum of \$2,000,000, or so much thereof as may be necessary, is appropriated to the Illinois State Police, Division of Justice Services, from the Money Laundering Asset Recovery Fund for the ordinary and contingent expenses incurred by the Illinois State Police.

Section 25. The sum of \$1,000,000, or so much thereof as may be necessary, is appropriated from the LEADS Maintenance Fund to the Illinois State Police, Division of Justice Services, for expenses related to the LEADS System.

Section 30. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Illinois State Police for the following purposes:

DIVISION OF OPERATIONS

Payable from General Revenue Fund:

For Personal Services.....	238,774,900
For State Contributions to Social Security.....	7,628,200
For Contractual Services.....	10,376,000
For Travel.....	422,700
For Commodities.....	2,168,600
For Printing.....	236,500
For Equipment.....	1,623,000
For EDP.....	15,450,200
For Telecommunications Services.....	6,903,300
For Operation of Auto Equipment.....	4,083,400
For expenses related to State Police cadet classes.....	<u>1,700,000</u>
<b>Total</b>	<b>\$289,366,800</b>

Payable from the State Police Services Fund:

For Payment of Expenses: Fingerprint Program.....	25,000,000
For Payment of Expenses: Federal and IDOT Programs.....	8,400,000
For Payment of Expenses: Riverboat Gambling.....	1,500,000
For Payment of Expenses: Miscellaneous Programs.....	<u>6,300,000</u>
<b>Total</b>	<b>\$41,200,000</b>

Payable from the Offender Registration Fund:

For expenses of the Offender Registration Program.....	500,000
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Payable from the Motor Carrier Safety Inspection Fund:

For expenses associated with the enforcement of Federal Motor Carrier Safety Regulations and related Illinois Motor Carrier Safety Laws.....	2,600,000
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Payable from the State Police DUI Fund:

For Equipment Purchases to Assist in the Prevention of Driving Under the Influence of Alcohol, Drugs, or Intoxication Compounds.....	0
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Payable from the Compassionate Use of

Medical Cannabis Fund:

For direct and indirect costs associated with the implementation, administration and enforcement of the Compassionate Use of Medical Cannabis Program Act..... 2,200,000

Payable from the Cannabis Regulation Fund:

For direct and indirect costs associated with the implementation, administration and enforcement of the Adult-Use Cannabis Program..... 4,000,000

Section 35. The following amount, or so much thereof as may be necessary for objects and purposes hereinafter named, is appropriated from the Drug Traffic Prevention Fund to the Illinois State Police, Division of Operations, pursuant to the provisions of the "Intergovernmental Drug Laws Enforcement Act" for Grants to Metropolitan Enforcement Groups.

For Grants to Metropolitan Enforcement Groups:

Payable from the Drug Traffic Prevention Fund..... 500,000

Section 40. The sum of \$18,000,000, or so much thereof as may be necessary, is appropriated from the State Police Whistleblower Reward and Protection Fund to the Illinois State Police for payment of their expenditures for state law enforcement purposes in accordance with the State Whistleblower Protection Act.

Section 45. The sum of \$32,000,000, or so much thereof as may be necessary, is appropriated from the State Police Operations Assistance Fund to the Illinois State Police for the ordinary and contingent expenses incurred by the Illinois State Police.

Section 50. The sum of \$2,000,000, or so much thereof as may be necessary, is appropriated from the State Police Operations Assistance Fund to the Illinois State Police for the ordinary and contingent expenses of the Safe2Help Program.

Section 55. The sum of \$2,000,000, or so much thereof as may be necessary, is appropriated from the State Police Operations Assistance Fund to the Illinois State Police for expenses related to officer-worn body cameras.

Section 60. The sum of \$10,000, or so much thereof as may be necessary, is appropriated from the State Police Streetgang-Related Crime Fund to the Illinois State Police for operations related to streetgang-related crime initiatives.

Section 65. The sum of \$1,000,000, or so much thereof as may be necessary, is appropriated from the Over Dimensional Load Police Escort Fund to the Illinois State Police for expenses incurred for providing police escorts for over-dimensional loads.

Section 70. The sum of \$100,000, or so much thereof as may be necessary, is appropriated from the Medicaid Fraud and Abuse Prevention Fund to the Illinois State Police, Division of Operations, for the detection, investigation or prosecution of recipient or vendor fraud.

Section 75. The sum of \$13,000,000, or so much thereof as may be necessary, is appropriated from the State Police Law Enforcement Administration Fund to the Illinois State Police, Division of Operations, for all costs associated with a cadet program for the Illinois State Police.

Section 80. The sum of \$2,000,000, or so much thereof as may be necessary, is appropriated from the Scott's Law Fund to the Illinois State Police for the ordinary and contingent expenses incurred by the Illinois State Police.

Section 85. The sum of \$20,000,000, or so much thereof as may be necessary, is appropriated from the Illinois State Police Federal Projects Fund to the Illinois State Police for current and prior year expenses relating to federal awards and grants.

Section 90. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Illinois State Police for the following purposes:

DIVISION OF FORENSIC SERVICES AND IDENTIFICATION

Payable from the General Revenue Fund:

For Personal Services.....	0
For State Contributions to	
Social Security.....	0
For Contractual Services.....	0
For Travel.....	0
For Commodities.....	0
For Printing.....	0
For Equipment.....	0
For Telecommunications Services.....	0
For Operation of Auto Equipment.....	0
For Administration of a Statewide Sexual	
Assault Evidence Collection Program.....	55,300
For Operational Expenses Related to the	
Combined DNA Index System.....	<u>2,142,100</u>
<b>Total</b>	<b>\$2,197,400</b>

For Administration and Operation

of State Crime Laboratories:

Payable from State Crime Laboratory Fund.....	11,000,000
Payable from the State Police DUI Fund.....	0
Payable from State Offender DNA	
Identification System Fund.....	3,400,000

Section 95. The sum of \$2,250,000, or so much thereof as may be necessary, is appropriated to the Illinois State Police, Division of Forensic Services and Identification, from the Mental Health Reporting Fund for expenses as outlined in the Firearm Concealed Carry Act and the Firearm Owners Identification Card Act.

Section 100. The sum of \$22,000,000, or so much thereof as may be necessary, is appropriated to the Illinois State Police from the State Police Firearm Services Fund for expenses as outlined in the Firearm Concealed Carry Act and the Firearm Owners Identification Card Act.

Section 105. The sum of \$5,000,000, or so much thereof as may be necessary, is appropriated to the Illinois State Police, Division of Forensic Services and Identification, from the Firearm Dealer License Certification Fund, for expenses as outlined in the Firearm Dealer License Certification Act and the Gun Trafficking Information Act.

Section 110. The sum of \$62,800, or so much thereof as may be necessary, is appropriated to the Illinois State Police, Division of Internal Investigation, from the General Revenue Fund for the ordinary and contingent expenses incurred while operating the Nursing Home Identified Offender Program.

Section 115. The sum of \$230,000,000, or so much thereof as may be necessary, is appropriated from the Statewide 9-1-1 Fund to the Illinois State Police, Division of Justice Services, for costs pursuant to the Emergency Telephone System Act.

ARTICLE 67  
DEPARTMENT OF TRANSPORTATION  
MULTI-MODAL OPERATIONS

Section 5. The following named sums, or so much thereof as may be necessary, for the objects and purposes hereinafter named, are appropriated from the Road Fund meet the ordinary and contingent expenses of the Department of Transportation for:

## DEPARTMENT-WIDE

For Personal Services.....	442,612,600
Split approximated below:	
Central Administration & Planning.....	27,693,800
Bureau of Information Processing.....	5,032,300
Planning & Programming.....	8,842,100
Highway Project Implementation.....	34,250,200
Day Labor.....	3,165,400
District 1.....	108,275,500
District 2.....	31,216,500
District 3.....	30,012,800
District 4.....	32,135,100
District 5.....	24,808,200
District 6.....	33,185,900
District 7.....	28,359,800
District 8.....	43,731,500
District 9.....	25,579,000
Aeronautics.....	2,796,700
Intermodal Project Implementation.....	3,527,800
For Extra Help for Districts 1 – 9.....	34,000,000
Split approximated below:	
District 1.....	11,300,000
District 2.....	3,300,000
District 3.....	3,300,000
District 4.....	3,300,000
District 5.....	2,500,000
District 6.....	3,300,000
District 7.....	2,000,000
District 8.....	3,300,000
District 9.....	1,700,000
For State Contributions to State Employees'	
Retirement System.....	267,708,400
For State Contributions to Social Security.....	<u>36,573,800</u>
Total	\$780,894,800

Section 10. The following named sums, or so much thereof as may be necessary, for the objects and purposes hereinafter named, are appropriated from the Road Fund to meet the ordinary and contingent expenses of the Department of Transportation:

## FOR CENTRAL ADMINISTRATION OFFICES

For Contractual Services.....	11,400,000
For Travel.....	220,000
For Commodities.....	255,000
For Printing.....	325,000
For Equipment.....	78,900
For Equipment:	
Purchase of Cars & Trucks.....	250,000
For Telecommunications Services.....	230,000
For Operation of Automotive Equipment.....	<u>535,000</u>
Total	\$13,293,900

## LUMP SUMS

[May 31, 2021]

Section 15. The following named amounts, or so much thereof as may be necessary, are appropriated from the Road Fund to the Department of Transportation for the objects and purposes hereinafter named:

For costs associated with hazardous material abatement.....	575,000
For costs associated with auditing consultants for internal and external audits.....	3,200,000
For costs associated with ordinary and contingent expenses of the Department.....	<u>250,000</u>
Total	\$4,025,000

AWARDS AND GRANTS

Section 20. The following named amounts, or so much thereof as may be necessary, are appropriated from the Road Fund to the Department of Transportation for the objects and purposes hereinafter named:

For Tort Claims, including payment pursuant to P.A. 80-1078.....	950,000
For representation and indemnification for the Department of Transportation, the Illinois State Police and the Secretary of State, provided that the representation required resulted from the Road Fund portion of their normal operations.....	100,000
For auto liability payments for the Department of Transportation, the Illinois State Police, and the Secretary of State, provided that the liability resulted from the Road Fund portion of their normal operations.....	<u>2,200,000</u>
Total	\$3,250,000

REFUNDS

Section 25. The following named amount, or so much thereof as may be necessary, is appropriated from the Road Fund to the Department of Transportation for the objects and purposes hereinafter named:

For Refunds.....	5,000
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Section 30. The following named sums, or so much thereof as may be necessary, for the objects and purposes hereinafter named, are appropriated from the Road Fund to meet the ordinary and contingent expenses of the Department of Transportation:

FOR BUREAU OF INFORMATION PROCESSING

For Contractual Services.....	9,400,000
For Travel.....	7,500
For Commodities.....	25,000
For Equipment.....	5,000
For Electronic Data Processing.....	24,500,000
For Telecommunications.....	<u>1,588,100</u>
Total	\$35,525,600

FOR PLANNING AND PROGRAMMING

Section 35. The following named sums, or so much thereof as may be necessary, for the objects and purposes hereinafter named, are appropriated from the Road Fund to the Department of Transportation for the ordinary and contingent expenses of the Office of Planning and Programming:

For Contractual Services.....	230,000
For Travel.....	56,400

For Commodities.....	15,000
For Printing.....	199,900
For Equipment.....	35,000
For Telecommunications Services.....	179,900
For Operation of Automotive Equipment.....	<u>40,000</u>
Total	\$756,200

LUMP SUMS

Section 40. The following named amounts, or so much thereof as may be necessary, are appropriated from the Road Fund to the Department of Transportation for the objects and purposes hereinafter named:

For Planning, Research and Development Purposes.....	225,000
For metropolitan planning and research purposes as provided by law, provided such amount shall not exceed funds to be made available from the federal government or local sources.....	49,000,000
For metropolitan planning and research purposes as provided by law.....	<u>9,000,000</u>
Total	\$58,225,000

FOR HIGHWAYS PROJECT IMPLEMENTATION

Section 45. The following named sums, or so much thereof as may be necessary, for the objects and purposes hereinafter named, are appropriated from the Road Fund to the Department of Transportation for the ordinary and contingent expenses of the Office of Highway Implementation:

For Contractual Services.....	6,950,000
For Travel.....	275,000
For Commodities.....	215,000
For Printing.....	9,000
For Equipment.....	5,322,900
For Equipment:	
Purchase of Cars and Trucks.....	125,000
For Telecommunications Services.....	3,500,000
For Operation of Automotive Equipment.....	<u>505,000</u>
Total	\$16,901,900

LUMP SUMS

Section 50. The following named sums, or so much thereof as may be necessary, are appropriated from the Road Fund to the Department of Transportation for payments to local governments for the following purposes:

For reimbursement of eligible expenses arising from local Traffic Signal Maintenance Agreements created by Part 468 of the Illinois Department of Transportation Rules and Regulations.....	4,400,000
For reimbursement of eligible expenses arising from City, County, and other State Maintenance Agreements.....	<u>13,400,000</u>
Total	\$17,800,000

Section 55. The sum of \$750,000, or so much thereof as may be necessary, is appropriated from the Road Fund to the Department of Transportation for repair of damages by motorists to state vehicles and equipment or replacement of state vehicles and equipment, provided such amount not exceed funds to be made available from collections from claims filed by the Department to recover the costs of such damages.

Section 60. The sum of \$5,245,000, or so much thereof as may be necessary, is appropriated from the Road Fund to the Department of Transportation for costs associated with the State Radio Communications for the 21st Century (STARCOM) program.

Section 65. The sum of \$200,000, or so much thereof as may be necessary, is appropriated from the Road Fund to the Illinois Department of Transportation for costs associated with Illinois Terrorism Task Force, that consist of approved purchases for homeland security provided such expenditures do not exceed funds made available by the federal government for this purpose.

Section 70. The sum of \$350,000, or so much thereof as may be necessary, is appropriated from the Road Fund to the Illinois Department of Transportation for costs incurred by the Department's response to natural disasters, emergencies and acts of terrorism that receive Presidential and/or State Disaster Declaration status. These costs would include, but not be limited to, the Department's fuel costs, cost of materials and cost of equipment rentals. This appropriation is in addition to the Department's other appropriations for District and Central Office operations.

Section 75. The sum of \$100,000, or so much thereof as may be necessary, is appropriated from the Road Fund to the Department of Transportation for costs associated with the Technology Transfer Center, including the purchase of equipment, media initiatives, and training, provided that such expenditures do not exceed funds to be made available by the federal government for this purpose.

Section 80. The sum of \$3,800,000, or so much thereof as may be necessary, is appropriated from the Road Fund to the Department of Transportation for costs associated with highway safety media campaigns, provided such amounts do not exceed funds to be made available from the federal government.

Section 85. The sum of \$7,000,000, or so much thereof as may be necessary, is appropriated from the Road Fund to the Department of Transportation for the state share of the IDOT ITS Program.

Section 90. The sum of \$200,000, or so much thereof as may be necessary, is appropriated from the Transportation Safety Highway Hire-back Fund to the Department of Transportation for agreements with the Illinois State Police to provide patrol officers in highway construction work zones.

#### AWARDS AND GRANTS

Section 95. The sum of \$4,133,800, or so much thereof as may be necessary, is appropriated from the Road Fund to the Department of Transportation for reimbursement to participating counties in the County Engineers Compensation Program, providing such reimbursements do not exceed funds to be made available from their federal highway allocations retained by the Department.

Section 100. The sum of \$200,000, or so much thereof as may be necessary, is appropriated from the DUI Prevention and Education Fund to the Department of Transportation for all costs associated with providing grants, with guidance from the DUI Prevention and Education Commission, for crash victim programs and materials, impaired driving prevention programs, law enforcement support, and other DUI-related programs.

#### REFUNDS

Section 105. The following named amount, or so much thereof as may be necessary, is appropriated from the Road Fund to the Department of Transportation for the objects and purposes hereinafter named:

For Refunds..... 35,000

#### FOR CYCLE RIDER SAFETY

Section 110. The following named sums, or so much thereof as may be necessary, for the objects and purposes hereinafter named, are appropriated from the Cycle Rider Safety Training Fund, as authorized by Public Act 82-0649, to the Department of Transportation for the administration of the Cycle Rider Safety Training Program:

#### OPERATIONS

For Personal Services.....	227,900
For State Contributions to State Employees' Retirement System.....	128,000
For State Contributions to Social Security.....	16,800
For Group Insurance.....	99,000
For Contractual Services.....	5,000
For Travel.....	4,100
For Commodities.....	<u>59,900</u>
Total	\$540,700

LUMP SUMS

Section 115. The sum of \$4,600,000, or so much thereof as may be necessary, is appropriated from the Cycle Rider Safety Training Fund, as authorized by Public Act 82-0649, to the Department of Transportation for reimbursements to State and local universities and colleges for Cycle Rider Safety Training Programs.

Section 120. The following named sums, or so much thereof as may be necessary, for the objects and purposes hereinafter named, are appropriated from the Road Fund to meet the ordinary and contingent expenses of the Department of Transportation:

FOR BUREAU OF DAY LABOR

For Contractual Services.....	5,112,000
For Travel.....	122,500
For Commodities.....	200,000
For Equipment.....	635,000
For Equipment:	
Purchase of Cars and Trucks.....	950,000
For Telecommunications Services.....	50,000
For Operation of Automotive Equipment.....	<u>725,000</u>
Total	\$7,794,500

Section 125. The following named sums, or so much thereof as may be necessary, for the objects and purposes hereinafter named, are appropriated from the Road Fund to meet the ordinary and contingent expenses of the Department of Transportation:

DISTRICT 1, SCHAUMBURG OFFICE

For Contractual Services.....	18,270,000
For Travel.....	328,600
For Commodities.....	14,902,700
For Equipment.....	4,200,000
For Equipment:	
Purchase of Cars and Trucks.....	10,928,400
For Telecommunications Services.....	6,625,000
For Operation of Automotive Equipment.....	<u>15,095,800</u>
Total	\$70,350,500

Section 130. The following named sums, or so much thereof as may be necessary, for the objects and purposes hereinafter named, are appropriated from the Road Fund to meet the ordinary and contingent expenses of the Department of Transportation:

DISTRICT 2, DIXON OFFICE

For Contractual Services.....	5,000,000
For Travel.....	50,000
For Commodities.....	5,377,100
For Equipment.....	1,935,000
For Equipment:	
Purchase of Cars and Trucks.....	4,300,000

For Telecommunications Services.....	255,000
For Operation of Automotive Equipment.....	<u>5,425,000</u>
Total	\$22,342,100

Section 135. The following named sums, or so much thereof as may be necessary, for the objects and purposes hereinafter named, are appropriated from the Road Fund to meet the ordinary and contingent expenses of the Department of Transportation:

DISTRICT 3, OTTAWA OFFICE

For Contractual Services.....	5,100,000
For Travel.....	50,000
For Commodities.....	5,808,500
For Equipment.....	1,935,000
For Equipment:	
Purchase of Cars and Trucks.....	4,200,000
For Telecommunications Services.....	275,000
For Operation of Automotive Equipment.....	<u>5,425,000</u>
Total	\$22,793,500

Section 140. The following named sums, or so much thereof as may be necessary, for the objects and purposes hereinafter named, are appropriated from the Road Fund to meet the ordinary and contingent expenses of the Department of Transportation:

DISTRICT 4, PEORIA OFFICE

For Contractual Services.....	4,775,000
For Travel.....	40,000
For Commodities.....	4,781,300
For Equipment.....	1,935,000
For Equipment:	
Purchase of Cars and Trucks.....	3,325,000
For Telecommunications Services.....	280,000
For Operation of Automotive Equipment.....	<u>5,200,000</u>
Total	\$20,336,300

Section 145. The following named amounts, or so much thereof as may be necessary, are appropriated from the Road Fund to the Department of Transportation for the objects and purposes hereinafter named:

DISTRICT 5, PARIS OFFICE

For Contractual Services.....	4,225,000
For Travel.....	37,500
For Commodities.....	2,730,800
For Equipment.....	1,935,000
For Equipment:	
Purchase of Cars and Trucks.....	2,725,000
For Telecommunications Services.....	205,000
For Operation of Automotive Equipment.....	<u>4,120,000</u>
Total	\$15,978,300

Section 150. The following named sums, or so much thereof as may be necessary, for the objects and purposes hereinafter named, are appropriated from the Road Fund to meet the ordinary and contingent expenses of the Department of Transportation:

DISTRICT 6, SPRINGFIELD OFFICE

For Contractual Services.....	5,250,000
For Travel.....	37,500
For Commodities.....	3,353,500

For Equipment.....	2,145,000
For Equipment:	
Purchase of Cars and Trucks.....	3,025,000
For Telecommunications Services.....	320,000
For Operation of Automotive Equipment.....	<u>4,489,200</u>
Total	\$18,620,200

Section 155. The following named sums, or so much thereof as may be necessary, for the objects and purposes hereinafter named, are appropriated from the Road Fund to meet the ordinary and contingent expenses of the Department of Transportation:

DISTRICT 7, EFFINGHAM OFFICE

For Contractual Services.....	4,325,000
For Travel.....	37,500
For Commodities.....	1,828,400
For Equipment.....	1,935,000
For Equipment:	
Purchase of Cars and Trucks.....	2,760,000
For Telecommunications Services.....	225,000
For Operation of Automotive Equipment.....	<u>3,500,000</u>
Total	\$14,610,900

Section 160. The following named sums, or so much thereof as may be necessary, for the objects and purposes hereinafter named, are appropriated from the Road Fund to meet the ordinary and contingent expenses of the Department of Transportation:

DISTRICT 8, COLLINSVILLE OFFICE

For Contractual Services.....	9,300,000
For Travel.....	52,500
For Commodities.....	3,505,000
For Equipment.....	2,730,000
For Equipment:	
Purchase of Cars and Trucks.....	3,860,000
For Telecommunications Services.....	540,000
For Operation of Automotive Equipment.....	<u>5,500,000</u>
Total	\$25,487,500

Section 165. The following named sums, or so much thereof as may be necessary, for the objects and purposes hereinafter named, are appropriated from the Road Fund to meet the ordinary and contingent expenses of the Department of Transportation:

DISTRICT 9, CARBONDALE OFFICE

For Contractual Services.....	4,400,000
For Travel.....	45,000
For Commodities.....	1,348,600
For Equipment.....	1,935,000
For Equipment:	
Purchase of Cars and Trucks.....	2,475,000
For Telecommunications Services.....	160,000
For Operation of Automotive Equipment.....	<u>3,400,000</u>
Total	\$13,763,600

Section 170. The following named sums, or so much thereof as may be necessary, for the objects and purposes hereinafter named, are appropriated to meet the ordinary and contingent expenses of the Department of Transportation:

FOR AERONAUTICS

For Contractual Services:	
Payable from the Road Fund.....	1,400,000
Payable from Air Transportation Revolving Fund.....	50,000
For Travel:	
Payable from the Road Fund.....	20,000
For Commodities:	
Payable from the Road Fund.....	50,000
Payable from Aeronautics Fund.....	49,500
For Equipment:	
Payable from the Road Fund.....	90,000
For Telecommunications Services:	
Payable from the Road Fund.....	37,500
For Operation of Automotive Equipment:	
Payable from the Road Fund.....	<u>40,000</u>
Total	\$1,737,000

LUMP SUMS

Section 175. The sum of \$1,900,000, or so much thereof as may be necessary, is appropriated from the Tax Recovery Fund to the Department of Transportation for maintenance and repair costs incurred on real property owned by the Department for development of an airport in Will County, for applicable refunds of security deposits to lessees, and for payments to the Will County Treasurer in lieu of leasehold taxes lost due to government ownership.

Section 180. The sum of \$20,000,000, or so much thereof as may be necessary, is appropriated from the State Aviation Program Fund to the Department of Transportation for the purposes described in Section 6z-20.1 of the State Finance Act.

Section 185. The sum of \$7,500,000, or so much thereof as may be necessary, is appropriated from the Sound-Reducing Windows and Doors Replacement Fund to the Department of Transportation for the purposes described in Section 6z-20.1 of the State Finance Act.

REFUNDS

Section 190. The following named amount, or so much thereof as may be necessary, is appropriated from the Aeronautics Fund to the Department of Transportation for the objects and purposes hereinafter named:  
 For Refunds..... 500

FOR INTERMODAL PROJECT IMPLEMENTATION

Section 195. The following named sums, or so much thereof as may be necessary for the agencies hereinafter named, are appropriated from the Road Fund to the Department of Transportation for the ordinary and contingent expenses of the

Office of Intermodal Project Implementation:	
For Contractual Services.....	675,000
For Travel.....	20,000
For Commodities.....	4,100
For Equipment.....	4,000
For Telecommunications.....	<u>29,500</u>
Total	\$732,600

LUMP SUMS

Section 200. The sum of \$100,000, or so much thereof as may be necessary, is appropriated from the Road Fund to the Department of Transportation for public transportation technical studies.

Section 205. The sum of \$200,000, or so much thereof as may be necessary, is appropriated from the Road Fund to the Department of Transportation for costs associated with Safety and Security Oversight as set forth in the federal transportation bill, as amended.

Section 210. The sum of \$400,000, or so much thereof as may be necessary, is appropriated from the Federal Mass Transit Trust Fund to the Department of Transportation for federal reimbursement of costs associated with Safety and Security Oversight as set forth in the federal transportation bill, as amended.

Section 215. The sum of \$1,000,000, or so much thereof as may be necessary, is appropriated from the Federal Mass Transit Trust Fund to the Department of Transportation for federal reimbursement of transit studies as provided by the federal transportation bill, as amended.

GRANTS AND AWARDS

Section 220. The sum of \$437,090,800, or so much thereof as may be necessary, is appropriated from the Public Transportation Fund to the Department of Transportation for the purpose stated in Section 4.09 of the "Regional Transportation Authority Act", as amended.

Section 225. The sum of \$40,000,000, or so much thereof as may be necessary, is appropriated from the Public Transportation Fund to the Department of Transportation for making a grant to the Regional Transportation Authority for Additional State Assistance to be used for its purposes as provided in the "Regional Transportation Authority Act", but in no event shall this amount exceed the amount provided for in Sections 4.09 (c) and 4.09 (d) with respect to Strategic Capital Improvement bonds issued by the Regional Transportation Authority pursuant to the Regional Transportation Authority Act as amended in 1989.

Section 230. The sum of \$91,000,000, or so much thereof as may be necessary, is appropriated from the Public Transportation Fund to the Department of Transportation for making a grant to the Regional Transportation Authority for Additional Financial Assistance to be used for its purposes as provided in the "Regional Transportation Authority Act", but in no event shall this amount exceed the amount provided for in Sections 4.09 (c-5) and 4.09 (d) with respect to Strategic Capital Improvement bonds issued by the Regional Transportation Authority pursuant to the Regional Transportation Authority Act as amended in 1999.

Section 235. The sum of \$17,570,000, or so much thereof as may be necessary, is appropriated from the Road Fund to the Department of Transportation for grants to the Regional Transportation Authority intended to reimburse the Service Boards for providing reduced fares on mass transportation services for students, handicapped persons, and the elderly, to be allocated proportionally among the Service Boards based upon actual costs incurred by each Service Board for such reduced fares.

Section 240. The sum of \$8,394,800, or so much thereof as may be necessary, is appropriated from the Road Fund to the Department of Transportation for making a grant to the Regional Transportation Authority for the funding of the Americans with Disabilities Act of 1990 (ADA) paratransit services and for other costs and services.

Section 245. The following named sums, or so much thereof as may be necessary, are appropriated from the Downstate Public Transportation Fund to the Department of Transportation for operating assistance grants to provide a portion of the eligible operating expenses for the following carriers for the purposes stated in Article II of Public Act 78-1109, as amended:

Champaign-Urbana Mass Transit District.....	53,524,700
Greater Peoria Mass Transit District (with Service to Peoria County).....	42,340,700
Rock Island County Metropolitan Mass Transit District.....	33,749,300
Rockford Mass Transit District.....	28,012,500

Springfield Mass Transit District.....	27,241,500
Bloomington-Normal Public Transit System.....	15,279,600
City of Decatur.....	13,379,000
City of Quincy.....	6,689,900
City of Galesburg.....	3,041,600
Stateline Mass Transit District (with service to South Beloit).....	784,900
City of Danville.....	4,866,400
Rides Mass Transit District (with service to Edgar and Clark counties).....	13,046,900
South Central Illinois Mass Transit District.....	10,168,400
River Valley Metro Mass Transit District.....	8,976,800
Jackson County Mass Transit District.....	912,500
City of DeKalb.....	6,282,800
City of Macomb.....	4,199,000
Shawnee Mass Transit District.....	3,869,500
St. Clair County Transit District.....	99,636,700
West Central Mass Transit District (with service to Cass and Schuyler Counties).....	2,272,500
Monroe-Randolph Transit District.....	1,728,100
Madison County Mass Transit District.....	39,701,100
Bond County.....	612,300
Bureau County (with service to Putnam County).....	1,392,900
Coles County.....	936,700
City of Freeport/Stephenson County.....	1,631,900
Henry County.....	718,400
Jo Daviess County.....	983,500
Kankakee County.....	1,279,000
Piatt County.....	856,800
Shelby County (with service to Christian County)...	1,697,700
Tazewell County.....	1,317,700
CRIS Rural Mass Transit District.....	1,317,800
Kendall County.....	3,060,100
McLean County.....	2,926,800
Woodford County.....	578,500
Lee and Ogle Counties.....	1,555,900
Whiteside County.....	1,167,300
Champaign County.....	1,125,600
Boone County.....	235,700
DeKalb County.....	884,300
Grundy County.....	834,600
Warren County.....	363,000
Rock Island/Mercer Counties.....	542,200
Hancock County.....	342,100
Macoupin County.....	778,100
Fulton County.....	471,600
Effingham County.....	707,300
City of Ottawa (serving LaSalle County).....	1,886,300
Carroll County.....	311,300
Logan County (with service to Mason County).....	754,600
Sangamon County (with service to Menard County).....	779,500
Jersey County (with service to Greene & Calhoun).....	531,400
Marshall County (with service to Stark County).....	235,700
Douglas County.....	<u>209,200</u>
Total	\$452,730,200

Section 250. The sum of \$1,808,600, or so much thereof as may be necessary, is appropriated from the Downstate Public Transportation Fund to the Department of Transportation for audit adjustments in accordance with Sections 2-7 and 2-15 of the "Downstate Public Transportation Act", as amended (30 ILCS 740/2-7 and 740/2-15), including prior year costs.

Section 255. The sum of \$2,500,000, or so much thereof as may be necessary, is appropriated from the Road Fund to the Department of Transportation for costs associated with the long-term heavy overhauls of locomotives.

Section 260. The sum of \$50,000,000, or so much thereof as may be necessary, is appropriated from the Road Fund to the Department of Transportation for funding the State's share of intercity rail passenger service and making necessary expenditures for services and other program improvements.

FOR HIGHWAY SAFETY

Section 265. The following named sums, or so much thereof as may be necessary for the agencies hereinafter named, are appropriated from the Road Fund to the Department of Transportation for implementation of the Illinois Highway Safety Program under provisions of the National Highway Safety Act of 1966, as amended, and Alcohol Traffic Safety Programs of Title XXIII of the Surface Transportation Assistance Act of 1982, as amended, and other federal highway safety initiatives as provided by law:

FOR THE DEPARTMENT OF TRANSPORTATION

For Contractual Services.....	215,400
For Travel.....	25,600
For Commodities.....	45,900
For Printing.....	40,000
For Equipment.....	0
For Telecommunication Services.....	10,300
For Operation of Automotive Equipment.....	<u>2,400</u>
Total	\$339,600

FOR THE LIQUOR CONTROL COMMISSION

For costs associated with implementation of the Illinois Highway Safety Program under provisions of the National Highway Safety Act of 1966, as amended, and Alcohol Traffic Safety Programs of Title XXIII of the Surface Transportation Assistance Act of 1982, as amended, and other federal highway safety initiatives as provided by law.....	47,100
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FOR THE ILLINOIS CRIMINAL JUSTICE INFO AUTHORITY

For costs associated with implementation of the Illinois Highway Safety Program under provisions of the National Highway Safety Act of 1966, as amended, and Alcohol Traffic Safety Programs of Title XXIII of the Surface Transportation Assistance Act of 1982, as amended, and other federal highway safety initiatives as provided by law.....	200,000
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FOR THE SECRETARY OF STATE

For costs associated with implementation of the Illinois Highway Safety Program under provisions of the National Highway

Safety Act of 1966, as amended, and Alcohol Traffic Safety Programs of Title XXIII of the Surface Transportation Assistance Act of 1982, as amended, and other federal highway safety initiatives as provided by law..... 318,900

FOR THE DEPARTMENT OF PUBLIC HEALTH

For costs associated with implementation of the Illinois Highway Safety Program under provisions of the National Highway Safety Act of 1966, as amended, and Alcohol Traffic Safety Programs of Title XXIII of the Surface Transportation Assistance Act of 1982, as amended, and other federal highway safety initiatives as provided by law ..... 426,500

FOR THE ILLINOIS STATE POLICE

For costs associated with implementation of the Illinois Highway Safety Program under provisions of the National Highway Safety Act of 1966, as amended, and Alcohol Traffic Safety Programs of Title XXIII of the Surface Transportation Assistance Act of 1982, as amended, and other federal highway safety initiatives as provided by law ..... 6,755,700

FOR THE ILLINOIS LAW ENFORCEMENT STANDARDS TRAINING BOARD

For costs associated with implementation of the Illinois Highway Safety Program under provisions of the National Highway Safety Act of 1966, as amended, and Alcohol Traffic Safety Programs of Title XXIII of the Surface Transportation Assistance Act of 1982, as amended, and other federal highway safety initiatives as provided by law..... 416,300

Total, This Section \$8,164,500

LUMP SUM AWARDS AND GRANTS

Section 270. The sum of \$10,250,000, or so much thereof as may be necessary, is appropriated from the Road Fund to the Department of Transportation for local highway safety grants to county and municipal governments, state and private universities and other private entities for implementation of the Illinois Highway Safety Program under provisions of the National Highway Safety Act of 1966, as amended, and Alcohol Traffic Safety Programs of Title XXIII of the Surface Transportation Assistance Act of 1982, as amended, and other federal highway safety initiatives as provided by law.

FOR COMMERCIAL MOTOR CARRIER SAFETY

Section 275. The following named sums, or so much thereof as may be necessary for the agencies hereinafter named, are appropriated from the Road Fund to the Department of Transportation for implementation of the Commercial Motor Vehicle Safety Program under provisions of Title IV of the Surface Transportation Assistance Act of 1982, as amended:

FOR THE DEPARTMENT OF TRANSPORTATION

For Contractual Services.....	108,100
For Travel.....	80,900
For Commodities.....	19,500
For Equipment.....	0
For Equipment:	
Purchase of Cars and Trucks.....	112,000
For Telecommunications Services.....	23,600
For Operation of Automotive Equipment.....	<u>166,300</u>
Total	\$510,400

FOR THE ILLINOIS STATE POLICE

For costs associated with implementation of the Commercial Motor Vehicle Safety Program under provisions of Title IV of the Surface Transportation Assistance Act of 1982, as amended.....	11,292,100
Total, This Section	\$11,802,500

MOTOR FUEL TAX ADMINISTRATION

Section 280. The following named sums, or so much thereof as may be necessary, are appropriated from the Motor Fuel Tax Fund to the Department of Transportation for the ordinary and contingent expenses incident to the operations and functions of administering the provisions of the "Illinois Highway Code", relating to use of Motor Fuel Tax Funds by the counties, municipalities, road districts and townships:

OPERATIONS

For Personal Services.....	11,106,900
For State Contributions to State Employees' Retirement System.....	6,238,600
For State Contributions to Social Security.....	848,400
For Group Insurance.....	4,158,000
For Contractual Services.....	15,400
For Travel.....	20,200
For Commodities.....	8,200
For Printing.....	30,600
For Equipment.....	300
For Telecommunications Services.....	18,800
For Operation of Automotive Equipment.....	6,500
Total, This Section	\$22,451,900

Section 285. The following named sums, or so much thereof as are available for distribution in accordance with Section 8 of the Motor Fuel Tax Law, are appropriated to the Department of Transportation for the purposes stated:

DISTRIBUTIVE ITEMS

Payable from the Motor Fuel Tax Counties Fund: For apportioning, allotting, and paying as provided by law to Counties.....	205,983,800
Payable from the Motor Fuel Tax Municipalities Fund: For apportioning, allotting, and paying as provided by law to Municipalities.....	287,256,200
Payable from the Motor Fuel Tax Townships and Road Districts Fund:	

[May 31, 2021]

For apportioning, allotting, and paying as provided by law to Counties for Distribution to Road Districts.....	<u>93,385,000</u>
Total	\$586,625,000

Section 290. The following named amounts, or so much thereof as are available for distribution in accordance with Section 8b of the Motor Fuel Tax Law, are appropriated from the Transportation Renewal Fund to the Department of Transportation for the purposes stated:

DISTRIBUTIVE ITEMS

For apportioning, allotting, and paying as provided by law:	
To Counties.....	138,026,500
To Municipalities.....	193,576,700
To Counties for Distribution to Road Districts.....	<u>62,646,800</u>
Total	\$394,250,000

Section 295. No contract shall be entered into or obligation incurred or any expenditure made from an appropriation herein made in:

Section 225.....	SCIP Debt Service I
Section 230.....	SCIP Debt Service II

of this Article until after the purpose and the amount of such expenditure has been approved in writing by the Governor.

Total, This Article	\$3,358,457,300
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ARTICLE 68  
DEPARTMENT OF TRANSPORTATION  
FOR CENTRAL ADMINISTRATION  
LUMP SUMS

Section 5. The sum of \$1,214,187, or so much thereof as may be necessary, and remains unexpended, at the close of business on June 30, 2021, from the appropriation and reappropriation heretofore made in Article 76, Section 15 and Article 77, Section 5 of Public Act 101-0637, as amended, is reappropriated from the Road Fund to the Department of Transportation for costs associated with hazardous material abatement.

Section 10. The sum of \$7,457,680, or so much thereof as may be necessary, and remains unexpended, at the close of business on June 30, 2021, less \$1,000,000 to be lapsed, from the appropriation and reappropriation heretofore made in Article 76, Section 15 and Article 77, Section 10 of Public Act 101-0637, as amended, is reappropriated from the Road Fund to the Department of Transportation for costs associated with auditing consultants for internal and external audits.

Section 15. The sum of \$2,350,157 or so much thereof as may be necessary, and remains unexpended, at the close of business on June 30, 2021, less \$1,500,000 to be lapsed, from the appropriation heretofore made in Article 76, Section 15 and Article 77, Section 15 of Public Act 101-0637, as amended, is reappropriated from the Road Fund to the Department of Transportation for costs associated with process modernization implementation of the Department.

FOR PLANNING AND PROGRAMMING  
LUMP SUMS

Section 20. The sum of \$1,367,347, or so much thereof as may be necessary, and remains unexpended, at the close of business on June 30, 2021, from the appropriation and reappropriation heretofore made in Article 76, Section 40 and Article 77, Section 20 of Public Act 101-0637, as amended, is reappropriated from the Road Fund to the Department of Transportation for Planning, Research and Development purposes.

Section 25. The sum of \$121,738,872, or so much thereof as may be necessary, and remains unexpended, at the close of business on June 30, 2021, less \$11,500,000 to be lapsed, from the appropriation and

reappropriation heretofore made in Article 76, Section 40 and Article 77, Section 25 of Public Act 101-0637, as amended, is reappropriated from the Road Fund to the Department of Transportation for metropolitan planning and research purposes as provided by law, provided such amounts shall not exceed funds to be made available from the federal government or local sources.

Section 30. The sum of \$25,111,835, or so much thereof as may be necessary, and remains unexpended, at the close of business on June 30, 2021, less \$4,000,000 to be lapsed, from the appropriation and reappropriation heretofore made in Article 76, Section 40 and Article 77, Section 30 of Public Act 101-0637, as amended, is reappropriated from the Road Fund to the Department of Transportation for metropolitan planning and research purposes as provided by law.

FOR HIGHWAY PROJECT IMPLEMENTATION  
LUMP SUMS

Section 35. The sum of \$32,554,868, or so much thereof as may be necessary, and remains unexpended, at the close of business on June 30, 2021, from the appropriations and reappropriation heretofore made in Article 76, Section 50 and Article 77, Section 35 of Public Act 101-0637, as amended, is reappropriated from the Road Fund to the Department of Transportation for reimbursements of eligible expenses arising from Local Traffic Signal Maintenance Agreements created by Part 468 of the Illinois Department of Transportation Rules and Regulations and reimbursements of eligible expenses arising from City, County and other State Maintenance Agreements.

Section 40. The sum of \$2,412,589, or so much thereof as may be necessary, and remains unexpended, at the close of business on June 30, 2021, from the appropriation and reappropriation heretofore made in Article 76, Section 55 and Article 77, Section 40 of Public Act 101-0637, as amended, is reappropriated from the Road Fund to the Department of Transportation for repair of damages by motorists to state vehicles and equipment or replacement of state vehicles and equipment, provided such amount does not exceed funds to be made available from collections from claims filed by the Department to recover the costs of such damages.

Section 45. The sum of \$9,261,481, or so much thereof as may be necessary, and remains unexpended, at the close of business on June 30, 2021, from the appropriation and reappropriation heretofore made in Article 76, Section 60 and Article 77, Section 45 of Public Act 101-0637, as amended, is reappropriated from the Road Fund to the Department of Transportation for costs associated with the State Radio Communications for the 21st Century (STARCOM) program.

Section 50. The sum of \$671,100, or so much thereof as may be necessary, and remains unexpended, at the close of business on June 30, 2021, less \$100,000 to be lapsed, from the appropriation and reappropriation heretofore made in Article 76, Section 65 and Article 77, Section 50 of Public Act 101-0637, as amended, is reappropriated from the Road Fund to the Department of Transportation for costs associated with Illinois Terrorism Task Force, that consist of approved purchases for homeland security provided such expenditures do not exceed funds made available by the federal government for this purpose.

Section 55. The sum of \$255,554, or so much thereof as may be necessary, and remains unexpended, at the close of business on June 30, 2021, from the appropriation and reappropriation heretofore made in Article 76, Section 75 and Article 77, Section 60 of Public Act 101-0637, as amended, is reappropriated from the Road Fund to the Department of Transportation for costs associated with the Technology Transfer Center, including the purchase of equipment, media initiatives and training, provided that such expenditures do not exceed funds to be made available by the federal government for this purpose.

Section 60. The sum of \$5,277,040, or so much thereof as may be necessary, and remains unexpended, at the close of business on June 30, 2021, from the appropriation and reappropriation heretofore made in Article 76, Section 80 and Article 77, Section 65 of Public Act 101-0637, as amended, is reappropriated from the Road Fund to the Department of Transportation for costs associated with highways safety media campaigns, provided such amounts do not exceed funds to be made available from the federal government.

[May 31, 2021]

Section 65. The sum of \$26,614,551, or so much thereof as may be necessary, and remains unexpended, at the close of business on June 30, 2021, less \$4,000,000 to be lapsed, from the appropriation and reappropriation heretofore made in Article 76, Section 85 and Article 77, Section 70 of Public Act 101-0637, as amended, is reappropriated from the Road Fund to the Department of Transportation for the state share of the IDOT ITS program.

Section 70. The sum of \$15,300,106, or so much thereof as may be necessary, and remains unexpended, at the close of business on June 30, 2021, from the appropriation and reappropriation heretofore made in Article 76, Section 115 and Article 77, Section 75 of Public Act 101-0637, as amended, is reappropriated from the Cycle Rider Safety Fund to the Department of Transportation for reimbursements to State and local universities and colleges for Cycle Rider Safety Training Programs.

Section 75. The sum of \$450,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the appropriation heretofore made in Article 76, Section 100 and Article 77, Section 80, of Public Act 101-0637, as amended, is reappropriated from the DUI Prevention and Education Fund to the Department of Transportation for all costs associated with providing grants, with guidance from the DUI Prevention and Education Commission, for crash victim programs and materials, impaired driving prevention programs, law enforcement support, and other DUI-related programs.

Section 80. The sum of \$40,000,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the appropriation heretofore made in Article 76, Section 180 and Article 77, Section 85, of Public Act 101-0637, as amended, is reappropriated from the State Aviation Program Fund to the Department of Transportation for the purposes described in Section 6z-20.1 of the State Finance Act.

Section 85. The sum of \$15,000,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the appropriation heretofore made in Article 76, Section 185 and Article 77, Section 90, of Public Act 101-0637, as amended, is reappropriated from the Sound-Reducing Windows and Doors Replacement Fund to the Department of Transportation for the purposes described in Section 6z-20.1 of the State Finance Act.

#### FOR HIGHWAY SAFETY PROGRAM AWARDS AND GRANTS

Section 90. The sum of \$25,271,922, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the appropriation and reappropriation heretofore made in Article 76, Section 270, and Article 77 Section 95 of Public Act 101-0637, as amended, is reappropriated from the Road Fund to the Department of Transportation for Illinois Highway Safety Program local highway safety projects by county and municipal governments, state and private universities and other private entities.

#### FOR INTERMODAL PROJECT IMPLEMENTATION LUMP SUMS

Section 95. The sum of \$875,703, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the appropriation and reappropriation heretofore made in Article 76, Section 200 and Article 77, Section 100 of Public Act 101-0637, as amended, is reappropriated from the Road Fund to the Department of Transportation for public transportation technical studies.

Section 100. The sum of \$4,042,782, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the appropriation and reappropriation heretofore made in Article 76, Section 210 and Article 77, Section 105 of Public Act 101-0637, as amended, is appropriated from the Federal Mass Transit Trust Fund to the Department of Transportation for federal reimbursement of costs associated with safety and Security Oversight as set forth in the federal transportation bill.

Section 105. The sum of \$4,703,753, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the appropriation and reappropriation heretofore made in

Article 76, Section 215 and Article 77, Section 110 of Public Act 101-0637, as amended, is reappropriated from the Federal Mass Transit Trust Fund to the Department of Transportation for federal reimbursement of transit studies as provided by the federal transportation bill.

Section 110 . The sum of \$54,955,002, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the appropriation heretofore made in Article 76, Section 217 of Public Act 101-0637, as amended, is reappropriated from the Federal Mass Transit Trust Fund to the Department of Transportation for support to rural transit districts as provided by the CARES Act, including prior incurred costs.

Section 115. The sum of \$7,000,000, or so much thereof as may be necessary, and remains unexpended, at the close of business on June 30, 2021, less \$4,000,000 to be lapsed, from the appropriation heretofore made in Article 76, Section 255 and Article 77, Section 115 of Public Act 101-0637, as amended, is reappropriated from the Road Fund to the Department of Transportation for costs associated with the long-term heavy overhauls of locomotives.

FOR EQUIPMENT

Section 120. The following named sums, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the appropriations and reappropriations heretofore made in Article 76, Sections 45, 120, 125, 130, 135, 140, 145, 150, 155, 160, and 165 and Article 77 Section 120 of Public Act 101-0637, as amended, is reappropriated from the Road Fund to the Department of Transportation for equipment as follows:

Highways Project Implementation

For Equipment.....	8,941,372
Day Labor	
For Equipment.....	1,036,659
District 1, Schaumburg Office	
For Equipment.....	6,450,251
District 2, Dixon Office	
For Equipment.....	2,596,178
District 3, Ottawa Office	
For Equipment.....	4,143,779
District 4, Peoria Office	
For Equipment.....	2,911,892
District 5, Paris Office	
For Equipment.....	1,861,697
District 6, Springfield Office	
For Equipment.....	2,526,867
District 7, Effingham Office	
For Equipment.....	2,469,608
District 8, Collinsville Office	
For Equipment.....	3,874,408
District 9, Carbondale Office	
For Equipment.....	<u>1,981,803</u>
Total	\$38,794,514

Section 125. The following named sums, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the appropriations and reappropriations heretofore made in Article 76, Sections 10, 45, 120, 125, 130, 135, 140, 145, 150, 155, 160, and 165 and Article 77, Section 125 of Public Act 101-0637, as amended, is reappropriated from the Road Fund to the Department of Transportation for the purchase of Cars and Trucks as follows:

Central Administration

For Purchase of Cars and Trucks.....	741,240
Highways Project Implementation	
For Purchase of Cars and Trucks.....	1,016,200
Day Labor	

For Purchase of Cars and Trucks.....	2,138,494
District 1, Schaumburg Office	
For Purchase of Cars and Trucks.....	14,033,267
District 2, Dixon Office	
For Purchase of Cars and Trucks.....	5,720,932
District 3, Ottawa Office	
For Purchase of Cars and Trucks.....	5,137,828
District 4, Peoria Office	
For Purchase of Cars and Trucks.....	4,187,717
District 5, Paris Office	
For Purchase of Cars and Trucks.....	2,841,918
District 6, Springfield Office	
For Purchase of Cars and Trucks.....	4,283,132
District 7, Effingham Office	
For Purchase of Cars and Trucks.....	4,333,002
District 8, Collinsville Office	
For Purchase of Cars and Trucks.....	4,070,819
District 9, Carbondale Office	
For Purchase of Cars and Trucks.....	<u>3,130,486</u>
Total	\$51,635,035

Total, this Article \$440,716,078

ARTICLE 69

Section 1. The following named amounts, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated from the General Revenue Fund to the Department of Veterans' Affairs:

CENTRAL OFFICE

For Personal Services.....	4,052,200
For State Contributions to Social Security.....	310,000
For Contractual Services.....	745,400
For Travel.....	25,400
For Commodities.....	5,600
For Printing.....	7,000
For Equipment.....	3,000
For Electronic Data Processing.....	3,009,900
For Telecommunications Services.....	1,134,400
For Operation of Auto Equipment.....	<u>11,700</u>
Total	\$9,304,600

Section 5. The sum of \$500,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Veterans' Affairs for all costs associated with the Veterans' Accountability Unit.

Section 10. The following named amounts, or so much thereof as may be necessary, are appropriated from the General Revenue Fund to the Department of Veterans' Affairs for the objects and purposes and in the amounts set forth as follows:

GRANTS-IN-AID

For Bonus Payments to War Veterans and Peacetime Crisis Survivors.....	198,000
For Providing Educational Opportunities for Children of Certain Veterans, as provided by law, including Prior Years Claims.....	<u>100,000</u>
Total	\$298,000

Section 15. The sum of \$3,500,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Veterans' Affairs for the payment of scholarships to students who are dependents of Illinois resident military personnel declared to be prisoners of war, missing in action, killed or permanently disabled, as provided by law.

Section 20. The following named amount, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Veterans' Affairs for the object and purpose and in the amount set forth below as follows:

For Cartage and Erection of Veterans' Headstones, including Prior Years Claims..... 425,000

Section 25. The amount of \$250,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Veterans' Affairs for costs associated with the Illinois Warrior Assistance Program.

Section 30. The amount of \$13,057,700, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Veterans' Affairs for costs associated with the Illinois Veterans' Home at Chicago.

Section 35. The amount of \$2,000,000, or so much thereof as may be necessary, is appropriated from the Illinois Veterans Assistance Fund to the Department of Veterans' Affairs for making grants, funding additional services, or conducting additional research projects relating to veterans' post traumatic stress disorder; veterans' homelessness; the health insurance cost of veterans; veterans' disability benefits, including but not limited to, disability benefits provided by veterans service organizations and veterans assistance commissions or centers; and the long-term care of veterans.

Section 40. The following named amount, or so much thereof as may be necessary, is appropriated from the Illinois Affordable Housing Trust Fund to the Department of Veterans' Affairs for the object and purpose and in the amount set forth as follows:

For Specially Adapted Housing for Veterans..... 240,000

Section 45. The amount of \$250,000, or so much thereof as may be necessary, is appropriated from the Illinois Military Family Relief Fund to the Department of Veterans' Affairs for the payment of benefits authorized under the Survivor's Compensation Act.

Section 50. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Veterans' Affairs for objects and purposes hereinafter named:

VETERANS' FIELD SERVICES

Payable from the General Revenue Fund:

For Personal Services.....	4,945,200
For State Contributions to Social Security.....	378,400
For Contractual Services.....	519,400
For Travel.....	68,600
For Commodities.....	8,400
For Printing.....	9,000
For Equipment.....	10,300
For Electronic Data Processing.....	0
For Telecommunications Services.....	501,400
For Operation of Auto Equipment.....	<u>23,400</u>
Total	\$6,464,100

Section 55. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Veterans' Affairs for the objects and purposes hereinafter named:

ILLINOIS VETERANS' HOME AT ANNA

Payable from General Revenue Fund:	
For Personal Services.....	4,283,900
For State Contributions to Social Security.....	327,800
For Contractual Services.....	0
For Commodities.....	0
For Electronic Data Processing.....	<u>0</u>
Total	\$4,611,700
Payable from Anna Veterans Home Fund:	
For Personal Services.....	1,060,000
For State Contributions to the State Employees' Retirement System.....	597,900
For State Contributions to Social Security.....	81,100
For Contractual Services.....	1,030,200
For Travel.....	3,500
For Commodities.....	682,100
For Printing.....	4,000
For Equipment.....	100,000
For Electronic Data Processing.....	24,000
For Telecommunications Services.....	52,100
For Operation of Auto Equipment.....	11,600
For Permanent Improvements.....	10,000
For Ordinary and Contingent Expenses-COVID-19....	1,555,000
For Refunds.....	<u>30,000</u>
Total	\$5,241,500

Section 60. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Veterans' Affairs for the objects and purposes hereinafter named:

ILLINOIS VETERANS' HOME AT QUINCY

Payable from General Revenue Fund:	
For Personal Services.....	28,476,400
For State Contributions to Social Security.....	2,178,600
For Contractual Services.....	0
For Commodities.....	0
For Electronic Data Processing.....	<u>0</u>
Total	\$30,655,000
Payable from Quincy Veterans Home Fund:	
For Personal Services.....	5,494,400
For Member Compensation.....	28,000
For State Contributions to the State Employees' Retirement System.....	3,098,900
For State Contributions to Social Security.....	422,500
For Contractual Services.....	5,900,000
For Travel.....	8,500
For Commodities.....	5,364,700
For Printing.....	25,000
For Equipment.....	642,800
For Electronic Data Processing.....	600,400
For Telecommunications Services.....	632,700
For Operation of Auto Equipment.....	70,000
For Permanent Improvements.....	640,000
For Ordinary and Contingent Expenses-COVID-19....	2,250,000
For Refunds.....	<u>70,000</u>

Total \$25,247,900

Section 65. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Veterans' Affairs for the objects and purposes hereinafter named:

ILLINOIS VETERANS' HOME AT LASALLE

Payable from General Revenue Fund:

For Personal Services.....	14,473,000
For State Contributions to Social Security.....	<u>1,107,300</u>
Total	\$15,580,300

Payable from LaSalle Veterans Home Fund:

For Personal Services.....	3,998,300
For State Contributions to the State Employees' Retirement System.....	2,255,100
For State Contributions to Social Security.....	305,900
For Contractual Services.....	2,409,700
For Travel.....	5,000
For Commodities.....	1,547,000
For Printing.....	15,500
For Equipment.....	170,000
For Electronic Data Processing.....	46,100
For Telecommunications.....	302,000
For Operation of Auto Equipment.....	15,600
For Permanent Improvements.....	50,000
For Ordinary and Contingent Expenses-COVID-19....	6,706,900
For Refunds.....	<u>50,000</u>
Total	\$17,877,100

Section 70. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Veterans' Affairs for the objects and purposes hereinafter named:

ILLINOIS VETERANS' HOME AT MANTENO

Payable from General Revenue Fund:

For Personal Services.....	17,143,800
For State Contributions to Social Security.....	<u>1,311,600</u>
Total	\$18,455,400

Payable from Manteno Veterans Home Fund:

For Personal Services.....	8,450,700
For Member Compensation.....	5,000
For State Contributions to the State Employees' Retirement System.....	4,766,200
For State Contributions to Social Security.....	646,900
For Contractual Services.....	7,035,000
For Travel.....	3,500
For Commodities.....	1,900,000
For Printing.....	15,000
For Equipment.....	250,000
For Electronic Data Processing.....	100,000
For Telecommunications Services.....	300,000
For Operation of Auto Equipment.....	75,000
For Permanent Improvements.....	350,000
For Ordinary and Contingent Expenses-COVID-19....	2,628,000
For Refunds.....	<u>100,000</u>
Total	\$26,625,300

Section 75. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Veterans' Affairs for costs associated with the operation of a program for homeless veterans at the Illinois Veterans' Home at Manteno:

Payable from General Revenue Fund.....	759,300
Payable from the Manteno Veterans Home Fund.....	<u>59,800</u>
Total	\$819,100

Section 80. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Veterans' Affairs for the objects and purposes hereinafter named:

STATE APPROVING AGENCY

Payable from GI Education Fund:	
For Personal Services.....	735,400
For State Contributions to the State Employees' Retirement System.....	414,800
For State Contributions to Social Security.....	56,300
For Group Insurance.....	170,500
For Contractual Services.....	637,900
For Travel.....	53,300
For Commodities.....	11,500
For Printing.....	12,000
For Equipment.....	72,300
For Electronic Data Processing.....	45,600
For Telecommunications Services.....	23,000
For Operation of Auto Equipment.....	<u>21,300</u>
Total	\$2,253,900

Section 85. The amount of \$100,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Department of Veterans' Affairs for a grant to K9 for Veterans.

ARTICLE 70

Section 1. The sum of \$1,550,400, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Arts Council for operational expenses for the fiscal year ending June 30, 2022.

Section 5. The following named sums, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated to the Illinois Arts Council to enhance the cultural environment in Illinois:

Payable from General Revenue Fund:	
For Grants and Financial Assistance for Creative Sector (Arts Organizations and Individual Artists).....	5,144,800
For Grants and Financial Assistance for Underserved Constituencies.....	1,120,000
For Grants and Financial Assistance for Arts Education.....	<u>1,332,500</u>
Total	\$7,597,300
Payable from the Illinois Arts Council Federal Grant Fund:	
For Grants and Programs to Enhance the Cultural Environment.....	935,000

Section 10. The sum of \$1,000,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Arts Council for the purpose of funding administrative and grant

expenses associated with programs supporting the visual arts, performing arts, languages, and related activities.

Section 15. The amount of \$1,507,100, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Arts Council for grants to certain public radio and television stations and related administrative expenses, pursuant to the Public Radio and Television Grant Act.

Section 20. In addition to other amounts appropriated for this purpose, the following named sum, or so much thereof as may be necessary, respectively, for the object and purpose hereinafter named, is appropriated to the Illinois Arts Council to enhance the cultural environment in Illinois:

Payable from Illinois Arts Council

Federal Grant Fund:

For Grants and Programs to Enhance

the Cultural Environment and associated

administrative costs..... 65,000

Section 25. The sum of \$417,000, or so much thereof as may be necessary, is appropriated for a grant from the General Revenue Fund to the Illinois Arts Council to the Illinois Humanities Council.

Section 30. The sum of \$825,000, or so much thereof as may be necessary, is appropriated for a grant from the General Revenue Fund to the Illinois Arts Council for arts and foreign language programming in schools.

Section 35. The sum of \$375,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Arts Council for administrative costs.

Section 40. The sum of \$950,000, or so much there of as may be necessary, is appropriated from the Illinois Arts Council Federal Grant Fund to the Illinois Arts Council for grants to support arts programs, services, and activities, and associated administrative costs, including prior year costs.

ARTICLE 71

Section 5. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Abraham Lincoln Presidential Library and Museum for ordinary and contingent expenses including grants:

Payable from the General Revenue Fund..... 7,969,300

Payable from the Presidential Library

and Museum Operating Fund..... 3,600,000

Payable from the Tourism Promotion Fund..... 3,600,000

ARTICLE 72

Section 5. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made in Article 80, Section 10 of Public Act 101-0637, as amended, is reappropriated to the Abraham Lincoln Presidential Library and Museum from the Presidential Library and Museum Operating Fund for costs associated with supporting online learning, including but not limited to artifact digitization and professional development courses.

ARTICLE 73

Section 5. The amount of \$2,400,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Governor's Office of Management and Budget to meet its operational expenses for the fiscal year ending June 30, 2022.

Section 10. The amount of \$100,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Governor's Office of Management and Budget to meet its operational expenses for Youth Budget Commission.

Section 15. The amount of \$350,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Governor's Office of Management and Budget to meet its operational expenses for the Budgeting for Results Initiative.

Section 20. The amount of \$1,475,000, or so much thereof as may be necessary, is appropriated from the Capital Development Fund to the Governor's Office of Management and Budget for ordinary and contingent expenses associated with the sale and administration of General Obligation bonds.

Section 25. The amount of \$650,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Governor's Office of Management and Budget for ordinary and contingent expenses associated with the sale and administration of Build Illinois bonds.

Section 30. The amount of \$573,700,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Retirement and Interest Fund to the Governor's Office of Management and Budget for the purpose of making payments to the Trustee under the Master Indenture as defined by and pursuant to the Build Illinois Bond Act.

Section 35. The amount of \$113,400, or so much thereof as may be necessary, is appropriated from the School Infrastructure Fund to the Governor's Office of Management and Budget for operational expenses related to the School Infrastructure Program.

Section 45. The sum of \$4,000,000, or so much thereof as may be necessary, is appropriated from the Grant Accountability and Transparency Fund to the Governor's Office of Management and Budget for costs in support of the implementation and administration of the Grant Accountability and Transparency Act and the Budgeting for Results initiative.

Section 50. The sum of \$250,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Governor's Office of Management and Budget for all costs and administrative expenses associated with implementing, monitoring and reporting State agency expenditures of funds received from the federal government, including funds made available under the American Rescue Plan Act or any other federal acts.

Section 55. No contract shall be entered into or obligation incurred for any expenditures from the appropriations made in Sections 20, 25 and 30 until after the purposes and amounts have been approved in writing by the Governor.

#### ARTICLE 74

Section 5. The amount of \$6,630,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Office of Executive Inspector General for its ordinary and contingent expenses.

Section 10. The amount of \$1,610,800, or so much thereof as may be necessary, is appropriated from the Public Transportation Fund to the Office of Executive Inspector General for its ordinary and contingent expenses.

#### ARTICLE 75

Section 5. The amount of \$7,521,800, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Executive Ethics Commission for its ordinary and contingent expenses.

Section 10. The amount of \$817,000, or so much thereof as may be necessary, is appropriated from the Road Fund to the Executive Ethics Commission for its ordinary and contingent expenses.

Section 15. The amount of \$736,500, or so much thereof as may be necessary, is appropriated from the Capital Development Board Revolving Fund to the Executive Ethics Commission for its ordinary and contingent expenses.

Section 20. The amount of \$992,000, or so much thereof as may be necessary, is appropriated from the Professional Services Fund to the Executive Ethics Commission for its ordinary and contingent expenses.

ARTICLE 76

Section 1. The following named amounts, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated to the Capital Development Board:

GENERAL OFFICE

Payable from Capital Development Fund:

For Personal Services.....	13,000,000
For State Contributions to State Employees' Retirement System.....	7,332,400
For State Contributions to Social Security.....	994,500
For Group Insurance.....	<u>3,630,500</u>
Total	\$24,957,400

Payable from Capital Development Board Revolving Fund:

For Contractual Services.....	1,612,000
For Travel.....	200,000
For Commodities.....	25,900
For Printing.....	14,500
For Equipment.....	10,000
For Electronic Data Processing.....	282,100
For Telecommunications Services.....	163,600
For Operation of Auto Equipment.....	20,000
For Job Related Outreach.....	100,000
For Facilities Conditions Assessments and Analysis.....	2,500,000
For Project Management Tracking.....	1,500,000
For Operational Expenses.....	<u>4,685,600</u>
Total	\$11,113,700

Payable from the School Infrastructure Fund:

For operational purposes relating to the School Infrastructure Program.....	600,000
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ARTICLE 77

Section 1. The sum of \$477,400, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Civil Service Commission to meet its operational expenses for the fiscal year ending June 30, 2022.

ARTICLE 78

Section 5. The following named amount, or so much thereof as may be necessary, is appropriated to the Coroner Training Board as follows:

Payable from the Death Certificate Surcharge Fund:

For Expenses of the Coroner Training Board Pursuant to Public Act 99-0408.....	<u>450,000</u>
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Total \$450,000

ARTICLE 79

Section 1. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated for the ordinary and contingent expenses to the Illinois Commerce Commission:

CHAIRMAN AND COMMISSIONER'S OFFICE

Payable from Transportation Regulatory Fund:	
For Personal Services.....	87,800
For State Contributions to State Employees' Retirement System.....	49,500
For State Contributions to Social Security.....	6,700
For Group Insurance.....	35,900
For Contractual Services.....	500
For Travel.....	1,500
For Equipment.....	0
For Telecommunications.....	4,000
For Operation of Auto Equipment.....	0
<b>Total</b>	<b>\$185,900</b>

Payable from Public Utility Fund:	
For Personal Services.....	1,086,300
For State Contributions to State Employees' Retirement System.....	612,700
For State Contributions to Social Security.....	83,100
For Group Insurance.....	243,500
For Contractual Services.....	33,300
For Travel.....	43,400
For Commodities.....	1,000
For Equipment.....	500
For Telecommunications.....	11,000
For Operation of Auto Equipment.....	<u>500</u>
<b>Total</b>	<b>\$2,115,300</b>

Section 5. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated from the Public Utility Fund for the ordinary and contingent expenses of the Illinois Commerce Commission:

PUBLIC UTILITIES

For Personal Services.....	14,905,600
For State Contributions to State Employees' Retirement System.....	8,406,700
For State Contributions to Social Security.....	1,140,300
For Group Insurance.....	3,478,100
For Contractual Services.....	2,273,600
For Travel.....	91,700
For Commodities.....	24,000
For Printing.....	22,000
For Equipment.....	91,000
For Electronic Data Processing.....	1,010,100
For Telecommunications.....	120,000
For Operation of Auto Equipment.....	45,000
For Refunds.....	<u>26,500</u>
<b>Total</b>	<b>\$31,634,600</b>

Section 10. The sum of \$600,000, or so much thereof as may be necessary, is appropriated from the Illinois Underground Utility Facilities Damage Prevention Fund to the Illinois Commerce Commission for a

grant to the Statewide One-call Notice System, as required in the Illinois Underground Utility Facilities Damage Prevention Act.

Section 15. The sum of \$1,000, or so much thereof as may be necessary, is appropriated from the Illinois Underground Utility Facilities Damage Prevention Fund to the Illinois Commerce Commission for refunds.

Section 20. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated from the Transportation Regulatory Fund for ordinary and contingent expenses to the Illinois Commerce Commission:

TRANSPORTATION

For Personal Services.....	6,943,800
For State Contributions to State Employees' Retirement System.....	3,916,300
For State Contributions to Social Security.....	531,000
For Group Insurance.....	1,682,300
For Contractual Services.....	730,200
For Travel.....	80,000
For Commodities.....	42,500
For Printing.....	60,000
For Equipment.....	224,000
For Electronic Data Processing.....	444,500
For Telecommunications.....	409,500
For Operation of Auto Equipment.....	90,000
For Refunds.....	<u>24,700</u>
Total	\$15,178,800

Section 30. The sum of \$3,000,000, or so much thereof as may be necessary, is appropriated from the Transportation Regulatory Fund to the Illinois Commerce Commission for (1) disbursing funds collected for the Single State Insurance Registration Program and/or Unified Carrier Registration System; (2) for refunds for overpayments; and (3) for administrative expenses.

Section 35. The sum of \$2,000,000, or so much thereof as may be necessary, is appropriated from the Illinois Telecommunications Access Corporation Fund to the Illinois Commerce Commission for administrative costs and for distribution to the Illinois Telecommunications Access Corporation, as required in the Illinois Public Utilities Act, Section 13-703.

ARTICLE 80

Section 1. The sum of \$639,400, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Deaf and Hard of Hearing Commission for operational expenses of the fiscal year ending June 30, 2022.

Section 5. The sum of \$243,100, or so much thereof as may be necessary, is appropriated from the Interpreters for the Deaf Fund to the Deaf and Hard of Hearing Commission for administration and enforcement of the Interpreter for the Deaf Licensure Act of 2007.

ARTICLE 81

ADMINISTRATION

Section 5. The following named amounts, or so much thereof as may be necessary, respectively, for objects and purposes hereinafter named, are appropriated to the Environmental Protection Agency:

Payable from U.S. Environmental Protection Fund:

For Contractual Services.....	2,500,000
For Electronic Data Processing.....	2,500,000
Payable from Underground Storage Tank Fund:	
For Contractual Services.....	444,900

For Electronic Data Processing.....	479,800
Payable from Solid Waste Management Fund:	
For Contractual Services.....	593,000
For Electronic Data Processing.....	599,900
Payable from Subtitle D Management Fund:	
For Contractual Services.....	118,900
For Electronic Data Processing.....	131,200
Payable from Water Revolving Fund:	
For Contractual Services.....	1,120,800
For Electronic Data Processing.....	1,308,100
Payable from Hazardous Waste Fund:	
For Contractual Services.....	375,400
For Electronic Data Processing.....	414,200
Payable from Environmental Protection Permit and Inspection Fund:	
For Contractual Services.....	592,600
For Electronic Data Processing.....	675,800
For Refunds.....	100,000
Payable from Vehicle Inspection Fund:	
For Contractual Services.....	550,000
For Electronic Data Processing.....	600,000
Payable from the Illinois Clean Water Fund:	
For Contractual Services.....	660,600
For Electronic Data Processing.....	784,900

ADMINISTRATION

Section 10. The sum of \$1,450,000, or so much thereof as may be necessary, is appropriated to the Environmental Protection Agency from the EPA Special State Projects Trust Fund for the purpose of funding all costs associated with environmental programs, including costs in prior years.

Section 15. The sum of \$400,000, or so much thereof as may be necessary, is appropriated from the U.S. Environmental Protection Fund to the Environmental Protection Agency for all costs associated with environmental projects as defined by federal assistance awards.

Section 20. The sum of \$100,000, or so much thereof as may be necessary, is appropriated from the Oil Spill Response Fund to the Environmental Protection Agency for use in accordance with Section 25c-1 of the Environmental Protection Act.

Section 25. The amount of \$4,000,000, or so much thereof as may be necessary, is appropriated from the Environmental Protection Trust Fund to the Environmental Protection Agency for awards and grants as directed by the Environmental Protection Trust Fund Commission.

Section 30. The sum of \$23,000,000, or so much thereof as may be necessary, is appropriated to the Illinois Environmental Protection Agency from the Motor Fuel Tax Fund for deposit into the Vehicle Inspection Fund.

Section 35. The following named amounts, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated to the Environmental Protection Agency:

AIR POLLUTION CONTROL

Payable from U.S. Environmental Protection Fund:	
For Personal Services.....	4,810,000
For State Contributions to State Employees' Retirement System.....	2,712,900
For State Contributions to Social Security.....	370,000

For Group Insurance.....	1,404,500
For Contractual Services.....	2,704,000
For Travel.....	31,600
For Commodities.....	132,000
For Printing.....	15,000
For Equipment.....	450,000
For Telecommunications Services.....	215,000
For Operation of Auto Equipment.....	52,000
For Use by the City of Chicago.....	412,000
For all expenses related to Clean Air Activities and other environmental projects as defined by federal assistance awards, including costs in prior years.....	<u>4,950,000</u>
Total	\$18,259,000
Payable from the Environmental Protection Permit and Inspection Fund for Air Permit and Inspection Activities: For Personal Services and other Expenses.....	6,500,000
Payable from the Vehicle Inspection Fund: For Personal Services.....	3,500,000
For State Contributions to State Employees' Retirement System.....	1,975,000
For State Contributions to Social Security.....	270,000
For Group Insurance.....	1,250,000
For Contractual Services, including prior year costs.....	11,000,000
For Travel.....	10,000
For Commodities.....	15,000
For Printing.....	20,000
For Equipment.....	20,000
For Telecommunications.....	250,000
For Operation of Auto Equipment.....	20,000
For the Alternate Fuels Rebate and Grant Program including rates from prior years.....	<u>5,000,000</u>
Total	\$23,330,000

Section 40. The following named amounts, or so much thereof as may be necessary, is appropriated from the Clean Air Act Permit Fund to the Environmental Protection Agency for the purpose of funding Clean Air Act Title V activities in accordance with Clean Air Act Amendments of 1990:

For Personal Services and Other Expenses of the Program.....	18,000,000
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Section 45. The following named amounts, or so much thereof as may be necessary, are appropriated from the Alternate Fuels Fund to the Environmental Protection Agency for the purpose of administering the Alternate Fuels Rebate Program and the Ethanol Fuel Research Program:

For Personal Services and Other Expenses.....	225,000
For Grants and Rebates, including costs in prior years.....	<u>3,000,000</u>
Total	\$3,225,000

Section 50. The sum of \$150,000, or so much thereof as may be necessary, is appropriated from the Alternative Compliance Market Account Fund to the Environmental Protection Agency for all costs associated with the emissions reduction market program.

LABORATORY SERVICES

Section 60. The sum of \$2,000,000, or so much thereof as may be necessary, is appropriated from the Illinois Clean Water Fund to the Environmental Protection Agency for the purpose of laboratory analysis of samples.

Section 65. The following named amount, or so much thereof as may be necessary, is appropriated from the Community Water Supply Laboratory Fund to the Environmental Protection Agency for the purpose of performing laboratory testing of samples from community water supplies and for administrative costs of the Agency and the Community Water Supply Testing Council:

For Personal Services and Other

Expenses of the Program..... 1,200,000

Section 70. The sum of \$540,000, or so much thereof as may be necessary, is appropriated from the Environmental Laboratory Certification Fund to the Environmental Protection Agency for the purpose of administering the environmental laboratories certification program.

Section 75. The following named amounts, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, including prior year costs, are appropriated to the Environmental Protection Agency:

LAND POLLUTION CONTROL

Payable from U.S. Environmental Protection Fund:

For Personal Services..... 4,174,000

For State Contributions to State

Employees' Retirement System..... 2,400,000

For State Contributions to

Social Security..... 320,000

For Group Insurance..... 1,299,000

For Contractual Services..... 340,000

For Travel..... 60,000

For Commodities..... 50,000

For Printing..... 30,000

For Equipment..... 75,000

For Telecommunications Services..... 150,000

For Operation of Auto Equipment..... 50,000

For Underground Storage Tank Program..... 2,850,000

For all expenses related to remedial,

Preventive or corrective actions in accordance with the Federal Comprehensive and Liability

Act of 1980 and other environmental

projects as defined by federal assistance

awards, including costs in prior years..... 10,500,000

Total

\$22,298,000

Section 80. The following named sums, or so much thereof as may be necessary, are appropriated to the Environmental Protection Agency for the purpose of funding the Underground Storage Tank Program:

Payable from the Underground Storage Tank Fund:

For Personal Services..... 3,600,000

For State Contributions to State

Employees' Retirement System..... 2,100,000

For State Contributions to

Social Security..... 280,000

For Group Insurance..... 1,200,000

For Contractual Services..... 5,320,000

For Travel..... 8,000

For Commodities.....	20,000
For Printing.....	5,000
For Equipment.....	100,000
For Telecommunications Services.....	150,000
For Operation of Auto Equipment.....	16,300
For Contracts for Site Remediation and for Reimbursements to Eligible Owners/ Operators of Leaking Underground Storage Tanks, including claims submitted in prior years.....	<u>40,100,000</u>
Total	\$52,899,300

Section 85. The sum of \$3,200,000, or so much thereof as may be necessary, is appropriated from the Drycleaner Environmental Response Trust Fund to the Environmental Protection Agency for use in accordance with the Drycleaner Environmental Response Trust Fund Act.

Section 90. The following named sums, or so much thereof as may be necessary, are appropriated to the Environmental Protection Agency for use in accordance with Section 22.2 of the Environmental Protection Act:

Payable from the Hazardous Waste Fund:

For Personal Services.....	3,300,000
For State Contributions to State Employees' Retirement System.....	1,900,000
For State Contributions to Social Security.....	255,000
For Group Insurance.....	1,010,000
For Contractual Services.....	442,500
For Travel.....	30,000
For Commodities.....	15,000
For Printing.....	25,000
For Equipment.....	40,000
For Telecommunications Services.....	40,000
For Operation of Auto Equipment.....	37,500
For Refunds.....	50,000
For Contractual Services for Site Remediations, including costs in Prior Years.....	<u>10,000,000</u>
Total	\$17,145,000

Section 95. The following named sums, or so much thereof as may be necessary, are appropriated from the Environmental Protection Permit and Inspection Fund to the Environmental Protection Agency for land permit and inspection activities:

For Personal Services.....	2,300,000
For State Contributions to State Employees' Retirement System.....	1,300,000
For State Contributions to Social Security.....	176,000
For Group Insurance.....	640,000
For Contractual Services.....	40,000
For Travel.....	6,500
For Commodities.....	5,000
For Printing.....	100,000
For Equipment.....	5,000
For Telecommunications Services.....	15,000
For Operation of Auto Equipment.....	<u>5,000</u>
Total	\$4,592,500

Section 100. The following named sums, or so much thereof as may be necessary, are appropriated from the Solid Waste Management Fund to the Environmental Protection Agency for use in accordance with Section 22.15 of the Environmental Protection Act:

For Personal Services.....	4,600,000
For State Contributions to State Employees' Retirement System.....	2,600,000
For State Contributions to Social Security.....	355,000
For Group Insurance.....	1,380,000
For Contractual Services.....	122,000
For Travel.....	25,000
For Commodities.....	10,000
For Printing.....	50,000
For Equipment.....	12,500
For Telecommunications Services.....	100,000
For Operation of Auto Equipment.....	15,000
For Refunds.....	5,000
For financial assistance to units of local government for operations under delegation agreements, including prior year costs.....	<u>3,000,000</u>
Total	\$12,274,500

Section 105. The following named sums, or so much therefore as may be necessary, are appropriated to the Environmental Protection Agency for all costs associated with solid waste management activities, including costs from prior years:

Payable from the Solid Waste Management Fund.....	4,500,000
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Section 110. The following named amounts, or so much thereof as may be necessary, are appropriated from the Used Tire Management Fund to the Environmental Protection Agency for purposes as provided for in Section 55.6 of the Environmental Protection Act:

For Personal Services.....	3,350,000
For State Contributions to State Employees' Retirement System.....	1,900,000
For State Contributions to Social Security.....	258,000
For Group Insurance.....	1,090,000
For Contractual Services, including prior year costs.....	3,500,000
For Travel.....	20,000
For Commodities.....	10,000
For Printing.....	10,000
For Equipment.....	20,000
For Telecommunications Services.....	50,000
For Operation of Auto Equipment.....	<u>25,000</u>
Total	\$10,233,000

Section 115. The following named amounts, or so much thereof as may be necessary, are appropriated from the Subtitle D Management Fund to the Environmental Protection Agency for the purpose of funding the Subtitle D permit program in accordance with Section 22.44 of the Environmental Protection Act:

For Personal Services.....	1,070,000
For State Contributions to State Employees' Retirement System.....	605,000
For State Contributions to Social Security.....	82,000

For Group Insurance.....	320,000
For Contractual Services.....	300,000
For Travel.....	8,000
For Commodities.....	20,000
For Printing.....	25,000
For Equipment.....	25,000
For Telecommunications.....	125,000
For Operation of Auto Equipment.....	<u>18,000</u>
Total	\$2,598,000

Section 120. The sum of \$400,000, or so much thereof as may be necessary, is appropriated from the Landfill Closure and Post-Closure Fund to the Environmental Protection Agency for the purpose of funding closure activities in accordance with Section 22.17 of the Environmental Protection Act.

Section 125. The following named amount, or so much thereof as may be necessary, is appropriated to the Environmental Protection Agency for use in accordance with the Brownfields Redevelopment program:

Payable from the Brownfields Redevelopment Fund:

For Personal Services and Other

Expenses of the Program..... 1,500,000

Section 130. The sum of \$4,500,000, or so much thereof as may be necessary, is appropriated from the Brownfields Redevelopment Fund to the Environmental Protection Agency for financial assistance from Brownfields redevelopment in accordance with 58.3(5), 58.13 and 58.15 of the Environmental Protection Act, including costs in prior years.

Section 135. The sum of \$750,000, or so much thereof as may be necessary, is appropriated from the Solid Waste Management Fund to the Environmental Protection Agency for use in accordance with Public Act 95-0959, Electronic Products Recycling and Reuse Act.

Section 140. The sum of \$1,300,000, or so much thereof as may be necessary, is appropriated from the Environmental Protection Trust Fund to the Environmental Protection Agency for all expenses related to removal or mediation actions at the Worthy Park, Cook County, hazardous waste site.

Section 145. The sum of \$5,000,000, or so much thereof as may be necessary, is appropriated from the DCEO Energy Projects Fund to the Environmental Protection Agency for expenses and grants connected with energy programs, including prior year costs.

Section 150. The sum of \$6,000,000, or so much thereof as may be necessary, is appropriated from the Federal Energy Fund to the Environmental Protection Agency for expenses and grants connected with the State Energy Program, including prior year costs.

Section 155. The sum of \$2,000,000, or so much thereof as may be necessary, is appropriated from the Renewable Energy Resources Trust Fund to the Environmental Protection Agency to provide a grant to Joliet Junior College for purposes of funding education and training for renewable energy and energy efficiency technology, and for the operations and services of the Illinois Green Economy Network, pursuant to Public Act 100-0402.

Section 160. The sum of \$2,000,000, or so much thereof as may be necessary, is appropriated from the Energy Efficiency Trust Fund to the Environmental Protection Agency for grants pursuant to subsection (b) of Section 6-6 of the Renewable Energy, Energy Efficiency, and Coal Resources Development Law of 1997.

Section 161. The amount of \$4,000,000, or so much thereof as may be necessary, is appropriated from the Illinois Clean Water Fund to the Environmental Protection Agency to provide a grant to Lewis and Clark Community College for purposes of the National Great Rivers Research and Education Center (NGRREC).

Section 165. The following named amounts, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated to the Environmental Protection Agency:

BUREAU OF WATER

Payable from U.S. Environmental Protection Fund:	
For Personal Services.....	5,642,900
For State Contributions to State Employees' Retirement System.....	3,200,000
For State Contributions to Social Security.....	432,000
For Group Insurance.....	1,700,000
For Contractual Services.....	2,000,000
For Travel.....	113,900
For Commodities.....	40,000
For Printing.....	48,100
For Equipment.....	150,000
For Telecommunications Services.....	106,400
For Operation of Auto Equipment.....	34,800
For Use by the Department of Public Health.....	830,000
For all expenses related to non-point source pollution management and special water pollution studies and other environmental projects as defined by federal assistance awards including costs in prior years.....	8,950,000
For Water Quality Planning, including costs in prior years.....	900,000
For Use by the Department of Agriculture.....	<u>160,000</u>
Total	\$24,308,100

Section 170. The following named sums, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated to the Environmental Protection Agency:

Payable from the Environmental Protection Permit and Inspection Fund:	
For Personal Services.....	1,600,000
For State Contribution to State Employees' Retirement System.....	905,000
For State Contribution to Social Security.....	124,000
For Group Insurance.....	300,000
For Contractual Services.....	500,000
For Travel.....	25,000
For Commodities.....	50,000
For Equipment.....	50,000
For Telecommunications Services.....	50,000
For Operation of Automotive Equipment.....	<u>50,000</u>
Total	\$3,654,000

Section 175. The amount of \$14,000,000, or so much thereof as may be necessary, is appropriated from the Illinois Clean Water Fund to the Environmental Protection Agency for all costs associated with clean water activities.

Section 180. The following named amounts, or so much thereof as may be necessary, respectively, for the object and purposes hereinafter named, are appropriated to the Environmental Protection Agency:

[May 31, 2021]

Payable from the Water Revolving Fund:	
For Administrative Costs of Water Pollution Control Revolving Loan Program.....	8,000,000
For Program Support Costs of Water Pollution Control Program.....	20,500,000
For Administrative Costs of the Drinking Water Revolving Loan Program.....	2,000,000
For Program Support Costs of the Drinking Water Program.....	10,000,000
For Technical Assistance to Small Systems.....	735,000
For Administration of the Public Water System Supervision (PWSS) Program, Source Water Protection, Development And Implementation of Capacity Development, and Operator Certification Programs.....	3,600,000
For Clean Water Administration Loan Eligible Activities.....	10,000,000
For Local Assistance and Other 1452(k) Activities.....	<u>5,500,000</u>
Total	\$60,335,000

Section 185. The sum of \$50,000,000, or so much thereof as may be necessary, is appropriated from the Coal Combustion Residual Surface Impoundment Financial Assurance Fund to the Environmental Protection Agency for the purpose of funding closure activities in accordance with Section 22.59 of the Environmental Protection Act.

Section 190. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Environmental Protection Agency for the objects and purposes hereinafter named, to meet the ordinary and contingent expenses of the Pollution Control Board Division:

POLLUTION CONTROL BOARD DIVISION

Payable from Pollution Control Board Fund:	
For Contractual Services.....	0
For Telecommunications Services.....	0
For Operational Expenses.....	25,000
For Refunds.....	<u>2,000</u>
Total	\$27,000
Payable from the Environmental Protection Permit and Inspection Fund:	
For Personal Services.....	610,000
For State Contributions to State Employees' Retirement System.....	344,100
For State Contributions to Social Security.....	46,700
For Group Insurance.....	141,000
For Contractual Services.....	0
For Travel.....	0
For Telecommunications Services.....	<u>0</u>
Total	\$1,141,800
Payable from the Clean Air Act Permit Fund:	
For Personal Services.....	350,000
For State Contributions to State Employees' Retirement System.....	197,400
For State Contributions to Social Security.....	26,800
For Group Insurance.....	94,000
For Contractual Services.....	<u>0</u>
Total	\$668,200

Section 195. The amount of \$472,400, or so much thereof as may be necessary, is appropriated from the Used Tire Management Fund to the Environmental Protection Agency for the purposes as provided for in Section 55.6 of the Environmental Protection Act.

Section 200. The amount of \$1,759,600, or so much thereof as may be necessary, is appropriated from the Underground Storage Tank Fund to the Environmental Protection Agency for case processing of leaking underground storage tank permit and claims appeals.

Section 205. The sum of \$1,075,000, or so much thereof as may be necessary, is appropriated to the Environmental Protection Agency from the Partners for Conservation Fund for administration of the Nutrient Loss Reduction Strategy and water monitoring.

#### ARTICLE 82

Section 5. The sum of \$392,600, or so much thereof as may be necessary, and remains unexpended, at the close of business on June 30, 2021, from the appropriation heretofore made in Article 90, Section 5, of Public Act 101-0637 as amended, is reappropriated from the VW Settlement Environmental Mitigation Fund to the Environmental Protection Agency for all costs, including administrative expenses, associated with funding eligible mitigation actions that achieve reductions of emissions in accordance with the Environmental Mitigation Trust Agreement relating to the Partial Consent Decree between U.S. Department of Justice, Volkswagen AG and other settling defendants.

Section 10. The sum of \$60,000,000, or so much thereof as may be necessary, and remains unexpended, at the close of business on June 30, 2021, from the reappropriation heretofore made in Article 90, Section 10, of Public Act 101-0637 as amended, is reappropriated from the VW Settlement Environmental Mitigation Fund to the Environmental Protection Agency for all costs, including administrative expenses, associated with funding eligible mitigation actions that achieve reductions of emissions in accordance with the Environmental Mitigation Trust Agreement relating to the Partial Consent Decree between U.S. Department of Justice, Volkswagen AG and other settling defendants.

Section 15. The sum of \$28,679,700, or so much thereof as may be necessary, and remains unexpended, at the close of business on June 30, 2021, from the appropriation heretofore made in Article 89, Section 55, of Public Act 101-0637 as amended, is reappropriated from the VW Settlement Environmental Mitigation Fund to the Environmental Protection Agency for all costs, including administrative expenses, associated with funding eligible mitigation actions that achieve reductions of emissions in accordance with the Environmental Mitigation Trust Agreement relating to the Partial Consent Decree between U.S. Department of Justice, Volkswagen AG and other settling defendants.

#### ARTICLE 83

Section 1. The sum of \$10,209,700, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Guardianship and Advocacy Commission for operational expenses of the fiscal year ending June 30, 2022.

Section 5. The sum of \$2,997,900, or so much thereof as may be necessary, is appropriated from the Guardianship and Advocacy Fund to the Guardianship and Advocacy Commission for services pursuant to Section 5 of the Guardianship and Advocacy Act.

#### ARTICLE 84

Section 1. The sum of \$2,130,400, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Human Rights Commission for operational expenses of the Commission.

Section 5. The sum of \$959,200, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Human Rights Commission for the Illinois Torture Inquiry and Relief Commission.

ARTICLE 85

Section 1. The sum of \$1,250,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Commission on Equity and Inclusion for the ordinary and contingent expenses of the Commission.

Section 5. The sum of \$2,000,000, or so much thereof as may be necessary, is appropriated from the Professional Services Fund to the Commission on Equity and Inclusion for the ordinary and contingent expenses of the Commission.

ARTICLE 86

Section 5. The following named amounts, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated to meet the ordinary and contingent expenses of the Illinois Criminal Justice Information Authority:

OPERATIONS

Payable from General Revenue Fund:

For Personal Services.....	1,628,300
For State Contributions to Social Security.....	124,600
For Contractual Services.....	250,000
For Travel.....	5,000
For Commodities.....	500
For Printing.....	1,500
For Equipment.....	0
For Electronic Data Processing.....	28,600
For Telecommunications Services.....	27,100
For Operation of Auto Equipment.....	2,000
For Operational Expenses and Awards.....	<u>695,200</u>
Total	\$2,762,800

Section 10. The amount of \$525,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Criminal Justice Information Authority for the Illinois Family Violence Coordinating Council Program.

Section 15. The amount of \$443,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Criminal Justice Information Authority for all costs associated with Bullying Prevention.

Section 20. The amount of \$250,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Criminal Justice Information Authority for all costs associated with technical assistance and navigation of the Grant Accountability and Transparency Act.

Section 25. The amount of \$9,271,000, or so much thereof as may be necessary, is appropriated to the Illinois Criminal Justice Information Authority from the General Revenue Fund for administrative costs, awards and grants for Adult Redeploy and Diversion Programs.

Section 30. The amount of \$1,200,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Criminal Justice Information Authority for the purpose of awarding grants, contracts, administrative expenses and all related costs for the Safe From the Start Program.

Section 35. The amount of \$7,541,300, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Criminal Justice Information Authority for administrative costs, awards and grants for Community-Based Violence Prevention Programs.

Section 40. The amount of \$6,094,300, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Criminal Justice Information Authority for grants and administrative expenses related to Metropolitan Family Services' support of street intervention programming.

Section 45. The amount of \$7,460,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Criminal Justice Information Authority for a grant to Acclivus, Inc. for violence prevention and reduction, including administrative costs.

Section 50. The amount of \$1,200,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Criminal Justice Information Authority for a grant to Southland Juvenile Justice Council for violence prevention and reduction, including administrative costs.

Section 55. The amount of \$371,600, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Criminal Justice Information Authority for a grant to HV Neighborhood Transformation Inc. for violence prevention and reduction, including administrative costs.

Section 56. The amount of \$371,600, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Criminal Justice Information Authority for a grant to the Don Moyer Boys & Girls Club for violence prevention and reduction, including administrative costs.

Section 60. The amount of \$743,200, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Criminal Justice Information Authority for a grant to Legacy Reentry Foundation for violence prevention and reduction, including administrative costs.

Section 65. The amount of \$143,200, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Criminal Justice Information Authority for a grant to Community Lifeline for violence prevention and reduction, including administrative costs.

Section 70. The amount of \$743,200, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Criminal Justice Information Authority for a grant to Rockford Park District for violence prevention and reduction, including administrative costs.

Section 75. The amount of \$1,500,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Criminal Justice Information Authority for a grant to Peoria Park District for violence prevention and reduction, including administrative costs.

Section 85. The amount of \$788,500, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Criminal Justice Information Authority for a grant to Proviso Leyden Community Council for Community Action for violence prevention and reduction, including administrative costs.

Section 90. The amount of \$788,500, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Criminal Justice Information Authority for a grant to H.O.P.E. Helping Our People Excel for violence prevention and reduction, including administrative costs.

Section 91. The sum of \$788,500, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the appropriation heretofore made in Article 93, Section 100, of Public Act 101-0637, as amended, is reappropriated from the General Revenue Fund to the Illinois Criminal Justice Information Authority for a grant to H.O.P.E. Helping Our People Excel for violence prevention and reduction, including administrative costs.

Section 92. The amount of \$197,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Criminal Justice Information Authority for a grant to Major Adams Community Center, including administrative costs.

Section 93. The amount of \$197,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Criminal Justice Information Authority for a grant to Breakthrough Family Plex and Community Center, including administrative costs.

Section 94. The amount of \$197,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Criminal Justice Information Authority for a grant to Alliance for Local Services Organizations, including administrative costs.

Section 95. The amount of \$197,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Criminal Justice Information Authority for a grant to Institute for Nonviolence Chicago, including administrative costs.

Section 100. The amount of \$1,400,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Criminal Justice Information Authority for a grant to the East St. Louis School District #189 for trauma recovery services, including administrative costs.

Section 105. The amount of \$1,000,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Criminal Justice Information Authority for a grant to the Safer Foundation for violence prevention services and any associated administrative expenses.

Section 110. The amount of \$1,000,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Criminal Justice Information Authority for grants to local law enforcement agencies, other first responders, and co-responders for training and other allowable costs pursuant to the Community-Law Enforcement and Other First Responder Partnership for Deflection and Addiction Treatment Act and any associated administrative expenses.

Section 115. The amount of \$600,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Criminal Justice Information Authority for costs associated with implementation of the SAFE-T Act.

Section 120. The sum of \$1,000,000, or so much thereof as may be necessary, is appropriated to the Illinois Criminal Justice Information Authority from the General Revenue Fund for a grant to the University of Illinois at Springfield for the Illinois Innocence Project, and any associated administrative expenses.

Section 125. The amount of \$1,500,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Criminal Justice Information Authority for a grant to Statewide Deferred Prosecution Funding Programs for violence prevention and reduction, including administrative costs.

Section 130. The amount of \$300,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Criminal Justice Information Authority for a grant to Domestic Violence Fatality Review Committee for violence prevention and reduction, including administrative costs.

Section 135. The amount of \$300,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Criminal Justice Information Authority for a grant to UCAN Violence Intervention and Prevention Services for violence prevention and reduction, including administrative costs.

Section 140. The amount of \$300,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Criminal Justice Information Authority for a grant to Roseland CeaseFire Project, Inc. for violence prevention and reduction, including administrative costs.

Section 145. The amount of \$788,500, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Criminal Justice Information Authority for a grant to APAC Center for violence prevention and reduction, including administrative costs.

Section 150. The amount of \$350,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Criminal Justice Information Authority for a grant to GADA for violence prevention and reduction, including administrative costs.

Section 155. The amount of \$750,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Criminal Justice Information Authority for a grant to Lawndale Community News for violence prevention and reduction, including administrative costs.

ARTICLE 87

Section 5. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated for the objects and purposes named, to meet the ordinary and contingent expenses of the Illinois Criminal Justice Information Authority:

Payable from the ICJIA Violence Prevention Fund:

For Personal Services.....	195,200
For State Contributions to State Employees' Retirement System.....	110,100
For State Contribution to Social Security.....	14,900
For Group Insurance.....	103,100
For Contractual Services.....	9,500
For Travel.....	4,000
For Commodities.....	1,000
For Printing.....	0
For Equipment.....	0
For Electronic Data Processing.....	19,300
For Telecommunications Services.....	<u>25,000</u>
Total	\$482,100

Section 10. The amount of \$400,000, or so much thereof as may be necessary, is appropriated from the ICJIA Violence Prevention Special Projects Fund to the Illinois Criminal Justice Information Authority for administrative costs, awards and grants for Adult Redeploy and Diversion Programs.

Section 15. The amount of \$500,000, or so much thereof as may be necessary, is appropriated from the Criminal Justice Information Projects Fund to the Illinois Criminal Justice Information Authority for distribution to fund Illinois State Police drug task forces and Metropolitan Enforcement Groups.

Section 20. The amount of \$2,500,000, or so much thereof as may be necessary, is appropriated from the Criminal Justice Information Projects Fund to the Illinois Criminal Justice Information Authority for distribution of revenue pursuant to Section 21.10 of the Illinois Lottery Law.

Section 25. The amount of \$75,000,000, or so much thereof as may be necessary, is appropriated from the Criminal Justice Information Projects Fund to the Illinois Criminal Justice Information Authority for administrative costs, awards and grants associated with the Restore, Reinvest, and Renew Program, including prior year costs.

Section 30. The amount of \$1,000,000, or so much thereof as may be necessary, is appropriated from the Criminal Justice Information Projects Fund to the Illinois Criminal Justice Information Authority for all costs associated with research, analysis and evaluation of Restore, Reinvest, and Renew programs.

Section 35. The following named amounts, or so much thereof as may be necessary, are appropriated to the Illinois Criminal Justice Information Authority for awards and grants and other monies received from

federal agencies, from other units of government, and from private/not-for-profit organizations for activities undertaken in support of investigating issues in criminal justice and for undertaking other criminal justice information projects:

Payable from the Criminal Justice Trust Fund.....	1,700,000
Payable from the Criminal Justice Information Projects Fund.....	<u>1,000,000</u>
Total	\$2,700,000

Section 40. The following named amounts, or so much thereof as may be necessary, are appropriated to the Illinois Criminal Justice Information Authority for activities undertaken in support of federal assistance programs administered by units of state and local government and non-profit organizations:

Payable from the Criminal Justice Trust Fund.....	7,000,000
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Section 45. The amount of \$3,000,000, or so much thereof as may be necessary, is appropriated from the Criminal Justice Trust Fund to the Illinois Criminal Justice Information Authority for its ordinary and contingent expenses.

Section 50. The amount of \$140,000,000, or so much thereof as may be necessary, is appropriated from the Criminal Justice Trust Fund to the Illinois Criminal Justice Information Authority for awards and grants to local units of government, state agencies and non-profit organizations.

Section 55. The amount of \$7,800, or so much thereof as may be necessary, is appropriated from the Illinois State Crime Stoppers Association Fund to the Illinois Criminal Justice Information Authority for grants to enhance and develop Crime Stoppers programs in Illinois.

Section 60. The following named amounts, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated to the Illinois Criminal Justice Information Authority for the training of law enforcement personnel and services for families of victims of homicide or murder:

Payable from the Death Penalty Abolition Fund:	
For Personal Services.....	291,400
For other Ordinary and Contingent Expenses.....	582,900
For Awards and Grants to Local Units of Government, State Agencies and Non-Profit Organizations for Training of Law Enforcement Personnel and Services for Families of Victims of Homicide or Murder.....	<u>4,000,000</u>
Total	\$4,874,300

Section 65. The amount of \$150,000, or so much thereof as may be necessary, is appropriated from the Prescription Pill and Drug Disposal Fund to the Illinois Criminal Justice Information Authority for the purpose of collection, transportation, and incineration of pharmaceuticals by local law enforcement agencies.

Section 70. The amount of \$20,000,000, or so much thereof as may be necessary, is appropriated from the Criminal Justice Trust Fund to the Illinois Criminal Justice Information Authority for administrative costs, awards and grants associated with the Coronavirus Emergency Supplemental Funding (CESF) Program.

ARTICLE 88

Section 1. The following named amounts, or so much thereof as may be necessary, are appropriated from the Personal Property Tax Replacement Fund to the Illinois Educational Labor Relations Board for the objects and purposes hereinafter named:

[May 31, 2021]

OPERATIONS

For Personal Services.....	969,400
For State Contributions to State Employees' Retirement System.....	546,700
For State Contributions to Social Security.....	74,200
For Group Insurance.....	258,500
For Contractual Services.....	160,600
For Travel.....	8,400
For Commodities.....	3,000
For Printing.....	2,000
For Equipment.....	1,000
For Electronic Data Processing.....	6,000
For Telecommunications Services.....	15,000
For Operation of Automotive Equipment.....	<u>1,000</u>
Total	\$2,045,800

ARTICLE 89

Section 1. The sum of \$67,308,100, or so much thereof as may be necessary, is appropriated from the Illinois Sports Facilities Fund to the Illinois Sports Facilities Authority for its corporate purposes.

ARTICLE 90

Section 1. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated for the objects and purposes hereinafter named, to meet the ordinary and contingent expenses of the Illinois Council on Developmental Disabilities:

Payable from Council on Developmental Disabilities Fund:

For Personal Services.....	878,000
For State Contributions to the State Employees' Retirement System.....	495,200
For State Contributions to Social Security.....	67,200
For Group Insurance.....	235,000
For Contractual Services.....	400,000
For Travel.....	43,000
For Commodities.....	10,000
For Printing.....	15,000
For Equipment.....	15,000
For Electronic Data Processing.....	35,000
For Telecommunications Services.....	<u>35,000</u>
Total	\$2,228,400

Section 5. The amount of \$2,500,000, or so much thereof as may be necessary, is appropriated from the Council on Developmental Disabilities Fund to the Illinois Council on Developmental Disabilities for awards and grants to community agencies and other State agencies.

Section 10. The sum of \$150,000, or so much thereof as may be necessary, is appropriated from the Council on Developmental Disabilities Fund to the Illinois Council on Developmental Disabilities for awards and grants pursuant to Public Law 116-260, Section 301 of the Public Health Service Act and Division M, Consolidated Appropriations Act of 2021.

ARTICLE 91

Section 1. The sum of \$527,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Procurement Policy Board for its ordinary and contingent expenses.

ARTICLE 92

Section 1. The following named amounts, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated from the Illinois Workers' Compensation Commission Operations Fund to the Illinois Workers' Compensation Commission:

GENERAL OFFICE

For Personal Services:	
Regular Positions.....	8,873,600
Arbitrators.....	4,783,100
For State Contributions to State	
Employees' Retirement System.....	4,944,800
For Arbitrators' Retirement System.....	2,669,100
For State Contributions to Social Security.....	1,047,300
For Group Insurance.....	3,200,000
For Contractual Services.....	1,500,000
For Travel.....	260,000
For Commodities.....	60,000
For Printing.....	20,000
For Equipment.....	30,000
For Telecommunications Services.....	70,000
For Electronic Data Processing.....	<u>2,300,000</u>
Total	\$29,757,900

Section 5. The amount of \$55,000, or so much thereof as may be necessary, is appropriated from the Illinois Workers' Compensation Commission Operations Fund to Illinois Workers' Compensation Commission for costs associated with the establishment of the Medical Fee Schedule and other provisions of the Workers' Compensation Act.

Section 10. The amount of \$500,000, or so much thereof as may be necessary, is appropriated from the Illinois Workers' Compensation Commission Operations Fund to Illinois Workers' Compensation Commission for costs associated with the establishment, administration and operations of the Insurance Compliance Division of the workers' compensation anti-fraud program administered by Illinois Workers' Compensation Commission.

ARTICLE 93

Section 1. The sum of \$429,300, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Independent Tax Tribunal to meet its operational expenses for the fiscal year ending June 30, 2022.

Section 5. The sum of \$282,600, or so much thereof as may be necessary, is appropriated from the Illinois Independent Tax Tribunal Fund to the Illinois Independent Tax Tribunal to meet its operational expenses for the fiscal year ending June 30, 2022.

ARTICLE 94

Section 1. The following named amounts, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated to meet the ordinary and contingent expenses of the Illinois Gaming Board:

PAYABLE FROM THE STATE GAMING FUND

For Personal Services.....	14,707,000
For State Contributions to the	

State Employees' Retirement System.....	8,295,000
For State Contributions to	
Social Security.....	559,000
For Group Insurance.....	3,290,000
For Contractual Services.....	700,000
For Travel.....	60,000
For Commodities.....	15,000
For Printing.....	2,000
For Equipment.....	50,000
For Electronic Data Processing.....	2,119,000
For Telecommunications.....	221,000
For Operation of Auto Equipment.....	100,000
For Refunds.....	50,000
For Expenses Related to the Illinois	
State Police.....	14,704,000
For distributions to local	
governments for admissions and	
wagering tax, including prior year costs.....	140,000,000
For costs associated with the	
implementation and administration	
of the Video Gaming Act.....	24,301,000
For costs associated with the	
implementation and administration	
of the Illinois Gaming Act.....	<u>20,000,000</u>
Total	\$229,173,000
	PAYABLE FROM THE SPORTS WAGERING FUND
For costs associated with the	
implementation and administration	
of the Sports Wagering Act.....	3,000,000
For distribution to local	
Governments for wagering tax,	
including prior year costs.....	<u>16,000,000</u>
Total	19,000,000

ARTICLE 95

Section 5. The sum of \$11,059,900, or so much thereof as may be necessary, is appropriated from the Dram Shop Fund to the Liquor Control Commission for operational expenses of the fiscal year ending June 30, 2022.

Section 10. The following named sums, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated to the Liquor Control Commission:

	PAYABLE FROM DRAM SHOP FUND
For Refunds.....	5,000
For expenses related to the	
Retailer Education Program.....	263,200
For the purpose of operating the	
Beverage Alcohol Sellers and	
Servers Education and Training	
(BASSET) Program.....	<u>294,500</u>
Total	\$562,700

ARTICLE 96

Section 5. The following named amounts, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated to meet the ordinary and contingent expenses of the Law Enforcement Training Standards Board:

OPERATIONS

Payable from the General Revenue Fund:	
For Personal Services.....	3,253,000
For State Contributions to Social Security.....	248,600
For Contractual Services.....	500,000
For Travel.....	70,000
For Commodities.....	25,000
For Printing.....	10,000
For Equipment.....	20,000
For Electronic Data Processing.....	1,075,000
For Telecommunications Services.....	44,000
For Operation of Auto Equipment.....	<u>80,000</u>
Total	\$5,325,600

Payable from the Police Training Board Services Fund:

For payment of and/or services related to law enforcement training in accordance with statutory provisions of the Law Enforcement Intern Training Act.....	100,000
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Payable from the Law Enforcement Camera

Grant Fund:

For grants to units of local government in Illinois related to installing video cameras in law enforcement vehicles and training law enforcement officers in the operation of the cameras in accordance with statutory provisions of the Law Enforcement Camera Grant Act.....	3,400,000
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Section 10. The following named amount, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, is appropriated to the Law Enforcement Training Standards Board as follows:

GRANTS-IN-AID

Payable from the Traffic and Criminal  
Conviction Surcharge Fund:

For payment of and/or reimbursement of basic training and basic training services in accordance with statutory provisions.....	9,800,000
For payment of and/or reimbursement of in-service training and in-service training services in accordance with statutory provisions.....	16,400,000

Section 15. The amount of \$8,000,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Law Enforcement Training Standards Board for deposit into the Traffic and Criminal Conviction Surcharge Fund. No portion of this appropriation shall be deposited into the Traffic and Criminal Conviction Surcharge Fund unless and until it is approved in writing by the Governor.

Section 20. The sum of \$8,000,000, or so much thereof as may be necessary, is appropriated from the Law Enforcement Officers Training Board Federal Projects Fund to the Law Enforcement Training Standards Board for expenses relating to various federal projects.

ARTICLE 97

Section 5. The sum of \$260,639,800, or so much thereof as may be necessary, is appropriated from the McCormick Place Expansion Project Fund to the Metropolitan Pier and Exposition Authority for debt service on the Authority's McCormick Place Expansion Project Bonds, issued pursuant to the "Metropolitan Pier and Exposition Authority Act", as amended, and related trustee and legal expenses.

Section 10. The sum of \$12,261,500, or so much thereof as may be necessary, is appropriated to the Metropolitan Pier and Exposition Authority from the Chicago Travel Industry Promotion Fund for a grant to Choose Chicago.

Section 15. The sum of \$30,000,000 or so much thereof as may be necessary, is appropriated to the Metropolitan Pier and Exposition Authority from the Metropolitan Pier and Exposition Authority Incentive Fund for the authority's corporate purposes, including but not limited to incentive grant funds.

ARTICLE 98

Section 1. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to meet the ordinary and contingent expenses of the Prisoner Review Board for the fiscal year ending June 30, 2022:

PAYABLE FROM GENERAL REVENUE FUND

For Personal Services.....	1,315,400
For State Contributions to Social Security.....	100,600
For Contractual Services.....	205,000
For Travel.....	65,000
For Commodities.....	2,000
For Printing.....	1,200
For Electronic Data Processing.....	145,000
For Telecommunications Services.....	<u>37,000</u>
Total	\$1,871,200

Section 5. The amount of \$750,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Prisoner Review Board for operating costs and expenses including but not limited to court orders, consent decrees and settlements.

Section 10. The amount of \$140,000, or so much thereof as may be necessary, is appropriated from the Prisoner Review Board Vehicle and Equipment Fund to the Prisoner Review Board for all ordinary and contingent expenses of the Board, but not including personal services.

Section 15. The amount of \$650,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund for costs associated with providing legal counsel and operational expenses related to the implementation of House Bill 3653 of the 101<sup>st</sup> General Assembly.

ARTICLE 99

Section 1. The following named amounts, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated to meet the ordinary and contingent expenses of the Illinois Racing Board:

PAYABLE FROM THE HORSE RACING FUND

For Personal Services.....	1,229,200
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For State Contributions to State Employees' Retirement System.....	674,000
For State Contributions to Social Security.....	94,100
For Group Insurance.....	314,700
For Contractual Services.....	234,000
For Travel.....	6,500
For Commodities.....	1,800
For Printing.....	0
For Equipment.....	2,300
For Electronic Data Processing.....	90,000
For Telecommunications Services.....	77,500
For Operation of Auto Equipment.....	3,500
For Refunds.....	1,000
For Expenses related to the Laboratory Program.....	995,300
For Expenses related to the Regulation and Promotion of Racing Program and, when so ordered by the Board, to augment organization licensee purse accounts, to be used exclusively for making purse awards when such funds are available.....	<u>2,086,000</u>
Total	\$5,809,900

ARTICLE 100

Section 1. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated for the objects and purposes hereinafter named, to meet the ordinary and contingent expenses of the Property Tax Appeal Board:

Payable from the Personal Property Tax Replacement Fund:

For Personal Services.....	3,648,100
For Contributions to the State Employees' Retirement System.....	1,980,200
For State Contributions to Social Security.....	279,100
For Group Insurance.....	1,057,500
For Contractual Services.....	67,500
For Travel.....	30,000
For Commodities.....	9,600
For Printing.....	4,200
For Equipment.....	4,400
For Electronic Data Processing.....	173,000
For Telecommunication Services.....	30,000
For Operation of Auto Equipment.....	6,000
For Refunds.....	200
For Costs Associated with the Appeal Process and the Reestablishment of a Cook County Office.....	<u>200,000</u>
Total	\$7,489,800

ARTICLE 101

Section 1. The amount of \$23,217,200, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois State Board of Education to meet its operational expenses for the fiscal year beginning July 1, 2021.

Section 5. The following amounts, or so much thereof as may be necessary, are appropriated to the Illinois State Board of Education for Evidence-Based Funding, provided for in Section 18-8.15 of the School Code:

Payable from the Education Assistance Fund.....	411,589,350
Payable from the Common School Fund.....	3,213,015,600
Payable from the General Revenue Fund.....	3,164,433,277
Payable from the Fund for the Advancement of Education.....	<u>790,000,000</u>
Total	\$7,579,038,227

Section 10. The following amounts, or so much thereof as may be necessary, which shall be used by the Illinois State Board of Education exclusively for the foregoing purposes and not, under any circumstances, for personal services expenditures or other operational or administrative costs, are appropriated to the Illinois State Board of Education for the fiscal year beginning July 1, 2021:

From the General Revenue Fund:

For a grant to Learning Ally for Services for Blind/Dyslexic Persons.....	846,000
For Disabled Student Transportation Reimbursement.....	387,682,600
For Disabled Student Tuition, Private Tuition.....	152,320,000
For District Consolidation Costs/ Supplemental Payments to School Districts.....	95,000
For a grant to Illinois State University for Autism Training & Technical Assistance.....	100,000
For the Philip J. Rock Center and School.....	3,777,800
For Reimbursement for the Free Breakfast/ Lunch Program.....	9,000,000
For Tax-Equivalent Grants, 18-4.4.....	222,600
For Transportation-Regular/Vocational Common School Transportation Reimbursement, 29-5 of the School Code.....	281,323,800
For a grant to Chicago Lighthouse for Visually Impaired/Educational Materials Coordinating Unit, 14-11.01 of the School Code.....	1,421,100
For Regular Education Reimbursement Per 18-3 of the School Code, including prior year costs.....	9,900,000
For Special Education Reimbursement Per 14-7.03 of the School Code, including prior year costs.....	93,000,000
For all costs associated with Alternative Education/Regional Safe Schools.....	6,300,000
For Truants' Alternative and Optional Education Program.....	11,500,000
For a grant to Teach for America for the Teach for America Program.....	1,000,000
For Agriculture Education Programs.....	5,000,000
For Career and Technical Education.....	43,062,100
For a grant to Illinois State University for its National Board Resource Center for National Board Certified Teachers.....	<u>1,500,000</u>
Total	\$1,008,051,000

Section 15. The following amounts, or so much thereof as may be necessary, are appropriated to the Illinois State Board of Education for the fiscal year beginning July 1, 2021:

From the General Revenue Fund:

For State and District	
Technology Support.....	2,443,800
For Advanced Placement Classes.....	500,000
For Principal Mentoring and Recruitment Program.....	1,800,000
For Low-Income Advanced Placement Fee.....	2,500,000
For After School Matters.....	3,443,800
For After School Programming.....	20,000,000
For the Southwest Organizing Project Parent Mentoring Program.....	8,000,000
For Grant Accountability and Transparency Act and Budgeting for Results Initiative.....	260,000
For Early Childhood Education.....	<u>543,738,100</u>
Total	\$582,685,700

Section 20. The amount of \$650,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois State Board of Education for all costs associated with the Community Residential Services Authority.

Section 25. The amount of \$41,500,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois State Board of Education for Student Assessments, including Bilingual Assessments.

Section 30. The amount of \$429,900, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois State Board of Education for all costs associated with Educator Misconduct Hearings and Investigations.

Section 35. The amount of \$2,500,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois State Board of Education for YouthBuild Illinois.

Section 40. The amount of \$350,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois State Board of Education for a grant to ParentTeach for the Parenting Education Pilot Program.

Section 45. The following named amounts, or so much thereof as may be necessary, are appropriated from the General Revenue Fund to the Illinois State Board of Education for a grant to the following named entities for costs associated with Science, Technology, Engineering, and Mathematics (STEM) Programs for the fiscal year beginning July 1, 2021:

For Lions Math and Science Christian Academy.....	50,000
For Prairie-Hill Elementary School District 144.....	50,000
For Harvey School District 152.....	50,000
For Thornton Township High School District 205.....	<u>50,000</u>
Total	\$200,000

Section 50. The amount of \$30,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois State Board of Education for a grant to the School of the Art Institute of Chicago for the Early College Program Summer Institute.

Section 55. The amount of \$1,000,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois State Board of Education for costs associated with providing grants for mental health services to Tier 1 and Tier 2 school districts pursuant to Section 18-8.15 of the School code,

that fall within local codes 33, 41, 42, and 43 of the New Urban-Centric Locale Codes, as defined by the National Center for Education Statistics.

ARTICLE 102

Section 5. The amount of \$6,000,000, or so much thereof as may be necessary, is appropriated from the Teacher Certificate Fee Revolving Fund to the Illinois State Board of Education for all costs authorized by the Educator Licensure Article of the School Code, including refunds.

Section 10. The amount of \$8,484,800, or so much thereof as may be necessary, is appropriated from the State Board of Education Special Purpose Trust Fund to the Illinois State Board of Education for expenditures by the Board in accordance with grants, gifts or donations that the Board has received or may receive from any source, public or private, in support of projects that are within the lawful powers of the Board, including refunds.

Section 15. The amount of \$8,150,000, or so much thereof as may be necessary, is appropriated from the State Board of Education Special Purpose Trust Fund to the Illinois State Board of Education for its ordinary and contingent expenses.

Section 20. The amount of \$1,000,000, or so much thereof as may be necessary, is appropriated from the School District Emergency Financial Assistance Fund for use by the Illinois State Board of Education as provided in Section 1B-8 of the School Code.

Section 25. The amount of \$2,208,900, or so much thereof as may be necessary, is appropriated from the ISBE Teacher Certificate Institute Fund to the Illinois State Board of Education for costs authorized by the School Code, including refunds.

Section 30. The amount of \$200,000, or so much thereof as may be necessary, is appropriated from the After-School Rescue Fund to the Illinois State Board of Education for its ordinary and contingent expenses.

Section 35. The amount of \$600,000, or so much thereof as may be necessary, is appropriated from the School Infrastructure Fund to the Illinois State Board of Education for its ordinary and contingent expenses.

Section 40. The amount of \$1,000,000, or so much thereof as may be necessary, is appropriated from the Temporary Relocation Expenses Revolving Grant Fund for use by the Illinois State Board of Education as provided in Section 2-3.77 of the School Code.

Section 45. The amount of \$1,050,000, or so much thereof as may be necessary, is appropriated from the State Board of Education Special Purpose Trust Fund to the Illinois State Board of Education for all costs associated with its Charter School Department per 105 ILCS 5/27A-7.5.

Section 50. The amount of \$11,400,000, or so much thereof as may be necessary, is appropriated from the Personal Property Tax Replacement Fund to the Illinois State Board of Education for the fiscal year beginning July 1, 2021 for Regional Superintendents' and Assistants' Compensation and Related Benefits.

Section 55. The following named amounts, or so much thereof as may be necessary, are appropriated from the Personal Property Tax Replacement Fund to the Illinois State Board of Education for the fiscal year beginning July 1, 2021:

For Bus Driver Training.....	70,000
For Regional Superintendents' Services.....	<u>6,970,000</u>
Total	\$7,040,000

Section 60. The following amounts, or so much thereof as may be necessary, which shall be used by the Illinois State Board of Education exclusively for the foregoing purposes and not, under any circumstances, for personal services expenditures or other operational or administrative costs, are appropriated to the Illinois State Board of Education for the fiscal year beginning July 1, 2021:

From the Drivers Education Fund:  
 For Drivers Education..... 13,750,000  
 From the Charter Schools Revolving Loan Fund:  
 For Charter Schools Loans..... 200,000  
 From the School Technology Revolving Loan Fund:  
 For School Technology Loans, 2-3.117a  
 of the School Code..... 7,500,000

Section 65. The amount of \$600,000, or so much thereof as may be necessary, is appropriated from the State Board of Education Special Purpose Trust Fund to the Illinois State Board of Education for Grant Accountability and Transparency Act and Budgeting for Results Initiatives.

Section 70. The amount of \$2,500,000, or so much thereof as may be necessary, is appropriated from the School STEAM Grant Program Fund to the Illinois State Board of Education for the School STEAM Grant Program.

Section 75. The amount of \$17,000,000, or so much thereof as may be necessary, is appropriated from the Freedom Schools Fund to the Illinois State Board of Education for grants, contracts, and administrative expenses for costs associated with the freedom school network and programs.

ARTICLE 103

Section 5. The amount of \$19,904,700, or so much thereof as may be necessary, is appropriated from the SBE Federal Department of Agriculture Fund to the Illinois State Board of Education for its ordinary and contingent expenses.

Section 10. The amount of \$2,900,000, or so much thereof as may be necessary, is appropriated from the SBE Federal Agency Services Fund to the Illinois State Board of Education for its ordinary and contingent expenses.

Section 15. The amount of \$50,869,800, or so much thereof as may be necessary, is appropriated from the SBE Federal Department of Education Fund to the Illinois State Board of Education for its ordinary and contingent expenses.

Section 20. The following amounts, or so much thereof as may be necessary, are appropriated to the Illinois State Board of Education for the fiscal year beginning July 1, 2021:

From the SBE Federal Department of Agriculture Fund:  
 For Child Nutrition..... 1,062,500,000  
 From the SBE Federal Department of Education Fund:  
 For Title I..... 1,160,000,000  
 For Title III..... 50,400,000  
 For Title IV..... 225,000,000  
 For Title V..... 2,000,000  
 For Title X..... 9,000,000  
 For Individuals with Disabilities Act, Deaf/Blind..... 800,000  
 For Individuals with Disabilities Act, Improvement Program..... 5,000,000  
 For Individuals with Disabilities Act, Preschool..... 41,000,000  
 For Grants for Vocational Education – Basic..... 66,000,000  
 For Longitudinal Data System..... 5,200,000  
 For Student Assessments..... 35,000,000

Total \$2,661,900,000

Section 25. The amount of \$160,000,000, or so much thereof as may be necessary, is appropriated from the SBE Federal Department of Education Fund to the Illinois State Board of Education for Title II, at the approximate costs below:

For Title II.....	156,556,000
For a grant to the Illinois Principals Association in support of the Ed Leader's Network platform.....	1,200,000
For a grant to the Illinois Association of School Administrators for the recruitment of prospective superintendents and mentoring of new superintendents of districts with comprehensive schools.....	350,000
For a grant to the Illinois Principals Association for the mentoring of principals and assistant principals in schools identified for comprehensive supports.....	510,000
For a grant to Regional Office of Education #56, or an alternate Regional Office of Education in the same regional area, to support the completion of the Illinois Quality Framework and revision to school improvement plans with comprehensive schools and their districts.....	181,000
For a grant to Regional Office of Education #28, or an alternate Regional Office of Education in the same regional area, to support the completion of the Illinois Quality Framework and revision to school improvement plans with comprehensive schools and their districts.....	235,000
For a grant to Regional Office of Education #51, or an alternate Regional Office of Education in the same regional area, to support the completion of the Illinois Quality Framework and revision to school improvement plans with comprehensive schools and their districts.....	315,000
For a grant to Regional Office of Education #32, or an alternate Regional Office of Education in the same regional area, to support the completion of the Illinois Quality Framework and revision to school improvement plans with comprehensive schools and their districts.....	268,000
For a grant to Regional Office of Education #50, or an alternate Regional Office of Education in the same regional area, to support the completion of the Illinois Quality Framework and revision to school improvement plans with comprehensive schools and their districts.....	197,000
For a grant to Regional Office of Education #12, or an alternate Regional Office of Education in the same regional area, to support the completion of the Illinois Quality Framework and revision to school improvement plans with comprehensive schools and their districts.....	188,000

Section 30. The amount of \$949,576,400, or so much thereof as may be necessary, is appropriated from the SBE Federal Department of Education Fund to the Illinois State Board of Education for Individuals with Disabilities Act, IDEA, at the approximate costs below:

For Individuals with Disabilities Act, IDEA.....	947,000,000
For a grant to Regional Office of Education #47 to support the districts with comprehensive schools that wish to utilize services of the Multi-Tiered Systems of Support primary partner services.....	625,000
For a grant to Illinois State University for the Autism Learning and Supports Project.....	686,400
For a grant to Illinois State University for the Illinois Special Education Leadership Academy.....	185,000
For a grant to the University of Illinois for the Center for Transition.....	1,000,000
For a grant to the Illinois Deaf and Hard of Hearing Commission for the Illinois Deaf and Hard of Hearing Program.....	80,000

Section 35. The following amounts, or so much thereof as may be necessary, are appropriated to the Illinois State Board of Education for the fiscal year beginning July 1, 2021:

From the SBE Federal Agency Services Fund:	
For Adolescent Health Programs.....	500,000
For Substance Abuse and Mental Health Services.....	5,300,000
For STOP School Violence and Mental Health Programs.....	1,000,000
For Preschool Development Grant Birth Through Five.....	<u>20,000,000</u>
Total	\$26,800,000

Section 40. The amount of \$475,411,400, or so much thereof as may be necessary, is appropriated from the SBE Federal Department of Education Fund to the Illinois State Board of Education for grants, contracts, and administrative expenses of the Elementary and Secondary School Emergency Relief Fund per the Coronavirus, Aid, Relief, and Economic Security Act, at the approximate costs below:

For Elementary and Secondary School Emergency Relief Fund, ESSER I.....	466,411,400
For a grant or a contract to the Illinois Education Association for Teacher Mentoring Program.....	4,000,000
For an intergovernmental agreement with the Department of Innovation and Technology.....	5,000,000

Section 45. The amount of \$107,508,400, or so much thereof as may be necessary, is appropriated from the SBE Federal Department of Education Fund to the Illinois State Board of Education for grants, contracts, and administrative expenses of the Governor's Emergency Education Relief Fund per the Coronavirus, Aid, Relief, and Economic Security Act.

Section 50. The amount of \$2,250,805,000, or so much thereof as may be necessary, is appropriated from the SBE Federal Department of Education Fund to the Illinois State Board of Education for grants, contracts, and administrative expenses of the Elementary and Secondary School Emergency Relief Fund per the Coronavirus Response and Relief Supplemental Appropriations Act, 2021, at the approximate costs below:

For Elementary and Secondary School Emergency Relief

Fund, ESSER II.....	2,242,305,000
For a grant or a contract to the Illinois Education Association for Teacher Mentoring Program.....	2,500,000
For the Social-Emotional Learning and Trauma Response Program for a grant to the following named entities, at the approximate costs below:	
For Regional Office of Education #1.....	857,143
For Regional Office of Education #4.....	857,143
For Regional Office of Education #19.....	857,143
For Regional Office of Education #21.....	857,143
For Regional Office of Education #39.....	857,143
For Regional Office of Education #40.....	857,143
For City of Chicago School District 299.....	857,142

Section 55. The amount of \$47,905,000, or so much thereof as may be necessary, is appropriated from the SBE Federal Department of Education Fund to the Illinois State Board of Education for grants, contracts, and administrative expenses of the Governor's Emergency Education Relief Fund per the Coronavirus Response and Relief Supplemental Appropriations Act, 2021.

Section 60. The amount of \$84,490,000, or so much of that amount as may be necessary, is appropriated from the SBE Federal Department of Education Fund to the Illinois State Board of Education for grants, contracts, and administrative expenses for the Emergency Assistance to Non-Public Schools per the Coronavirus Response and Relief Supplemental Appropriations Act, 2021.

Section 65. The amount of \$5,054,990,000, or so much of that amount as may be necessary, is appropriated from the SBE Federal Department of Education Fund to the Illinois State Board of Education for grants, contracts, and administrative expenses of the Elementary and Secondary School Emergency Relief Fund per the American Rescue Plan Act of 2021.

Section 70. The amount of \$83,246,400, or so much of that amount as may be necessary, is appropriated from the SBE Federal Department of Education Fund to the Illinois State Board of Education for grants, contracts, and administrative expenses for the Emergency Assistance to Non-Public Schools per the American Rescue Plan Act of 2021.

Section 75. The amount of \$33,115,000, or so much of that amount as may be necessary, is appropriated from the SBE Federal Department of Education Fund to the Illinois State Board of Education for grants, contracts, and administrative expenses for Homeless Children and Youth per the American Rescue Plan Act of 2021.

ARTICLE 104

Section 1. The sum of \$5,693,706,973, or so much thereof as may be necessary, is appropriated from the Common School Fund to the Teachers' Retirement System of the State of Illinois for the State's contribution, as provided by law.

Section 5. The sum of \$400,000, or so much thereof as may be necessary, is appropriated from the Education Assistance Fund to the Teachers' Retirement System of the State of Illinois for additional costs due to the establishment of minimum retirement allowances pursuant to Sections 16-136.2 and 16-136.3 of the Illinois Pension Code.

Section 10. The sum of \$375,000, or so much thereof as may be necessary, is appropriated from the Common School Fund to the Teachers' Retirement System of the State of Illinois for the employer contributions required by the State as an employer of teachers described under subsection (e) or subsection (f) of Section 16-158 of the Illinois Pension Code.

Section 15. The amount of \$143,369,061, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Teachers' Retirement System of the State of Illinois for deposit into the Teacher Health Insurance Security Fund as the State's contribution for teachers' health insurance.

Section 20. The amount of \$12,649,000, or so much thereof as may be necessary, is appropriated from the Common School Fund to the Public School Teachers' Pension and Retirement Fund of Chicago for the State's contribution pursuant to subsection (c) of Section 17-127 of the Illinois Pension Code.

Section 25. The amount of \$264,848,000, or so much thereof as may be necessary, is appropriated from the Common School Fund to the Public School Teachers' Pension and Retirement Fund of Chicago for the State's contribution pursuant to paragraph (2) of subsection (d) of Section 17-127 of the Illinois Pension Code.

ARTICLE 105

Section 5. In addition to other amounts appropriated, the amount of \$6,325,500, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Emergency Management Agency for operational expenses, awards, grants, administrative expenses, including refunds, and permanent improvements.

Section 10. The following named amounts, or so much thereof as may be necessary, are appropriated to the Illinois Emergency Management Agency for the objects and purposes hereinafter named:

MANAGEMENT AND ADMINISTRATIVE SUPPORT

Payable from Nuclear Safety Emergency

Preparedness Fund:

For Personal Services.....	1,680,000
For State Contributions to State Employees' Retirement System.....	940,200
For State Contributions to Social Security.....	128,600
For Group Insurance.....	490,500
For Contractual Services.....	2,403,800
For Travel.....	10,900
For Commodities.....	9,000
For Printing.....	20,000
For Equipment.....	14,100
For Electronic Data Processing.....	6,410,600
For Telecommunications Services.....	189,900
For Operation of Auto Equipment.....	<u>187,300</u>
Total	\$12,484,900

Payable from Radiation Protection Fund:

For Personal Services.....	151,100
For State Contributions to State Employees' Retirement System.....	82,900
For State Contributions to Social Security.....	11,700
For Group Insurance.....	53,000
For Contractual Services.....	1,196,400
For Travel.....	1,200
For Commodities.....	11,000
For Printing.....	0
For Equipment.....	20,000
For Electronic Data Processing.....	1,290,000
For Telecommunications.....	4,800
For Operation of Auto Equipment.....	<u>8,000</u>

Total \$2,830,100

Section 15. The sum of \$114,000, or so much thereof as may be necessary, is appropriated from the Radiation Protection Fund to the Illinois Emergency Management Agency for the ordinary and contingent expenses incurred by the Illinois Emergency Management Agency.

Section 20. The sum of \$75,500, or so much thereof as may be necessary, is appropriated from the Nuclear Safety Emergency Preparedness Fund to the Illinois Emergency Management Agency for the ordinary and contingent expenses incurred by the Illinois Emergency Management Agency.

Section 25. The sum of \$300,000,000, or so much thereof as may be necessary, is appropriated from the Disaster Response and Recovery Fund to the Illinois Emergency Management Agency for all current and prior year expenses associated with disaster response and recovery.

Section 30. The following named amounts, or so much thereof as may be necessary, are appropriated to the Illinois Emergency Management Agency for the objects and purposes hereinafter named:

OPERATIONS

Payable from Nuclear Safety Emergency Preparedness Fund:	
For Personal Services.....	0
For State Contributions to State Employees' Retirement System.....	0
For State Contributions to Social Security .....	0
For Group Insurance.....	0
For Contractual Services.....	268,700
For Travel.....	40,000
For Commodities.....	38,300
For Printing.....	0
For Equipment.....	152,500
For Telecommunications.....	<u>436,000</u>
Total	\$935,500

Section 35. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Illinois Emergency Management Agency for the objects and purposes hereinafter enumerated:

RADIATION SAFETY

Payable from Radiation Protection Fund:	
For Personal Services.....	3,728,600
For State Contributions to State Employees' Retirement System.....	2,102,900
For State Contributions to Social Security.....	285,300
For Group Insurance.....	950,000
For Contractual Services.....	217,600
For Travel.....	57,100
For Commodities.....	52,200
For Printing.....	0
For Equipment.....	655,800
For Telecommunications.....	38,000
For Refunds.....	25,000
For licensing facilities where radioactive uranium and thorium mill tailings are generated or located, and related costs for regulating the decontamination and decommissioning of such facilities and for identification, decontamination and environmental	

monitoring of unlicensed properties contaminated with such radioactive mill tailings.....	525,000
For recovery and remediation of radioactive materials and contaminated facilities or properties when such expenses cannot be paid by a responsible person or an available surety.....	100,000
For local responder training, demonstrations, research, studies and investigations under funding agreements with the Federal Government.....	<u>5,000</u>
Total	\$8,742,500
Payable from the Low-Level Radioactive Waste Facility Development and Operation Fund:	
For use in accordance with Section 14(a) of the Illinois Low-Level Radioactive Waste Management Act for costs related to establishing a low-level radioactive waste disposal facility.....	650,000
Payable from Nuclear Safety Emergency Preparedness Fund:	
For Personal Services.....	6,555,100
For State Contributions to State Employees' Retirement System.....	3,697,100
For State Contributions to Social Security.....	501,500
For Group Insurance.....	1,372,000
For Contractual Services.....	929,700
For Travel.....	156,000
For Commodities.....	197,500
For Printing.....	9,700
For Equipment.....	826,000
For Telecommunications.....	202,000
For compensation to local governments for expenses attributable to implementation and maintenance of plans and programs authorized by the Nuclear Safety Preparedness Act.....	650,000
For related training and travel expenses and to reimburse the Illinois State Police and the Illinois Commerce Commission for costs incurred for activities related to inspecting and escorting shipments of spent nuclear fuel, high-level radioactive waste, and transuranic waste in Illinois as provided under the rules of the Agency.....	<u>58,000</u>
Total	\$15,154,600

Section 40. The amount of \$1,200,000, or so much thereof as may be necessary, is appropriated from the Indoor Radon Mitigation Fund to the Illinois Emergency Management Agency for current and prior year expenses relating to the federally funded State Indoor Radon Abatement Program.

Section 45. The sum of \$275,000, or so much thereof as may be necessary, is appropriated from the Sheffield February 1982 Agreed Order Fund to the Illinois Emergency Management Agency for the care, maintenance, monitoring, testing, remediation and insurance of the low-level radioactive waste disposal site near Sheffield, Illinois.

Section 50. The following named amounts, or so much thereof as may be necessary, are appropriated to the Illinois Emergency Management Agency for the objects and purposes hereinafter named:

PREPAREDNESS AND GRANTS ADMINISTRATION

Payable from Nuclear Safety Emergency

Preparedness Fund:

For Personal Services.....	0
For State Contributions to State Employees' Retirement System.....	0
For State Contributions to Social Security.....	0
For Group Insurance.....	0
For Contractual Services.....	5,000
For Travel.....	10,000
For Commodities.....	4,000
For Printing.....	0
For Equipment.....	2,800
For Telecommunications Services.....	<u>35,100</u>
Total	\$56,900

Payable from the Federal Aid Disaster Fund:

For Federal Disaster – Public Assistance program in Current and Prior Years.....	900,000,000
For State administration of the Public Assistance program.....	18,100,000
For Federal Disaster - Hazard Mitigation program in Current and Prior Years.....	55,000,000
For State administration of the Hazard Mitigation program.....	<u>2,000,000</u>
Total	\$975,100,000

Payable from the Emergency Planning and Training Fund:

For Activities as a Result of the Illinois Emergency Planning and Community Right To Know Act.....	105,000
Payable from the Nuclear Civil Protection Planning Fund:	
For Pre-Disaster Mitigation including prior year costs.....	15,000,000
For Flood Mitigation Assistance including prior year costs.....	<u>15,000,000</u>
Total	\$30,000,000

Payable from the Federal Civil

Preparedness Administrative Fund:

For Hazardous Material Emergency Preparedness including prior year costs.....	2,732,400
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Payable from the Homeland Security Emergency Preparedness Trust Fund:

For Terrorism Preparedness and Training costs in the current and prior years.....	53,817,000
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For Terrorism Preparedness and Training costs in the current and prior years in the Chicago Urban Area..... 259,091,000

Payable from the September 11<sup>th</sup> Fund:  
 For grants, contracts, and administrative expenses pursuant to 625 ILCS 5/3-660, including prior year costs..... 500,000

Section 55. The amount of \$23,010,400, or so much thereof as may be necessary, is appropriated from the Homeland Security Emergency Preparedness Trust Fund to the Illinois Emergency Management Agency for current and prior year expenses related to the federally funded Emergency Preparedness Grant Program.

Section 60. The sum of \$5,000,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Emergency Management Agency for all costs associated with homeland security and emergency preparedness and response, including grants and operational expenses.

ARTICLE 106

Section 5. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated from the General Revenue Fund for the objects and purposes hereinafter named to meet the ordinary and contingent expenses of the State Employees' Retirement System:

SOCIAL SECURITY DIVISION

For Operational Expenses..... 97,600

CENTRAL OFFICE

For Employee Retirement Contributions

    Paid by Employer for Prior Fiscal Years..... 5,000

ARTICLE 107

Section 5. The sum of \$1,605,696,950, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Board of Trustees of the State Employees' Retirement System of Illinois for the State's contribution, as provided by law.

Section 10. The sum of \$152,422,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Board of Trustees of the Judges Retirement System of Illinois for the State's contribution, as provided by law.

Section 15. The sum of \$27,820,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Board of Trustees of the General Assembly Retirement System for the State's contribution, as provided by law.

ARTICLE 108

Section 5. The amount of \$1,743,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Labor Relations Board to meet its operational expenses for the fiscal year ending June 30, 2022.

ARTICLE 109

Section 5. The amount of \$1,432,900, or so much thereof as may be necessary, is appropriated to the State Police Merit Board from the State Police Merit Board Public Safety Fund for its ordinary and contingent expenses.

ARTICLE 110

Section 1. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated for the ordinary and contingent expenses of the Office of the State Fire Marshal, as follows:

GENERAL OFFICE

Payable from the Fire Prevention Fund:

For Personal Services.....	11,348,800
For State Contributions to the State Employees' Retirement System.....	6,222,700
For State Contributions to Social Security.....	787,100
For Group Insurance.....	2,984,500
For Contractual Services.....	1,150,100
For Travel.....	100,000
For Commodities.....	100,000
For Printing.....	19,600
For Equipment.....	440,000
For Electronic Data Processing.....	2,410,700
For Telecommunications.....	193,400
For Operation of Auto Equipment.....	181,200
For Refunds.....	<u>5,000</u>
Total	\$25,943,100

Payable from the Underground Storage Tank Fund:

For Personal Services.....	2,231,100
For State Contributions to the State Employees' Retirement System.....	1,223,400
For State Contributions to Social Security.....	171,800
For Group Insurance.....	634,500
For Contractual Services.....	231,800
For Travel.....	8,300
For Commodities.....	9,000
For Printing.....	3,500
For Equipment.....	10,000
For Electronic Data Processing.....	10,500
For Telecommunications.....	19,000
For Operation of Auto Equipment.....	67,100
For Refunds.....	<u>4,000</u>
Total	\$4,624,000

Section 5. The sum of \$65,000, or so much thereof as may be necessary, is appropriated from the Fire Prevention Fund to the Office of the State Fire Marshal for costs and expenses related to or in support of the Fire Explorer and Cadet School.

Section 10. The sum of \$2,500,000, or so much thereof as may be necessary, is appropriated from the Fire Prevention Fund to the Office of the State Fire Marshal for grants for the Small Equipment Grant Program.

Section 15. The sum of \$1,000,000, or so much thereof as may be necessary, is appropriated from the Fire Prevention Fund to the Office of the State Fire Marshal for all costs associated with the Minimum Basic Firefighter Training Program.

Section 20. The sum of \$60,000, or so much thereof as may be necessary, is appropriated from the Fire Prevention Fund to the Office of the State Fire Marshal for all costs associated with the Illinois Firefighter Peer Support Program.

Section 25. The sum of \$50,000, or so much thereof as may be necessary, is appropriated from the Fire Prevention Fund to the Office of the State Fire Marshal for all costs associated with the Community Risk Reduction Program.

Section 30. The sum of \$380,000, or so much thereof as may be necessary, is appropriated from the Fire Prevention Fund to the Office of the State Fire Marshal for all costs associated with the Firefighter Online Training Management System.

Section 35. The sum of \$2,000,000, or so much thereof as may be necessary, is appropriated from the Fire Prevention Fund to the Office of the State Fire Marshal for all costs associated with the renovation and rehabilitation of the Fire Museum Building located on the State Fairground in Springfield.

Section 40. The sum of \$75,000, or so much thereof as may be necessary, is appropriated from the Illinois Fire Fighters' Memorial Fund to the Office of the State Fire Marshal for expenses related to the Maintenance and Rehabilitation of the Fire Museum Building and Museum Artifacts.

Section 45. The sum of \$200,000, or so much thereof as may be necessary, is appropriated from the Illinois Fire Fighters' Memorial Fund to the Office of the State Fire Marshal for all costs associated with the Medal of Honor Ceremony, Scholarships and Firefighter Memorial Maintenance.

Section 50. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Office of the State Fire Marshal as follows:

Payable from the Fire Prevention Fund:	
For Expenses of Senior Officer Training .....	55,000
For Expenses of the Cornerstone Program.....	350,000
For Expenses related to Fire Fighter training Programs.....	230,000
For Expenses of Online Firefighter Certification Testing.....	590,000
Payable from the Fire Prevention Division Fund:	
For Expenses of the U.S. Resource Conservation and Recovery Act	
Underground Storage Program.....	<u>1,000,000</u>
Total	\$2,225,000

Section 55. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated for the ordinary and contingent expenses of the Office of the State Fire Marshal, as follows:

GRANTS

Payable from the Fire Prevention Fund:	
For Chicago Fire Department Training Program.....	3,279,800
For payment to local governmental agencies which participate in the State Training Programs.....	<u>1,450,000</u>
Total	\$4,729,800

Section 60. The sum of \$500, or so much thereof as may be necessary, is appropriated from the Fire Prevention Fund to the Office of the State Fire Marshal for grants available for the development of new fire districts.

Section 65. The sum of \$240,000, or so much thereof as may be necessary, is appropriated from the Fire Prevention Fund to the Office of the State Fire Marshal for grants available for costs and services related to ILEAS/MABAS administration.

Section 70. The sum of \$10,000, or so much thereof as may be necessary, is appropriated from the Fire Prevention Fund to the Office of the State Fire Marshal for a grant to the Hazardous Materials Emergency Response Reimbursement.

Section 75. The sum of \$550,000, or so much thereof as may be necessary, is appropriated from the Underground Storage Tank Fund to the Office of the State Fire Marshal for a grant to the City of Chicago for administrative costs incurred as a result of the State's Underground Storage Program.

Section 80. The sum of \$1,000,000, or so much thereof as may be necessary, is appropriated from the Fire Prevention Fund to the Office of the State Fire Marshal for all costs associated with the Fire Department COVID Assistance Grant Program.

ARTICLE 111

Section 5. The amount of \$2,424,100, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Board of Higher Education to meet its operational expenses for the fiscal year ending June 30, 2022.

Section 10. The sum of \$381,800, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Board of Higher Education for costs and expenses associated with the administration and enforcement associated with the P-20 Longitudinal Education Data System Act.

Section 15. The sum of \$183,300, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Board of Higher Education for costs associated with the My Credits Transfer System.

Section 20. The sum of \$1,000,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Board of Higher Education for administrative and personnel costs associated with reimbursements to public universities for participation in "The Common Application" System.

Section 25. The following named amount, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Board of Higher Education for distribution as grants authorized by the Higher Education Cooperation Act:

Quad-Cities Graduate Study Center..... 73,800

Section 30. The following named sums, or so much thereof as may be necessary, are appropriated from the General Revenue Fund to the Illinois Board of Higher Education for Science, Technology, Engineering and Math (S.T.E.M.) diversity initiatives to enhance S.T.E.M. programs for students from underrepresented groups:

Illinois Mathematics and Science Academy Fusion Program..... 95,900

Section 35. The sum of \$1,433,600, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Board of Higher Education for Science, Technology, Engineering and Math (S.T.E.M.) diversity initiatives to enhance S.T.E.M. programs for students from underrepresented groups for the Creating Pathways and Access For Student Success Foundation formerly Chicago Area Health and Medical Careers Program (C.A.H.M.C.P.).

Section 40. The sum of \$2,466,300, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Board of Higher Education for the Grow Your Own Teachers Program.

Section 45. The sum of \$1,456,500, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Board of Higher Education for the administration and distribution of grants authorized by the Diversifying Higher Education Faculty in Illinois Program.

Section 50. The sum of \$373,900, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Board of Higher Education for competitive grants for nursing schools to increase the number of graduating nurses.

Section 55. The sum of \$197,400, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Board of Higher Education for nurse educator fellowships to supplement nurse faculty salaries.

Section 60. The sum of \$980,500, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Board of Higher Education for distribution as grants for Cooperative Work Study Programs to institutions of higher education.

Section 65. The sum of \$1,055,700, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Board of Higher Education for a grant to the Board of Trustees of the University Center of Lake County for the ordinary and contingent expenses of the Center.

Section 66. The sum of \$500,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Board of Higher Education for costs and expenses associated with a Public Higher Education Assessment in the Quad Cities.

Section 70. The sum of \$100,000 or so much thereof as may be necessary, is appropriated from the Distance Learning Fund to the Board of Higher Education as supplemental support for costs and expenses associated with the administration and enforcement of 110 ILCS 145/40.

Section 75. The amount of \$600,000, or so much thereof as may be necessary, is appropriated from the Academic Quality Assurance Fund to the Board of Higher Education as supplemental support for costs and expenses associated with the administration and enforcement of 110 ILCS 1010.

Section 80. The amount of \$100,000, or so much thereof as may be necessary, is appropriated from the Private College Academic Quality Assurance Fund to the Board of Higher Education as supplemental support for costs and expenses associated with the administration and enforcement of 110 ILCS 1005.

Section 85. The amount of \$30,000, or so much thereof as may be necessary, is appropriated from the BHE Data and Research Cost Recovery Fund to the Board of Higher Education as supplemental support for costs and expenses associated with the administration and enforcement of 110 ILCS 205.

Section 90. The amount of \$650,000, or so much thereof as may be necessary, is appropriated from the Private Business and Vocational Schools Quality Assurance Fund to the Board of Higher Education as supplemental support for costs and expenses associated with the administration and enforcement of the Private Business and Vocational Schools Act of 2012.

Section 95. The sum of \$30,500,000, or so much thereof as may be necessary, is appropriated from the BHE Federal Grants Fund to the Board of Higher Education to be expended under the terms and conditions associated with the federal contracts and grants moneys received.

Section 100. The sum of \$250,000, or so much thereof as maybe necessary, is appropriated from the General Revenue Fund to the Board of Higher Education for costs and expenses associated with the implementation of the new strategic plan.

Section. 105. The sum of \$43,000,000, or so much thereof as may be necessary, is appropriated from the BHE Federal Grants Fund to the Board of Higher Education for grants, contracts, and administrative expenses of the Governor's Emergency Education Relief Fund award.

Section 110. The sum of \$30,000,000, or so much thereof as may be necessary, is appropriated from the Board of Higher Education Federal Grants Fund to the Illinois Board of Higher Education for grants and administrative costs associated with early childhood programs.

Section 120. The following named amounts, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated from the Education Assistance Fund to the Illinois

[May 31, 2021]

Mathematics and Science Academy to meet ordinary and contingent expenses for the fiscal year ending June 30, 2022:

For Personal Services.....	13,179,000
For State Contributions to State Employees Retirement System.....	0
For Retirement.....	11,300
For State Contributions to Social Security, for Medicare.....	191,000
For Contractual Services.....	4,489,900
For Travel.....	51,000
For Commodities.....	383,000
For Equipment.....	426,500
For Electronic Data Processing.....	81,000
For Telecommunications.....	109,000
For Operation of Automotive Equipment.....	<u>22,200</u>
Total	\$18,943,900

Section 125. The following named amounts, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated from the IMSA Income Fund to the Illinois Mathematics and Science Academy to meet ordinary and contingent expenses for the fiscal year ending June 30, 2022:

For Personal Services.....	2,502,000
For State Contributions to Social Security, for Medicare.....	52,300
For Retirement.....	20,600
For Contractual Services.....	605,600
For Travel.....	156,600
For Commodities.....	252,400
For Equipment.....	175,100
For EDP.....	45,200
For Telecommunications.....	82,400
For Operation of Automotive Equipment.....	5,200
For Refunds.....	<u>27,600</u>
Total	\$3,925,000

ARTICLE 112

Section 5. The amount of \$35,018,900, or so much thereof as may be necessary, is appropriated from the Education Assistance Fund to the Board of Trustees of Chicago State University to meet its operational expenses for the fiscal year ending June 30, 2022.

Section 10. The sum of \$3,000,000, or so much thereof as may be necessary, is appropriated from the Chicago State University Education Improvement Fund to the Board of Trustees of Chicago State University for any expenses incurred by the university.

Section 15. The sum of \$307,000, or so much thereof as may be necessary, is appropriated from the General Professions Dedicated Fund to the Board of Trustees of Chicago State University for costs associated with the development, support or administration of pharmacy practice education or training programs.

ARTICLE 113

Section 5. The amount of \$41,424,300, or so much thereof as may be necessary, is appropriated from the Education Assistance Fund to the Board of Trustees of Eastern Illinois University to meet its operational expenses for the fiscal year ending June 30, 2022.

Section 6. The sum of \$500,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Board of Trustees of Eastern Illinois University for costs associated with the Grow Your Own Teachers Program at Eastern Illinois University College of Education in Decatur.

Section 10. The sum of \$7,000, or so much thereof as may be necessary, is appropriated from the State College and University Trust Fund to the Board of Trustees of Eastern Illinois University for scholarship grant awards.

#### ARTICLE 114

Section 5. The amount of \$23,193,600, or so much thereof as may be necessary, is appropriated from the Education Assistance Fund to the Board of Trustees of Governors State University to meet its operational expenses for the fiscal year ending June 30, 2022.

#### ARTICLE 115

Section 5. The amount of \$35,566,900, or so much thereof as may be necessary, is appropriated from the Education Assistance Fund to the Board of Trustees of Northeastern Illinois University to meet its operational expenses for the fiscal year ending June 30, 2022.

#### ARTICLE 116

Section 5. The amount of \$49,588,000, or so much thereof as may be necessary, is appropriated from the Education Assistance Fund to the Board of Trustees of Western Illinois University to meet its operational expenses for the fiscal year ending June 30, 2022.

Section 10. The amount of \$10,000, or so much thereof as may be necessary, is appropriated from the State College and University Trust Fund to the Board of Trustees of Western Illinois University for scholarship grant awards from the sale of collegiate license plates.

#### ARTICLE 117

Section 5. The amount of \$69,619,300, or so much thereof as may be necessary, is appropriated from the Education Assistance Fund to the Board of Trustees of Illinois State University to meet its operational expenses for the fiscal year ending June 30, 2022.

Section 10. The sum of \$25,000, or so much thereof as may be necessary, is appropriated from the State College and University Trust Fund to the Board of Trustees of Illinois State University for scholarship grant awards from the sale of collegiate license plates.

#### ARTICLE 118

Section 5. The amount of \$87,804,400, or so much thereof as may be necessary, is appropriated from the Education Assistance Fund to the Board of Trustees of Northern Illinois University to meet its operational expenses for the fiscal year ending June 30, 2022.

Section 10. The sum of \$22,000, or so much thereof as may be necessary, is appropriated from the State College and University Trust Fund to the Board of Trustees of Northern Illinois University for scholarship grant awards.

#### ARTICLE 119

Section 5. The amount of \$191,491,000, or so much thereof as may be necessary, is appropriated from the Education Assistance Fund to the Board of Trustees of Southern Illinois University to meet its operational expenses for the fiscal year ending June 30, 2022.

[May 31, 2021]

Section 10. The sum of \$62,800, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Southern Illinois University for any costs associated with the Daily Egyptian Newspaper.

Section 15. The sum of \$1,000,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Board of Trustees of Southern Illinois University for costs associated with the National Corn-to-Ethanol Research Center and ethanol research grants.

Section 20. The sum of \$1,076,800, or so much thereof as may be necessary, is appropriated from the Education Assistance Fund to the Board of Trustees of Southern Illinois University for all costs associated with the Simmons Cooper Cancer Center.

Section 25. The sum of \$17,000, or so much thereof as may be necessary, is appropriated from the State College and University Trust Fund to the Board of Trustees of Southern Illinois University for scholarship grant awards.

Section 30. The sum of \$1,250,000, or so much thereof as may be necessary, is appropriated from the General Professions Dedicated Fund to the Board of Trustees of Southern Illinois University for all costs associated with the development, support or administration of pharmacy practice education or training programs at the Edwardsville campus.

ARTICLE 120

Section 5. The amount of \$562,528,200, or so much thereof as may be necessary, is appropriated from the Education Assistance Fund to the Board of Trustees of the University of Illinois to meet its operational expenses for the fiscal year ending June 30, 2022.

Section 10. The following named amounts, or so much thereof as may be necessary, are appropriated from the Education Assistance Fund to the Board of Trustees of the University of Illinois for Labor and Employment Relations:

For degree programs.....	654,400
For certificate programs.....	<u>850,800</u>
Total	\$1,505,200

Section 15. The sum of \$14,803,100, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Board of Trustees of the University of Illinois for costs and expenses related to or in support of the Prairie Research Institute, in accordance with Public Act 95-0728.

Section 20. The sum of \$40,380,600, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Board of Trustees of the University of Illinois for operating costs and expenses related to or in support of the University of Illinois Hospital.

Section 25. The sum of \$698,800, or so much thereof as may be necessary, is appropriated from the Education Assistance Fund to the Board of Trustees of the University of Illinois for costs associated with the Hispanic Center for Excellence at the Chicago campus.

Section 30. The sum of \$276,600, or so much thereof as may be necessary, is appropriated from the Education Assistance Fund to the Board of Trustees of the University of Illinois for Dixon Springs Agricultural Center.

Section 35. The sum of \$1,052,700, or so much thereof as may be necessary, is appropriated from the Education Assistance Fund to the Board of Trustees of the University of Illinois for costs associated with the Public Policy Institute at the Chicago campus.

Section 40. The sum of \$294,800, or so much thereof as may be necessary, is appropriated from the Education Assistance Fund to the Board of Trustees of the University of Illinois for a grant to the College of Dentistry.

Section 45. The amount of \$500,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Board of Trustees of the University of Illinois for costs associated with the Illinois Heart Rescue.

Section 50. The sum of \$4,694,700, or so much thereof as may be necessary, is appropriated from the Fire Prevention Fund to the Board of Trustees of the University of Illinois for the purpose of maintaining the Illinois Fire Service Institute, paying the Institute's expenses, and providing the facilities and structures incident thereto, including payment to the University for personal services and related costs incurred.

Section 55. The sum of \$250,000, or so much thereof as may be necessary, is appropriated from the State College and University Trust Fund to the Board of Trustees of the University of Illinois for scholarship grant awards.

Section 60. The sum of \$250,000 or so much thereof as may be necessary, is appropriated from the Pet Population Control Fund to the University of Illinois for costs associated with pet population control at the College of Veterinary Medicine.

Section 65. The sum of \$300,000, or so much thereof as may be necessary, is appropriated from the Emergency Public Health Fund to the University of Illinois for costs and expenses related to or in support of Emergency Mosquito Abatement.

Section 70. The sum of \$400,000, or so much thereof as may be necessary, is appropriated from the Used Tire Management Fund to the University of Illinois for costs and expenses related to or in support of mosquito research and abatement.

Section 75. The sum of \$500,000, or so much thereof as may be necessary, is appropriated from the Hazardous Waste Research Fund to the University of Illinois for its ordinary and contingent expenses.

Section 80. The sum of \$500,000, or so much thereof as may be necessary, is appropriated from the General Professions Dedicated Fund to the Board of Trustees of the University of Illinois for costs associated with the development, support or administration of pharmacy practice education or training programs for the College of Medicine at Rockford.

Section 85. The sum of \$8,000,000 or so much thereof as may be necessary, is appropriated from the Coal Technology Development Assistance Fund to the University of Illinois for the Prairie Research Institute for costs associated with carbon dioxide capture technology at a coal-fired power plant, and other projects in consultation with the United States Department of Energy.

Section 90. The sum of \$175,000, or so much thereof as may be necessary, is appropriated from the Coal Technology Development Assistance Fund to the University of Illinois for the Prairie Research Institute for costs associated with conducting the carbon capture, utilization, and storage study.

ARTICLE 121

Section 5. The following named amounts, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated from the General Revenue Fund to the Illinois Community College Board for ordinary and contingent expenses:

For Personal Services.....	1,221,300
For State Paid Retirement.....	100
For State Contributions to Social Security, for Medicare.....	20,900

[May 31, 2021]

For Contractual Services.....	351,200
For Travel.....	36,400
For Commodities.....	4,600
For Printing.....	2,100
For Equipment.....	3,700
For Electronic Data Processing.....	422,900
For Telecommunications.....	17,000
For Operation of Automotive Equipment.....	<u>3,700</u>
Total	\$2,083,900

Section 10. The sum of \$1,148,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to Illinois Community College Board for costs associated with administering high school equivalency tests.

Section 15. The sum of \$3,000,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Community College Board for grants to the alternative schools network and other providers.

Section 20. The sum of \$150,000 or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Community College Board for support of the P-20 Council.

Section 25. The sum of \$60,200, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Community College Board for awarding scholarships to qualifying graduates of the Lincoln's Challenge Program.

Section 30. The sum of \$13,265,400, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Community College Board for the City Colleges of Chicago for educational-related expenses.

Section 35. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated from the General Revenue Fund to the Illinois Community College Board for distribution to qualifying public community colleges for the purposes specified:

Small College Grants.....	548,400
Performance Funding Grants.....	<u>359,000</u>
Total	\$907,400

Section 40. The sum of \$560,300, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Community College Board for costs associated with the development, support or administration of the Illinois Longitudinal Data System.

Section 45. The sum of \$1,457,900, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Community College Board for grants to operate an educational facility in the former community college district #541 in East St. Louis.

Section 50. The sum of \$1,000,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Community College Board for costs associated with grants for transitional math and English development.

Section 55. The sum of \$23,794,400, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Community College Board for all costs associated with the bridge and workforce programs.

Section 60. The following named amounts, or so much thereof as may be necessary, are appropriated to the Illinois Community College Board for all costs associated with career and technical education activities:

From the General Revenue Fund.....	18,069,400
From the Career and Technical Education Fund....	<u>22,000,000</u>

Total \$40,069,400

Section 65. The following named amounts, or so much of those amounts as may be necessary, for the objects and purposes named, are appropriated to the Illinois Community College Board for adult education and literacy activities:

From the General Revenue Fund:

For payment of costs associated with education and educational-related services to local eligible providers for adult education and literacy..... 22,651,000

For payment of costs associated with education and educational-related services to local eligible providers for performance-based awards..... 11,236,700

From the ICCB Adult Education Fund:

For payment of costs associated with education and educational-related services to local eligible providers and to Support Leadership Activities, as Defined by U.S.D.O.E. for adult education and literacy as provided by the United States Department of Education..... 26,800,000

Section 70. The following amounts, or so much thereof as may be necessary, respectively, are appropriated to the Illinois Community College Board for distribution to qualifying public community colleges for the purposes specified:

From the Personal Property Tax Replacement Fund:

Base Operating Grants..... 105,570,000

From the Education Assistance Fund:

Base Operating Grants..... 74,370,200

Equalization Grants..... 71,203,900

Total \$145,574,100

Section 75. The sum of \$100,000, or so much thereof as may be necessary, is appropriated from the ICCB Research and Technology Fund to the Illinois Community College Board for costs associated with maintaining and updating instructional technology.

Section 80. The sum of \$100,000, or so much thereof as may be necessary, is appropriated from the High School Equivalency Testing Fund to the Illinois Community College Board for costs associated with administering high school equivalency tests.

Section 85. The sum of \$10,000,000, or so much thereof as may be necessary, is appropriated from the Illinois Community College Board Contracts and Grants Fund to the Illinois Community College Board to be expended under the terms and conditions associated with the moneys being received, including prior year expenditures.

Section 90. The sum of \$525,000, or so much thereof as may be necessary, is appropriated from the ICCB Federal Trust Fund to the Illinois Community College Board for the ordinary and contingent expenses of the Board.

Section 95. The sum of \$1,600,000, or so much thereof as may be necessary, is appropriated from the ICCB Adult Education Fund to the Illinois Community College Board for operational expenses associated with administration of adult education and literacy activities.

Section 100. The sum of \$4,264,400, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Community College Board to reimburse colleges for costs associated with the Illinois Veterans Grant and Illinois National Guard Grant.

Section 105. The sum of \$27,000,000, or so much thereof as may be necessary, is appropriated from the Illinois Community College Board Contracts and Grants Fund to the Illinois Community College Board for grants, contracts, and administrative expenses of the Governor's Emergency Education Relief Fund award.

Section 110. The sum of \$25,000,000, or so much thereof as may be necessary, is appropriated from the Illinois Community College Board Contracts and Grants Fund to the Illinois Community College Board for grants and administrative costs associated with early childhood programs.

ARTICLE 122

Section 5. The sum of \$3,500,000, or so much thereof as may be necessary, is appropriated to the Illinois Student Assistance Commission from the General Revenue Fund to meet its operational expenses for the fiscal year ending June 30, 2022.

Section 10. The following named amount, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Student Assistance Commission for the following purpose:  
To support outreach, research, and training activities..... 3,497,700

Section 15. The sum of \$479,566,200, or so much thereof as may be necessary, is appropriated to the Illinois Student Assistance Commission from the General Revenue Fund for grant awards to students eligible for the Monetary Award Program, as provided by law, and for agency administrative and operational costs not to exceed 2 percent of the total appropriation in this Section.

Section 20. The sum of \$35,000,000, or so much thereof as may be necessary, is appropriated to the Illinois Student Assistance Commission from the General Revenue Fund for payments to eligible public universities for grants to students pursuant to the AIM HIGH pilot program.

Section 25. The sum of \$150,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Student Assistance Commission for costs associated with providing grants to exonerated persons, as provided by law.

Section 30. The sum of \$26,400, or so much thereof as may be necessary, is appropriated from the Education Assistance Fund to the Illinois Student Assistance Commission for costs associated with the Veterans' Home Medical Providers' Loan Repayment Program pursuant to Public Act 99-0813.

Section 35. The sum of \$264,000, or so much thereof as may be necessary, is appropriated from the Education Assistance Fund to the Illinois Student Assistance Commission for grants to eligible nurse educators to use for payment of their educational loan pursuant to Public Act 94-1020.

Section 40. The following named sums, or so much thereof as may be necessary, respectively, are appropriated from the Education Assistance Fund to the Illinois Student Assistance Commission for the following purposes:

Grants and Scholarships

For the payment of scholarships to students who are children of policemen or firemen killed in the line of duty, or who are dependents of correctional officers killed or permanently disabled in the line of duty, as provided by law..... 1,273,300  
For payment of Minority Teacher Scholarships..... 1,900,000

Total \$3,173,300

Section 45. The sum of \$6,498,000, or so much thereof as may be necessary, is appropriated from the Education Assistance Fund to the Illinois Student Assistance Commission to the Golden Apple Scholars of Illinois program, as provided by law.

Section 50. The sum of \$750,000, or so much thereof as may be necessary, is appropriated from the Education Assistance Fund to the Illinois Student Assistance Commission to the Golden Apple Scholars of Illinois program for the Golden Apple Accelerators Program.

Section 55. The sum of \$439,900, or so much thereof as may be necessary, is appropriated from the Education Assistance Fund to the Illinois Student Assistance Commission for the Loan Repayment for Teachers Program.

Section 60. The sum of \$300,000, or so much thereof as may be necessary, is appropriated from the ISAC Accounts Receivable Fund to the Illinois Student Assistance Commission for costs associated with the collection of delinquent scholarship awards pursuant to the Illinois State Collection Act of 1986.

Section 65. The sum of \$110,000, or so much thereof as may be necessary, is appropriated to the Illinois Student Assistance Commission from the University Grant Fund for payment of grants for the Higher Education License Plate Program, as provided by law.

Section 70. The following named sum, or so much thereof as may be necessary, is appropriated from the Illinois Student Assistance Commission Contracts and Grants Fund to the Illinois Student Assistance Commission for the following purpose:

To support outreach, research, and training activities..... 10,000,000

Section 75. The following named sum, or so much thereof as may be necessary, is appropriated from the Optometric Licensing and Disciplinary Board Fund to the Illinois Student Assistance Commission for the following purpose:

Grants and Scholarships

For payment of scholarships for the Optometric Education Scholarship Program, as provided by law..... 50,000

Section 80. The following named sum, or so much thereof as may be necessary, is appropriated from the National Guard and Naval Militia Grant Fund to the Illinois Student Assistance Commission for the following purpose:

Grants and Scholarships

For payment of Illinois National Guard and Naval Militia Scholarships at State-controlled universities and public community colleges in Illinois to students eligible to receive such awards, as provided by law..... 20,000

Section 85. The sum of \$100,000, or so much thereof as may be necessary, is appropriated from the Golden Apple Scholars of Illinois Fund to the Illinois Student Assistance Commission for the Golden Apple Scholars of Illinois Program, as provided by law.

Section 90. The following named sums, or so much thereof as may be necessary, respectively, are appropriated to the Illinois Student Assistance Commission from the Student Loan Operating Fund for its ordinary and contingent expenses:

For Administration

For Personal Services..... 15,538,600

For State Contributions to State Employees Retirement System.....	8,392,900
For State Contributions to Social Security.....	1,181,000
For State Contributions for Employees Group Insurance.....	6,240,000
For Contractual Services.....	12,630,700
For Travel.....	311,000
For Commodities.....	282,200
For Printing.....	501,000
For Equipment.....	540,000
For Telecommunications.....	1,897,900
For Operation of Auto Equipment.....	<u>38,400</u>
Total	\$47,553,700

Section 95. The sum of \$2,500,000, or so much thereof as may be necessary, is appropriated to the Illinois Student Assistance Commission from the Student Loan Operating Fund for costs associated with Federal Loan System Development and Maintenance.

Section 100. The sum of \$1,000,000 or so much thereof as may be necessary, is appropriated to the Illinois Student Assistance Commission from the Student Loan Operating Fund for costs associated with the Illinois Designated Account Purchase Program.

Section 105. The sum of \$10,000,000, or so much thereof as may be necessary, is appropriated to the Illinois Student Assistance Commission from the Student Loan Operating Fund for distribution as necessary for the following: for payment of collection agency fees associated with collection activities for Federal Family Education Loans, for Default Aversion Fee reversals, and for distributions as necessary and provided for under the Federal Higher Education Act.

Section 110. The following named sum, or so much thereof as may be necessary, is appropriated from the Federal Congressional Teacher Scholarship Program Fund to the Illinois Student Assistance Commission for the following purpose:

For transferring repayment funds collected under the Paul Douglas Teacher Scholarship Program to the U.S. Treasury.....	100,000
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Section 115. The sum of \$160,000,000, or so much thereof as may be necessary, is appropriated from the Federal Student Loan Fund to the Illinois Student Assistance Commission for distribution when necessary as a result of the following: for guarantees of loans that are uncollectible, for collection payments to the Student Loan Operating Fund as required under agreements with the United States Secretary of Education, for payment to the Student Loan Operating Fund for Default Aversion Fees, for transfers to the U.S. Treasury, or for other distributions as necessary and provided for under the Federal Higher Education Act.

Section 120. The sum of \$13,000,000, or so much thereof as may be necessary, is appropriated from the Federal Student Incentive Trust Fund to the Illinois Student Assistance Commission for allowable uses of federal grant funds related to college access, outreach, and training, including but not limited to funds received under the federal Gaining Early Awareness and Readiness for Undergraduate Program.

Section 125. The sum of \$300,000, or so much thereof as may be necessary, is appropriated from the Federal Student Incentive Trust Fund to the Illinois Student Assistance Commission for the John R. Justice Student Loan Repayment Program.

Section 130. The sum of \$55,000,000, or so much thereof as may be necessary, is appropriated from the Student Loan Operating Fund to the Illinois Student Assistance Commission for financial assistance and administrative costs associated with early childhood programs.

Section 135. The sum of \$20,000,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Illinois Student Assistance Commission for deposit into the Illinois Prepaid Tuition Trust Fund.

ARTICLE 123

Section 5. The sum of \$1,883,279,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Board of Trustees of the State Universities Retirement System for the State's contribution, as provided by law.

Section 10. The sum of \$218,000,000, or so much thereof as may be necessary, is appropriated from the State Pensions Fund to the Board of Trustees of the State Universities Retirement System pursuant to the provisions of Section 8.12 of the State Finance Act.

Section 15. The sum of \$4,834,221, or so much thereof as may be necessary, is appropriated from the Education Assistance Fund to the State Universities Retirement System for deposit into the Community College Health Insurance Security Fund for the State's contributions, as required by law.

ARTICLE 124

Section 5. The amount of \$1,114,700, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the State Universities Civil Service System to meet its operational expenses for the fiscal year ending June 30, 2022.

ARTICLE 125

Section 5. The amount of \$600,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Courts Commission for its ordinary and contingent expenses.

ARTICLE 126

Section 5. The sum of \$46,653,300, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made in Article 30, Section 35 of Public Act 101-0637, as amended, is reappropriated to the Department of Healthcare and Family Services from the State Coronavirus Urgent Remediation Emergency Fund for purposes of a program to provide support to providers of long term care services, excluding Specialized Mental Health Rehabilitation Facilities, due to needs resulting from the COVID-19 pandemic.

For providers in the counties that did not receive direct allotments from the federal Coronavirus Relief Fund .....

Statewide .....	\$46,653,300
Total .....	\$46,653,300

Section 10. The sum of \$10,800, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made in Article 30, Section 36 of Public Act 101-0637, as amended, is reappropriated to the Department of Healthcare and Family Services from the State Coronavirus Urgent Remediation Emergency Fund for purposes of a program to provide support to providers offering long term care services to disproportionately impacted areas, based on positive COVID-19 cases, excluding Specialized Mental Health Rehabilitation Facilities, due to needs resulting from the COVID-19 pandemic.

Section 15. The sum of \$16,488,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made in Article 30, Section 45 of Public Act 101-0637, as amended, is reappropriated to the Department of Healthcare and Family Services from the State Coronavirus Urgent Remediation Emergency Fund for purposes of a program to provide

support to ambulance providers, medical assistance providers, excluding Specialized Mental Health Rehabilitation Facilities, due to needs resulting from the COVID-19 pandemic.

For providers in the counties that did not receive direct allotments

from the federal Coronavirus Relief Fund .....	\$0
Statewide .....	<u>\$16,488,500</u>
Total	\$16,488,500

Section 20. The sum of \$2,847,400 or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made in Article 30, Section 50 of Public Act 101-0637, as amended, is reappropriated to the Department of Healthcare and Family Services from the State Coronavirus Urgent Remediation Emergency Fund for purposes of a program to provide support to Specialized Mental Health Rehabilitation Facilities due to needs resulting from the COVID-19 pandemic.

Section 25. The amount of \$500,000,000, or so much of that amount as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Illinois Emergency Management Agency to expend at the direction of the Governor for any costs eligible for payment from federal Coronavirus Relief Fund moneys in accordance with Section 5001 of the federal CARES Act and related federal guidance or from any other federal fund pursuant to any other provision of federal law, including current and prior year operational expenses, awards, and grants of the Illinois Emergency Management Agency and other State agencies for the support of programs and services that assist people and entities impacted by the COVID-19 pandemic and the State's emergency response to the pandemic. In the discretion of the Governor, and upon his written direction to the Comptroller, portions of the appropriated funds may be allotted to other state agencies for expenditures as authorized in this article.

ARTICLE 127

Section 5. The amount of \$258,000,000, or so much of that amount as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Illinois Emergency Management Agency to expend at the direction of the Governor for any costs eligible for the payment from the federal Coronavirus State Fiscal Recovery Fund moneys in accordance with Section 602 under Section 9901 of the federal American Rescue Plan Act and related federal guidance, including current and prior year operational expenses, awards, and grants of the Illinois Emergency Management Agency and other State agencies for the support of programs and services that assist people and entities impacted by the COVID-19 pandemic and the State's emergency response to the pandemic. In the discretion of the Governor, and upon his written direction to the Comptroller, portions of the appropriated funds may be allotted to other state agencies for expenditures as authorized in this article. The expenditures shall be at the approximate amounts below:

For costs related to the COVID-19 pandemic response, including purchases of protective personal equipment, state agency health and safety measures, costs associated with care sites, and other emergency response costs at the Illinois Emergency Management Agency .....	150,000,000
For costs related to the COVID-19 pandemic response, including IT contracts, at the Department of Innovation and Technology .....	60,000,000
For costs related to the COVID-19 pandemic response at the Department of Human Services .....	40,000,000
For costs related to the COVID-19 pandemic Response for other State agencies.....	<u>8,000,000</u>
Total	\$258,000,000

Section 10. The amount of \$2,000,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Commerce and Economic Opportunity for general administrative and contingent costs associated with implementing programs funded by Section 9901 of the American Rescue Plan Act of 2021 and any associated federal guidance.

Section 15. The sum of \$3,000,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Public Health for grants and administrative expenses associated with the Coronavirus Vaccine Incentive Public Health Promotion Program, including prior year costs.

Section 20. The amount of \$7,000,000 or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of the Lottery for deposit into the State Lottery Fund for payment of or reimbursement for payment of promotional or incentive prizes, including prior year costs, associated with the Coronavirus Vaccine Incentive Public Health Promotion program.

Section 25. The sum of \$70,000,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Corrections for deposit into the Department of Corrections Reimbursement and Education Fund for general administrative and contingent costs in accordance with Section 602 under Section 9901 of the federal American Rescue Plan Act of 2021 and any associated federal guidance.

Section 30. The sum of \$40,000,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Human Services for deposit into the DHS State Projects Fund for general administrative and contingent costs in accordance with Section 602 under Section 9901 of the federal American Rescue Plan Act of 2021 and any associated federal guidance.

Section 35. The amount of \$300,000,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Commerce and Economic Opportunity for all costs associated with the Back to Business Grant Program pursuant to 20 ILCS 605/605-1050 including administration, technical assistance, and the awarding of grants to qualifying businesses, including prior year costs in the approximate amounts below:

For businesses that submitted a valid application under a previous funding round of the program but did not receive an award.....	\$25,000,000
To fund start-up costs for businesses during the COVID-19 public health emergency and fund businesses or organizations engaging in the recovery effort to reactivate vacant spaces in high traffic areas like downtowns.....	\$50,000,000

Section 40. The amount of \$10,000,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Commerce and Economic Opportunity for grants, contracts, and operational costs associated with the Tourism Attraction Development Grant Program Pursuant to 20 ILCS 665/8a(3).

Section 45. The amount of \$50,000,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Commerce and Economic Opportunity for grants, contracts, and operational costs associated with the development and implementation of Job Training and Workforce Recovery programs pursuant to 20 ILCS 605/605-415, including costs related to the implementation of equity and access workforce commission recommendations.

Section 50. The amount of \$20,000,000, or so much thereof as may be necessary, is appropriated to the Department of Commerce and Economic Opportunity from the State Coronavirus Urgent Remediation Emergency Fund for grants and awards for technical assistance, business support services and outreach, including but not limited to investing in Community Navigators, targeted business support services for industries heavily impacted by COVID-19 and businesses in disproportionately impacted areas, and supporting increased entrepreneurial assistance efforts statewide, including prior year costs.

Section 55. The amount of \$23,500,000, or so much thereof as may be necessary, is appropriated to the Department of Commerce and Economic Opportunity from the State Coronavirus Urgent Remediation Emergency Fund for grants, awards, and contingent costs associated with implementing the Research in Illinois to Spur Economic Recovery (RISE) program.

Section 60. The amount of \$1,500,000, or so much thereof as may be necessary, is appropriated to the Department of Commerce and Economic Opportunity from the State Coronavirus Urgent Remediation Emergency Fund for operational and contingent costs of implementing the Research in Illinois to Spur Economic Recovery (RISE) program.

Section 65. The sum of \$45,000,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Commerce and Economic Opportunity for the purpose of making grants, contracts, and loans under the American Rescue Plan Capital Assets (ARPCAP) Program, including prior incurred costs.

Section 75. The sum of \$8,000,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Commerce and Economic Opportunity for a grant to Navy Pier for purposes allowed by Section 9901 of the American Rescue Plan Act of 2021 and any associated federal guidance.

Section 80. The amount of \$15,000,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Commerce and Economic Opportunity for a grant to the Donald E. Stephens Convention Center in Rosemont for purposes allowed by Section 9901 of the American Rescue Plan Act of 2021 and any associated federal guidance.

Section 85. The sum of \$500,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Commerce and Economic Opportunity for the purpose of Contracts, Grants, Loans, Investment and administrative expenses of small business micro-loans, for purposes permitted by Section 9901 of the American Rescue Plan Act of 2021 and related federal guidance.

Section 90. The sum of \$300,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Commerce and Economic Opportunity for a grant to the Katherine Dunham Museum in East St. Louis, for purposes permitted by Section 9901 of the American Rescue Plan Act of 2021 and related federal guidance.

Section 91. The sum of \$300,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Commerce and Economic Opportunity for a grant to the House of Miles Davis Museum in East St. Louis, for purposes permitted by Section 9901 of the American Rescue Plan Act of 2021 and related federal guidance.

Section 95. The sum of \$75,000,000, or so much thereof as may be necessary, is appropriated to the Department of Healthcare and Family Services from the State Coronavirus Urgent Remediation Emergency Fund for purposes of a program to provide support to providers of long term care services, excluding Specialized Mental Health Rehabilitation Facilities, for purposes permitted by Section 9901 of the American Rescue Plan Act of 2021 and related federal guidance.

Section 100. The sum of \$5,000,000 or so much thereof as may be necessary, is appropriated to the Department of Healthcare and Family Services from the State Coronavirus Urgent Remediation Emergency

Fund for Specialized Mental Health Rehabilitation Facilities for purposes permitted by Section 9901 of the American Rescue Plan Act of 2021 and related federal guidance.

Section 105. The amount of \$180,000,000, or so much thereof as may be necessary, is appropriated to the Department of Healthcare and Family Services from the State Coronavirus Urgent Remediation Emergency Fund for purposes permitted by Section 9901 of the American Rescue Plan Act of 2021 and related federal guidance to provide support to Illinois hospitals at the approximate amounts below:

For Safety-Net Hospitals .....	\$30,000,000
For Hospitals, excluding	
Safety-Net Hospitals .....	\$150,000,000

Section 110. The amount of \$20,000,000, or so much thereof as may be necessary, is appropriated to the Department of Healthcare and Family Services from the State Coronavirus Urgent Remediation Emergency Fund for a grant to the Ann & Robert H. Lurie Children's Hospital of Chicago for purposes permitted by Section 9901 of the American Rescue Plan Act of 2021 and related federal guidance.

Section 115. The sum of \$50,000,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Human Services for grants and administrative expenses associated with mental health, behavioral health, substance abuse and other services for purposes allowed by Section 9901 of the American Rescue Plan Act of 2021 and any associated federal guidance.

Section 120. The sum of \$5,000,000, or so much thereof as may be necessary is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Human Services for grants and administrative expenses associated with mental health services to first responders for purposes allowed by Section 9901 of the American Rescue Plan Act of 2021 and any associated federal guidance.

Section 125. The sum of \$5,000,000, or so much thereof as may be necessary is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Human Services for grants and administrative expenses associated with suicide prevention for purposes allowed by Section 9901 of the American Rescue Plan Act of 2021 and any associated federal guidance.

Section 130. The amount of \$10,000,000, or so much thereof may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Human Services for grants and administrative expenses of the Housing is Recovery Pilot Program, for purposes permitted by Section 9901 of the American Rescue Plan Act of 2021 and related federal guidance.

Section 135. The amount of \$50,000,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Criminal Justice Information Authority for grants and administrative expenses associated with implementing violence prevention programs for purposes permitted by Section 9901 of the American Rescue Plan Act of 2021 and related federal guidance.

Section 150. The sum of \$10,000,000, or so much thereof as may be necessary is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Human Services for grants and administrative expenses associated with Teen Reach After-School Programs for purposes allowed by Section 9901 of the American Rescue Plan Act of 2021 and any associated federal guidance.

Section 155. The sum of \$60,000,000, or so much thereof as may be necessary is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Human Services for grants to community providers and local governments for youth employment programs for purposes allowed by Section 9901 of the American Rescue Plan Act of 2021 and any associated federal guidance.

Section 160. The sum of \$3,000,000, or so much thereof as may be necessary is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Children and Family Services for grants to Child Advocacy Centers for purposes allowed by Section 9901 of the American Rescue Plan Act of 2021 and any associated federal guidance.

Section 165. The sum of \$25,000,000, or so much thereof as may be necessary is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Human Services for grants and administrative expenses associated with Supportive Housing services for purposes allowed by Section 9901 of the American Rescue Plan Act of 2021 and any associated federal guidance.

Section 170. The sum of \$75,000,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Revenue for the Illinois Housing Development Authority for grants and administrative expenses associated with the COVID-19 Affordable Housing Grant Program for purposes allowed by Section 9901 of the American Rescue Plan Act of 2021 and any associated federal guidance.

Section 180. The sum of \$1,000,000, or so much thereof as may be necessary is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Human Services for grants and administrative expenses associated with Homeless Youth Services for purposes allowed by Section 9901 of the American Rescue Plan Act of 2021 and any associated federal guidance.

Section 185. The sum of \$100,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Human Services for a grant to the Fifth Street Renaissance, for purposes permitted by Section 9901 of the American Rescue Plan Act of 2021 and related federal guidance.

Section 190. The amount of \$10,000,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Illinois State Board of Education for costs associated with implementing after school programs for purposes permitted by Section 9901 of the American Rescue Plan Act of 2021 and related federal guidance.

Section 195. The amount of \$10,000,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Illinois Community College Board for costs associated with implementing college bridge programs for purposes permitted by Section 9901 of the American Rescue Plan Act of 2021 and related federal guidance.

Section 200. The amount of \$10,000,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Illinois State Board of Education for costs associated with implementing parent mentoring programs for purposes permitted by Section 9901 of the American Rescue Plan Act of 2021 and related federal guidance.

Section 205. The sum of \$17,000,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Illinois State Board of Education for deposit into the Freedom Schools Fund for costs associated with the freedom school network and programs for purposes permitted by Section 9901 of the American Rescue Plan Act of 2021 and related federal guidance.

Section 210. The sum of \$1,000,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Commerce and Economic Opportunity for a grant to the Alternative Schools Network for purposes allowed by Section 9901 of the American Rescue Plan Act of 2021 and any associated federal guidance.

Section 215. The amount of \$769,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Board of Trustees of the University of Illinois for costs associated with the water rates report under Section 115 of the University of Illinois Act for purposes permitted by Section 9901 of the American Rescue Plan Act of 2021 and related federal guidance. No contract shall be entered into or obligation incurred for water rates report from appropriations made in this section until after the purpose and amounts have been approved in writing by the Governor.

Section 220. The sum of \$15,000,000, or so much thereof as may be necessary is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Public Health for a deposit

into the African-American HIV/AIDS Response Fund to be used for purposes allowed by Section 9901 of the American Rescue Plan Act of 2021 and any associated federal guidance.

Section 260. The sum of \$2,500,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Commerce and Economic Opportunity for disadvantaged and urban farmers, for purposes permitted by Section 9901 of the American Rescue Plan Act of 2021 and related federal guidance.

Section 265. The sum of \$80,000,000, or so much thereof as may be necessary is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Human Services for a deposit into the DHS State Projects Fund for purposes allowed by Section 9901 of the American Rescue Plan Act of 2021 and any associated federal guidance.

Section 270. The sum of \$10,000,000, or so much thereof as may be necessary is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Human Services for a grant to United Power for purposes allowed by Section 9901 of the American Rescue Plan Act of 2021 and any associated federal guidance.

Section 280. The sum of \$3,000,000 or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Human Services for a grant to Youth Guidance for all costs associated with Becoming a Man Program, for purposes permitted by Section 9901 of the American Rescue Plan Act of 2021 and related federal guidance.

Section 285. The sum of \$3,000,000 or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Human Services for a grant to Working on Womanhood, for purposes permitted by Section 9901 of the American Rescue Plan Act of 2021 and related federal guidance.

Section 290. The amount of \$1,000,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Children and Family Services for a grant to the Court Appointed Special Advocates of Cook County to be used to advocate for the timely placement of children in permanent, safe, and stable homes, for purposes permitted by Section 9901 of the American Rescue Plan Act of 2021 and related federal guidance.

Section 295. The sum of \$1,000,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Human Services for grants and administrative expenses associated with Special Olympics Illinois, for purposes permitted by Section 9901 of the American Rescue Plan Act of 2021 and related federal guidance.

Section 300. The sum of \$12,000,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Human Services for grants and administration expenses associated with Parents Too Soon, for purposes permitted by Section 9901 of the American Rescue Plan Act of 2021 and related federal guidance.

Section 305. The amount of \$4,000,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Commerce and Economic Opportunity for a grant to the African-American Family Commission, for purposes permitted by Section 9901 of the American Rescue Plan Act of 2021 and related federal guidance.

Section 310. The amount of \$4,000,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Commerce and Economic Opportunity for a grant to the Latino Family Commission, for purposes permitted by Section 9901 of the American Rescue Plan Act of 2021 and related federal guidance.

Section 315. The sum of \$4,000,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Commerce and Economic

[May 31, 2021]

Opportunity for a grant to the Asian American Family Commission, for purposes permitted by Section 9901 of the American Rescue Plan Act of 2021 and related federal guidance.

Section 320. The sum of \$2,000,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Human Services for a grant to the United African Organization Welcoming Centers, for purposes permitted by Section 9901 of the American Rescue Plan Act of 2021 and related federal guidance.

Section 325. The sum of \$4,200,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the to the Department of Human Services for grants and administrative expenses associated with legal assistance to migrant persons, for purposes permitted by Section 9901 of the American Rescue Plan Act of 2021 and related federal guidance.

Section 330. The sum of \$1,500,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Human Services for grants and administrative expenses associated with refugee case management, for purposes permitted by Section 9901 of the American Rescue Plan Act of 2021 and related federal guidance.

Section 335. The sum of \$350,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Commerce and Economic Opportunity for a grant to the Don Moyer Boys and Girls Club - The Genius Center for training and employment development for job training, for purposes permitted by Section 9901 of the American Rescue Plan Act of 2021 and related federal guidance.

Section 340. The sum of \$700,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Commerce and Economic Opportunity for a grant to the Urbana-Champaign Independent Media Center to provide small community based grants for community service and violence prevention in Urbana, for purposes permitted by Section 9901 of the American Rescue Plan Act of 2021 and related federal guidance.

Section 345. The amount of \$800,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Illinois Criminal Justice Information Authority for a grant to Carmen-Buckner Elementary School, including administrative costs, for purposes allowed by Section 9901 of the American Rescue Plan Act of 2021 and any associated federal guidance.

Section 350. The amount of \$800,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Illinois Criminal Justice Information Authority for a grant to Earhart Elementary School, including administrative costs, for purposes allowed by Section 9901 of the American Rescue Plan Act of 2021 and any associated federal guidance.

Section 355. The amount of \$800,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Illinois Criminal Justice Information Authority for a grant to Dulles Elementary School, including administrative costs, for purposes allowed by Section 9901 of the American Rescue Plan Act of 2021 and any associated federal guidance.

Section 360. The amount of \$800,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Illinois Criminal Justice Information Authority for a grant to St. Bernard Hospital, including administrative costs, for purposes allowed by Section 9901 of the American Rescue Plan Act of 2021 and any associated federal guidance.

Section 365. The sum of \$150,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Human Services for a grant to Well Kids Learning Hub for the purpose of providing support to children aged 0 to 18 years, for purposes permitted by Section 9901 of the American Rescue Plan Act of 2021 and related federal guidance.

Section 370. The sum of \$75,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Illinois State Board of Education for a grant to the Black and Gold Initiative for mentoring, educational programming, and violence prevention for high school students, for purposes permitted by Section 9901 of the American Rescue Plan Act of 2021 and related federal guidance.

Section 375. The sum of \$3,502,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Illinois Student Assistance Commission for the Golden Apple Scholars of Illinois Program, for purposes permitted by Section 9901 of the American Rescue Plan Act of 2021 and related federal guidance.

Section 380. The sum of \$4,250,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Illinois Student Assistance Commission for the Golden Apple Accelerators Program, for purposes permitted by Section 9901 of the American Rescue Plan Act of 2021 and related federal guidance.

Section 385. The sum of \$250,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Human Services for a grant to Peoria Friendship House to be used for family programming and community services, for purposes permitted by Section 9901 of the American Rescue Plan Act of 2021 and related federal guidance.

Section 390. The sum of \$1,000,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Human Services for a grant to Tri-County Urban League to provide support programming for individuals in the Peoria area, for purposes permitted by Section 9901 of the American Rescue Plan Act of 2021 and related federal guidance.

Section 395. The sum of \$100,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Human Services for a grant to It Takes A Village for academic support programming, for purposes permitted by Section 9901 of the American Rescue Plan Act of 2021 and related federal guidance.

Section 400. The sum of \$100,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund the Department of Human Services for a grant to Living To Serve to fund health disparity initiatives, for purposes permitted by Section 9901 of the American Rescue Plan Act of 2021 and related federal guidance.

Section 405. The sum of \$14,000,000 or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Human Services for income assistance and related distributive purposes, including such Federal funds as are made available by the Federal Government for grants and administrative expenses associated with Immigrant Integration Services and for other Immigrant Services pursuant to 305 ILCS 5/12-4.34, for purposes permitted by Section 9901 of the American Rescue Plan Act of 2021 and related federal guidance.

Section 410. The sum of \$5,000,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Human Services for a grant to the welcoming centers, for purposes permitted by Section 9901 of the American Rescue Plan Act of 2021 and related federal guidance.

Section 415. The sum of \$3,054,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Human Services for grants and administrative expenses associated with Supportive Housing Services, for purposes permitted by Section 9901 of the American Rescue Plan Act of 2021 and related federal guidance.

Section 420. The sum of \$583,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Illinois Arts Council for a grant associated with

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the Illinois Humanities Council for purposes allowed by Section 9901 of the American Rescue Plan Act of 2021 and any associated federal guidance.

Section 440. The sum of \$37,700,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Public Health for purposes allowed by Section 9901 of the American Rescue Plan Act of 2021 and any associated federal guidance for the ordinary and contingent expenses of the following hospitals that participate in the State's Medicaid managed care program at the following named amounts:

South Shore Hospital – Chicago .....	4,200,000
Roseland Community Hospital – Chicago .....	4,200,000
West Suburban Medical Center – Chicago .....	4,200,000
Loretto Hospital – Chicago .....	3,200,000
Javon Bea Hospital – Rockford .....	2,000,000
Mount Sinai Hospital – Chicago .....	2,000,000
Touchette Regional Hospital - Centreville .....	1,500,000
Jackson Park Hospital – Chicago .....	3,000,000
St. Bernard Hospital and Health Care Center Chicago..	1,200,000
St. Anthony Hospital – Chicago.....	2,500,000
Thorek Memorial Hospital – Chicago.....	1,000,000
Humboldt Park Health – Chicago.....	2,500,000
Swedish Hospital – Chicago.....	2,000,000
Lurie Children's Hospital – Chicago.....	4,200,000

Section 445. The sum of \$10,000,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department Human Services for a grant to Illinois Special Olympics, for purposes permitted by Section 9901 of the American Rescue Plan Act of 2021 and related federal guidance.

Section 450. The sum of \$10,000,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department Human Services for a grant to Illinois Special Children's Charities/Chicago Special Olympics, for purposes permitted by Section 9901 of the American Rescue Plan Act of 2021 and related federal guidance.

Section 455. The sum of \$1,033,700, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Board of Higher Education to the Grow Your Own Teachers Program for costs and expenses associated with the Historically Disadvantaged Male Initiative, for purposes permitted by Section 9901 of the American Rescue Plan Act of 2021 and related federal guidance.

Section 460. The sum of \$2,000,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Natural Resources for lake effect development for purposes permitted by Section 9901 of the American Rescue Plan Act of 2021 and related federal guidance.

Section 465. The sum of \$75,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Illinois Criminal Justice Information Authority for costs associated with the Higher Education in Prisons Task Force for purposes allowed by Section 9901 of the American Rescue Plan Act of 2021 and any associated federal guidance.

Section 470. The sum of \$150,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Illinois Criminal Justice Information Authority for a grant to First Followers Re-Entry Program for violence prevention and reduction, including administrative costs, for purposes allowed by Section 9901 of the American Rescue Plan Act of 2021 and any associated federal guidance.

Section 475. The sum of \$500,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Illinois Criminal Justice Information Authority for a grant to Ex-Cons for Community and Social Change for violence prevention and reduction, including administrative costs, for purposes allowed by Section 9901 of the American Rescue Plan Act of 2021 and any associated federal guidance.

Section 480. The sum of \$300,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Illinois Criminal Justice Information Authority for a grant to the Urban League of Metropolitan St. Louis at Fairview Heights for violence prevention and reduction, including administrative costs, for purposes allowed by Section 9901 of the American Rescue Plan Act of 2021 and any associated federal guidance.

Section 485. The sum of \$250,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Illinois Criminal Justice Information Authority for a grant to Black Lives Matter of Lake County for violence prevention and youth mentorship, including administrative costs, for purposes allowed by Section 9901 of the American Rescue Plan Act of 2021 and any associated federal guidance.

Section 490. The sum of \$300,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Illinois Criminal Justice Information Authority for a grant to Elite Striders Drill Team for violence prevention and reduction, including administrative costs, for purposes allowed by Section 9901 of the American Rescue Plan Act of 2021 and any associated federal guidance.

Section 495. The sum of \$1,000,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Illinois Criminal Justice Information Authority for a grant to Violence Interrupters for violence prevention and reduction, including administrative costs, for purposes allowed by Section 9901 of the American Rescue Plan Act of 2021 and any associated federal guidance.

#### ARTICLE 128

Section 5. The sum of \$10,000,000, or so much thereof as may be necessary, is appropriated from the Public Utility Fund to the Illinois Commerce Commission for all costs associated with the administration of the Energy Transition Act.

Section 10. The sum of \$7,000,000, or so much thereof as may be necessary, is appropriated from the Clean Air Act Permit Fund to the Illinois Environmental Protection Agency for all costs associated with the implementation, administration, and enforcement of the Clean Air Act and the Energy Transition Act.

Section 15. The sum of \$4,000,000, or so much thereof as may be necessary, is appropriated to the Illinois Power Agency from the Illinois Power Agency Operations Fund for its ordinary and contingent expenses pursuant to the Energy Transition Act.

Section 20. The sum of \$200,000,000, or so much thereof as may be necessary, is appropriated from the Energy Transition Assistance Fund to the Department of Commerce and Economic Opportunity for operational expenses, grants, contracts and expenditures pursuant to the Energy Transition Act.

Section 25. The sum of \$1,100,000, or so much thereof as may be necessary, is appropriated from the Energy Transition Assistance Fund to the Illinois Student Assistance Commission for costs associated with providing grants to eligible individuals, for costs pursuant to the Energy Transition Act.

Section 30. The sum of \$500,000, or so much thereof as may be necessary, is appropriated from the Energy Transition Assistance Fund to the Capital Development Board for operational expenses and

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administration of the Energy Transition Act, including the creation and adoption of the Illinois Stretch Energy Code.

Section 35. The sum of \$10,000,000, or so much thereof as may be necessary, is appropriated from the Energy Transition Assistance Fund to the Department of Central Management Services for operational expenses and administration of the Energy Transition Act including state fleet electrification.

#### ARTICLE 129

Section 1. It is the intent of the State that all or a portion of the costs of projects funded by appropriations made in this Act from the Capital Development Fund, the School Construction Fund, the Anti-Pollution Fund, the Transportation Bond Series A Fund, the Transportation Bond Series B Fund, the Coal Development Fund, the Transportation Bond Series D Fund, Multi-Modal Transportation Bond Fund, and the Build Illinois Bond Fund will be paid or reimbursed from the proceeds of tax-exempt bonds subsequently issued by the State.

#### ARTICLE 130

##### DEPARTMENT OF COMMERCE AND ECONOMIC OPPORTUNITY

Section 1. "AN ACT making appropriations", Public Act 101-0638, approved June 12, 2020, is amended by changing Article 8, Section 435, 455, 480, 485, 770, 975, 985, 1065, 1105, 1275, 1330, 1335, 1340, 1380, 1385, 1395, 1410, 1435, 1445, 1450, 1455, 1460, 1465, 1475, 1490, 1605, 1685, 1720, 1735, 1800, 1805, 1810, 1886, 1920 and adding Section 646, 647, 648, 649, 981, 982, 986, 987, 988, 989, 991, 1329, 1271, 1272, 1273, 1274, 1281, 1282, 1283, 1284, 1286, 1229, 1473, 1474, 1476, 1477, 1478, 1479, 1481, 1482, 1483, 1484, 1486, 1487, 1488, 1489, 1649, 1651, 1652, 1653, 1654, 1656, 1657, 1658, 1659, 1788, 1789, 1791, 1792, 1793, 1794, 1801, 1802, 1803, 1804, 1806, 1807, 1808, 1809, 1811, 1812, 1813, 1814, 1816, 1817, 1818, 1819, 1821, 1822, 1823, 1824.

(P.A. 101-0638, Article 8, Section 435)

Sec. 435. The sum of \$100,000, or so much thereof as may be necessary is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Public School District #299 for costs associated with capital improvements at James McDade Classical School.

(P.A. 101-0638, Article 8, Section 455)

Sec. 455. The sum of \$250,000, or so much thereof as may be necessary is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Public School District #299 for costs associated with capital improvements at Corliss High School.

(P.A. 101-0638, Article 8, Section 480)

Sec. 480. The sum of \$100,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Community Consolidated School District #168 for costs associated with capital improvements at Rickover Junior High School.

(P.A. 101-0638, Article 8, Section 485)

Sec. 485. The sum of \$100,000, or so much thereof as may be necessary is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Public School District #299 for costs associated with capital improvements at ~~Price~~ Pirie Elementary Fine Arts Academic Center

(P.A. 101-0638, Article 8, Section 646, new)

Sec. 646. The sum of \$100,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Public School District #299 for costs associated with capital improvements at Harold Washington Elementary.

(P.A. 101-0638, Article 8, Section 647, new)

Sec. 647. The sum of \$250,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Public School District #299 for costs associated with capital improvements at Harlan Community Academy.

(P.A. 101-0638, Article 8, Section 648, new)

Sec. 648. The sum of \$250,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Thornton Fractional High School District 215 for costs associated with capital improvements at Thornton Fractional North High School.

(P.A. 101-0638, Article 8, Section 649, new)

Sec. 649. The sum of \$250,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Thornton Fractional High School District 215 for costs associated with capital improvements at Thornton Fractional South High School.

(P.A. 101-0638, Article 8, Section 770)

Sec. 770. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 770 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the ~~Chicago Park District~~ Momence Park District for costs associated with capital improvements at ~~Meomence~~ Momence Park.

(P.A. 101-0638, Article 8, Section 975)

Sec. 975. The sum of ~~\$500,000~~ \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 975 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the XLCAPA for costs associated with capital improvements.

(P.A. 101-0638, Article 8, Section 981)

Sec. 981. The sum of \$250,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the IDEAL Educational Foundation for costs associated with capital improvements.

(P.A. 101-0638, Article 8, Section 982)

Sec. 982. The sum of \$500,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Butterfield Park District for costs associated with capital improvements.

(P.A. 101-0638, Article 8, Section 985)

Sec. 985. The sum of \$700,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 985 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Pilgrim Baptist Church of South Chicago for costs associated with capital improvements.

(P.A. 101-0638, Article 8, Section 986, new)

Sec. 986. The sum of \$250,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Black United Fund of Illinois for costs associated with capital improvements.

(P.A. 101-0638, Article 8, Section 987, new)

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Sec. 987. The sum of \$300,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Quad Communities Development Corporation for costs associated with capital improvements.

(P.A. 101-0638, Article 8, Section 988, new)

Sec. 988. The sum of \$200,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Murray Language Academy for costs associated with capital improvements.

(P.A. 101-0638, Article 8, Section 989, new)

Sec. 989. The sum of \$200,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Stoney Island Arts Bank for costs associated with capital improvements.

(P.A. 101-0638, Article 8, Section 991, new)

Sec. 991. The sum of \$200,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for costs associated with capital improvements at Rainbow Beach

(P.A. 101-0638, Article 8, Section 1065)

Sec. 1065. The sum of \$500,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Resource Center for Autism and Development Delays for costs associated with capital improvements costs associated with a grant to The Place for Children with Autism for costs associated with capital improvements.

(P.A. 101-0638, Article 8, Section 1105)

Sec. 1105. The sum of \$325,925, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Public School District #299 for costs associated with capital improvements at Hampton Elementary Fine and Performing Arts School. The sum of \$10,474,975, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Public School District #299 for costs associated with capital improvements at school facilities as approximated below: Owen Scholastic Elementary School - \$1,000,925; Simeon Career Academy - \$1,000,000; Hampton Elementary Fine and Performing Arts School - \$325,925; Brownell Elementary School - \$325,925; Barton Elementary School - \$325,925; Bass Elementary School - \$325,925; Bond Elementary School - \$325,925; Carroll Elementary School; Cook Elementary School - \$325,925; Dawes Elementary School - \$325,925; Deneen Elementary School - \$325,925; Harvard Elementary School - \$325,925; King Academy of Social Justice - \$325,925; McKay Elementary School - \$325,925; Oglesby Elementary School - \$325,925; Luke O'Toole Elementary School - \$325,925; Parker Elementary Community Academy - \$325,925; Park Manor Elementary School - \$325,925; Stagg Elementary School - \$325,925; Stevenson Elementary School - \$325,925; Wentworth Elementary School - \$325,925; Westcott Elementary School - \$325,925; Cuffe MST Elementary Academy - \$325,925; Joplin Elementary School - \$325,925; Randolph Community Elementary School - \$325,925; Ashburn Elementary School - \$325,925; Durkin Park Elementary School - \$325,925; Davis M. Magnet Elementary School - \$325,925;

(P.A. 101-0638, Article 8, Section 1271, new)

Sec. 1271. The sum of \$100,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the God 1<sup>st</sup> Ministries for costs associated with the International Women's Center and capital improvements.

(P.A. 101-0638, Article 8, Section 1272, new)

Sec. 1272. The sum of \$1,000,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District and DuSable Park Advisory Council for costs associated with the creation of a Jean Baptiste Point DuSable full body statue.

(P.A. 101-0638, Article 8, Section 1273, new)

Sec. 1273. The sum of \$1,000,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Harold Washington Legacy Committee for costs associated with the creation of Harold Washington full body statue to be erected at the Illinois State capitol building.

(P.A. 101-0638, Article 8, Section 1274, new)

Sec. 1274. The sum of \$1,000,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Project Kennedy for costs associated with the purchase and rehabilitation of cancer center.

(P.A. 101-0638, Article 8, Section 1275)

Sec. 1275. ~~The sum of \$5,100,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Human Resource Development Institute for costs associated with capital improvements.~~ The sum of \$2,500,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Bronzeville Community Development Partnership for costs associated with urban innovation center and capital improvements.

(P.A. 101-0638, Article 8, Section 1281, new)

Sec. 1281. The sum of \$4,000,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Robbins for costs associated with capital improvements.

(P.A. 101-0638, Article 8, Section 1282, new)

Sec. 1282. The sum of \$1,740,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to CICS Facilities for costs associated with capital improvements.

(P.A. 101-0638, Article 8, Section 1283, new)

Sec. 1283. The sum of \$500,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Metropolitan Family Services for costs associated with capital improvements.

(P.A. 101-0638, Article 8, Section 1284, new)

Sec. 1284. The sum of \$300,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Kirby Rehabilitation Service for costs associated with capital improvements.

(P.A. 101-0638, Article 8, Section 1286, new)

Sec. 1286. The sum of \$749,160, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with capital improvements in the 34<sup>th</sup> Ward.

(P.A. 101-0638, Article 8, Section 1229, new)

Sec. 1229. The sum of \$1,000,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Flossmoor for costs associated with capital improvements.

(P.A. 101-0638, Article 8, Section 1330)

Sec. 1330. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1330 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to

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the Department of Commerce and Economic Opportunity for a grant to West Harvey Dixmoor School District 147 for costs associated with capital improvements.

(P.A. 101-0638, Article 8, Section 1335)

Sec. 1335. The sum of \$1,000,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Kathryn Dunham Museum for costs associated with capital improvements. The sum of \$500,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Kathryn Dunham Museum for costs associated with capital improvements.

(P.A. 101-0638, Article 8, Section 1340)

Sec. 1340. The sum of \$1,000,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the House of Miles in East Saint Louis for costs associated with capital improvements. The sum of \$500,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the House of Miles in East Saint Louis for costs associated with capital improvements.

(P.A. 101-0638, Article 8, Section 1380)

Sec. 1380. The sum of \$700,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Pilgrim Baptist for costs associated with capital improvements. The sum of \$500,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Hyde Park Neighborhood Club for costs associated with capital improvements.

(P.A. 101-0638, Article 8, Section 1385)

Sec. 1385. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1385 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Public School District for costs associated with capital improvements at Jackie Robinson School. The sum of \$250,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Montgomery Place for costs associated with capital improvements.

(P.A. 101-0638, Article 8, Section 1395)

Sec. 1395. The sum of \$1,000,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Brave Space Alliance for costs associated with building acquisition and other capital improvements. The sum of \$100,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Isabelle C O'Keeffe Elementary School for costs associated with capital improvements.

(P.A. 101-0638, Article 8, Section 1410)

Sec. 1410. The sum of \$600,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Assatas Daughters for costs associated with capital improvements. The sum of \$500,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Bessemer Park for costs associated with capital improvements.

(P.A. 101-0638, Article 8, Section 1435)

Sec. 1435. The sum of \$400,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Hyde Park Chamber of Commerce for costs associated with capital improvements. The sum of \$100,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of

Commerce and Economic Opportunity for a grant to Horace Mann Elementary School for costs associated with capital improvements.

(P.A. 101-0638, Article 8, Section 1445)

Sec. 1445. The sum of \$200,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chicago Child Care Society for costs associated with capital improvements. The sum of \$250,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to George Washington Elementary School for costs associated with capital improvements.

(P.A. 101-0638, Article 8, Section 1450)

Sec. 1450. - The sum of \$300,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Komed Holmen Health Center for costs associated with capital improvements. The sum of \$500,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Ninos Heros Elementary School for costs associated with capital.

(P.A. 101-0638, Article 8, Section 1455)

Sec. 1455. The sum of \$200,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to SkyART for costs associated with capital improvements. The sum of \$500,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with capital improvements in the 20<sup>th</sup> Ward.

(P.A. 101-0638, Article 8, Section 1460)

Sec. 1460. The sum of \$500,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Resource Center for Autism and Developmental Delays for costs associated with capital improvements. The sum of \$100,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the First Presbyterian Church of Chicago for costs associated with capital improvements.

(P.A. 101-0638, Article 8, Section 1465)

Sec. 1465. The sum of \$500,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Kenwood United Church of Christ for costs associated with capital improvements. The sum of \$500,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Parkside Elementary Community Academy for costs associated with capital improvements.

(P.A. 101-0638, Article 8, Section 1473, new)

Sec. 1473. The sum of \$100,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the School of Art Institute for costs associated with capital improvements.

(P.A. 101-0638, Article 8, Section 1474, new)

Sec. 1474. The sum of \$100,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for costs associated with capital improvements at Brooks (Gwendolyn) Park.

(P.A. 101-0638, Article 8, Section 1475)

Sec. 1475. - The sum of \$200,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Public School District for costs associated with capital improvements the Bret Harte School. The sum of

\$250,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity a grant to the Woodlawn Community Elementary School for costs associated with capital improvements.

(P.A. 101-0638, Article 8, Section 1476, new)

Sec. 1476. The sum of \$100,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to Urban Core, Inc. for costs associated with capital improvements.

(P.A. 101-0638, Article 8, Section 1477, new)

Sec. 1477. The sum of \$250,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity a grant to Chicago Public School District #299 for costs associated with capital improvements at Washington G. High School.

(P.A. 101-0638, Article 8, Section 1478, new)

Sec. 1478. The sum of \$500,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chicago Public School District #299 for costs associated with capital improvements at Hyde Park Academy.

(P.A. 101-0638, Article 8, Section 1479, new)

Sec. 1479. The sum of \$500,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity a grant to Chicago Public School District #299 for costs associated with capital improvements at Walter H. Dyett High School.

(P.A. 101-0638, Article 8, Section 1481, new)

Sec. 1481. The sum of \$250,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity a grant to Chicago Public School District #299 for costs associated with capital improvements at William H. Ray Elementary School.

(P.A. 101-0638, Article 8, Section 1482, new)

Sec. 1482. The sum of \$100,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for costs associated with capital improvements at Nichols (John Fountain) Park.

(P.A. 101-0638, Article 8, Section 1483, new)

Sec. 1483. The sum of \$500,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity a grant to the Metropolitan Family Services for costs associated with capital improvements.

(P.A. 101-0638, Article 8, Section 1484, new)

Sec. 1484. The sum of \$150,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with capital improvements in the 7<sup>th</sup> Ward.

(P.A. 101-0638, Article 8, Section 1486, new)

Sec. 1486. The sum of \$100,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Kennicott Park for costs associated with capital improvements.

(P.A. 101-0638, Article 8, Section 1487, new)

Sec. 1487. The sum of \$500,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Spanish Coalition for Housing for costs associated with capital improvements.

(P.A. 101-0638, Article 8, Section 1488, new)

Sec. 1488. The sum of \$250,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Quarry Event Center for costs associated with capital improvements.

(P.A. 101-0638, Article 8, Section 1489, new)

Sec. 1489. The sum of \$150,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to The Villa at Windsor for costs associated with capital improvements.

(P.A. 101-0638, Article 8, Section 1490)

Sec. 1490. ~~The sum of \$200,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the University CoWork for costs associated with capital improvements.~~ The sum of \$250,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chicago Public School District #299 for costs associated with capital improvements at James H. Bowen High School.

(P.A. 101-0638, Article 8, Section 1605)

Sec. 1605. ~~The sum of \$1,000,000~~ \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1605 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Harold Washington Cultural Center for costs associated with capital improvements.

(P.A. 101-0638, Article 8, Section 1649, new)

Sec. 1649. The sum of \$500,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the God First Church and Ministries for costs associated with capital improvements.

(P.A. 101-0638, Article 8, Section 1651, new)

Section 1651. The sum of \$500,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the National Museum of Gospel Music for costs associated with capital improvements.

(P.A. 101-0638, Article 8, Section 1652, new)

Sec. 1652. The sum of \$300,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Greater Englewood Community Development Corporation for costs associated with capital improvements.

(P.A. 101-0638, Article 8, Section 1653, new)

Sec. 1653. The sum of \$500,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to IMAN Chicago for costs associated with capital improvements.

(P.A. 101-0638, Article 8, Section 1654, new)

Sec. 1654. The sum of \$250,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the LINK Unlimited Scholars for costs associated with capital improvements.

(P.A. 101-0638, Article 8, Section 1656, new)

Sec. 1656. The sum of \$1,000,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Africa International House for costs associated with capital improvements.

(P.A. 101-0638, Article 8, Section 1657, new)

Sec. 1657. The sum of \$250,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Brite Mind Daycare Center, Inc. for costs associated with capital improvements.

(P.A. 101-0638, Article 8, Section 1658, new)

Sec. 1658. The sum of \$260,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Brin Life Center, LLC for costs associated with capital improvements.

(P.A. 101-0638, Article 8, Section 1659, new)

Sec. 1659. The sum of \$250,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Illinois College of Optometry for costs associated with capital improvements.

(P.A. 101-0638, Article 8, Section 1685)

Sec. 1685. The sum of \$1,500,000 is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Diexmoor for costs associated with capital improvements.

(P.A. 101-0638, Article 8, Section 1720)

Sec. 1720. The sum of ~~\$500,000~~, \$1,500,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Harvey for costs associated with capital improvements.

(P.A. 101-0638, Article 8, Section 1735)

Sec. 1735. The sum of \$350,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1735 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the The House of James for costs associated with capital improvements.

(P.A. 101-0638, Article 8, Section 1788, new)

Sec. 1788. The sum of \$1,000,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to U-2 Mentorship for costs associated with build out for capital improvements.

(P.A. 101-0638, Article 8, Section 1789, new)

Sec. 1789. The sum of \$5,000,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Westside Small Business Development Corporation for costs associated with small business center.

(P.A. 101-0638, Article 8, Section 1791, new)

Sec. 1791. The sum of \$3,000,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to Life Giving Community Center for costs associated with capital improvements for community food distribution center.

(P.A. 101-0638, Article 8, Section 1792, new)

Sec. 1792. The sum of \$1,000,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago Department of Transportation for costs associated with infrastructure improvements in the 28<sup>th</sup> Ward.

(P.A. 101-0638, Article 8, Section 1793, new)

Sec. 1793. The sum of \$1,000,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago Department of Transportation for costs associated with infrastructure improvements in the 37<sup>th</sup> Ward.

(P.A. 101-0638, Article 8, Section 1794, new)

Sec. 1794. The sum of \$500,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Grace Memorial Baptist Church and Grace at Jerusalem C.D.C. for costs associated with the erection of the New Laquan McDonald Business Tech Center and Lawndale STEAM Engine.

(P.A. 101-0638, Article 8, Section 1800)

Sec. 1800. The sum of ~~\$500,000~~, \$600,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Home Of Life CDC for costs associated with capital improvements.

(P.A. 101-0638, Article 8, Section 1801, new)

Sec. 1801. The sum of \$1,050,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Respiratory Health Association for costs associated with capital improvements.

(P.A. 101-0638, Article 8, Section 1802, new)

Sec. 1802. The sum of \$3,000,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Mt. Sinai Hospital for costs associated with capital improvements.

(P.A. 101-0638, Article 8, Section 1803, new)

Sec. 1803. The sum of \$1,000,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the PILGRIM Development Corporation for costs associated with capital improvements.

(P.A. 101-0638, Article 8, Section 1804, new)

Sec. 1804. The sum of \$1,000,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Fifth City Chicago Reformation Corporation for costs associated with capital improvements.

(P.A. 101-0638, Article 8, Section 1805)

Sec. 1805. The sum of ~~\$3,500,000~~ \$1,500,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to AFC Community Development Corp for costs associated with capital.

(P.A. 101-0638, Article 8, Section 1806, new)

Sec. 1806. The sum of \$ 4,000,000 or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for capital improvements at parks as approximated below: Douglas Park (\$1,000,000); Thebes Park (\$1,000,000); Garfield Park/Golden Dome (\$1,000,000); Altgeld Park/Special Olympics (\$1,000,000).

(P.A. 101-0638, Article 8, Section 1807, new)

Sec. 1807. The sum of \$ 3,850,000 or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Noble Network of Charter Schools for infrastructure improvements at the following school facilities: DRW College Prep; Chicago Bulls College Prep; UIC College Prep; Noble Academy.

(P.A. 101-0638, Article 8, Section 1808, new)

Sec. 1808. The sum of \$250,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to YHELP for costs associated with capital improvements.

(P.A. 101-0638, Article 8, Section 1809, new)

Sec. 1809. The sum of \$100,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Westside Cultural Foundation for costs associated with capital improvements.

(P.A. 101-0638, Article 8, Section 1810)

Sec. 1810. The sum of \$1,500,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Safer FDN for costs associated with capital improvements. The sum of \$3,750,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to Safer Foundation for costs associated with capital improvements.

(P.A. 101-0638, Article 8, Section 1811, new)

Sec. 1811. The sum of \$400,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to United for Better Living (Chicago) for costs associated with capital improvements.

(P.A. 101-0638, Article 8, Section 1812, new)

Sec. 1812. The sum of \$500,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for costs associated with repairs to Douglass Park field.

(P.A. 101-0638, Article 8, Section 1813, new)

Sec. 1813. The sum of \$1,000,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to BUILD, Inc. for costs associated with the erection of a youth & community center.

(P.A. 101-0638, Article 8, Section 1814, new)

Sec. 1814. The sum of \$1,500,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Forest Park for costs associated with capital improvements to village property.

(P.A. 101-0638, Article 8, Section 1816, new)

Sec. 1816. The sum of \$2,500,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Maywood for costs associated capital improvements to village property.

(P.A. 101-0638, Article 8, Section 1817, new)

Sec. 1817. The sum of \$500,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Township of Proviso for costs associated with capital improvements to township property.

(P.A. 101-0638, Article 8, Section 1818, new)

Sec. 1818. The sum of \$500,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of North Riverside for costs associated with capital improvements to village property.

(P.A. 101-0638, Article 8, Section 1819, new)

Sec. 1819. The sum of \$500,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of LaGrange for costs associated with capital improvements to village property.

(P.A. 101-0638, Article 8, Section 1821, new)

Sec. 1821. The sum of \$1,500,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Hillside for costs associated with capital improvements to village property.

(P.A. 101-0638, Article 8, Section 1822, new)

Sec. 1822. The sum of \$1,000,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Berkeley for costs associated with capital improvements to village property.

(P.A. 101-0638, Article 8, Section 1823)

Sec. 1823. The sum of \$2,500,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Broadview for costs associated with capital improvements to village property.

(P.A. 101-0638, Article 8, Section 1824, new)

Sec. 1824. The sum of \$2,500,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Bellwood for costs associated with capital improvements to village property.

(P.A. 101-0638, Article 8, Section 1886)

Sec. 1886. The sum of \$2,500,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City Rockford Park District for costs associated with ~~Downtown Rockford complete streets~~ capital improvements to Riverview Ice House.

(P.A. 101-0638, Article 8, Section 1920)

Section 1920. The sum of \$3,000,000, or so much thereof as may be necessary is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to ~~The North Lawndale Community Coordinating Council~~ The Lawndale Christian Development Corporation for costs associated with infrastructure improvements.-

#### ARTICLE 131

Section 1. "An ACT making appropriations", Public Act 101-0638, approved June 12, 2020, is amended by changing Section 195 of Article 9 as follows:

(P.A. 101-0638, Article 9, Section 195)

Sec. 195. The sum of \$7,000,000, or so much thereof as may be necessary, is appropriated from the Capital Development Build Illinois Bond Fund to the Department Natural Resources for a grant to ~~the Kankakee River Cooperative~~ Kankakee County for costs associated with capital improvements along the Kankakee River.

#### ARTICLE 132

Section 1. "An ACT making appropriations", Public Act 101-0638, approved June 12, 2020, is amended by changing Section 570 of Article 14 as follows:

(P.A. 101-0638, Article 14, Section 570)

Sec. 570. The sum of \$10,000,000, or so much thereof as may be necessary, is appropriated from the Capital Development Build Illinois Bond Fund to the ~~Illinois Community College Board~~ Illinois Board of Higher Education for a grant to the North Central College for costs associated with infrastructure improvements.

#### ARTICLE 133

[May 31, 2021]

Section 1. "AN ACT making appropriations", Public Act 101-0638, approved June 12, 2020, is amended by changing Article 40, Section 255, 515, 770, 805, 860, 1010, 1675, 1690, 1695, 1705, 1735, 1795, 1915, 1925, 1930, 1935, 2625, 2980, 3040, 3045 3061, 3062, 3105, 3255, 3285, 3290, 3295, 3300, 3500, 3715, 4010, 4165, 5000, 5065, 5085, 5300, 5320, 5370, 5380.

(P.A. 101-0638, Article 40, Section 255)

Sec. 255. The sum of \$200,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the ~~Village of Cahokia~~ Cahokia Heights for costs associated with infrastructure and other capital improvements.

(P.A. 101-0638, Article 40, Section 515)

Sec. 515. The sum of \$50,000, or so much thereof as may be necessary is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Vermilion County Children Advocacy Center Inc for costs associated with renovation and construction.

(P.A. 101-0638, Article 40, Section 770)

Sec. 770. ~~The sum of \$750,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2020, from an appropriation heretofore made for such purpose in Article 15, Section 260 of Public Act 101-0029, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Zion School District 126 for costs associated with capital improvements for Zion Benton Township High School. The sum of \$750,000, or The sum of \$750,000, or so much thereof as may be necessary is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Zion Benton Township High School District 126 for costs associated with capital improvements for Zion Benton Township High School, including all prior incurred costs.~~

(P.A. 101-0638, Article 40, Section 805)

Sec. 805. The sum of \$1,243,436, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the ~~Village of Round Lake Beach~~ Lake Village of Grayslake for costs associated with capital improvements.

(P.A. 101-0638, Article 40, Section 860)

Section 860. ~~The sum of \$130,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2020, from an appropriation heretofore made for such purpose in Article 15, Section 335 of Public Act 101-0029, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Village of Schaumburg for costs associated with upgrades to the Barrington Road pedestrian signs and other capital improvements. The sum of \$130,000, or so much thereof as may be necessary is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Village of Schaumburg for costs associated with resurfacing of Springinsguth Road from Bode Road to Schaumburg Road and other capital improvements.~~

(P.A. 101-0638, Article 40, Section 1010)

Sec. 1010. The sum of \$500,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Hickory Hills for costs associated with ~~turn lane improvement at the intersection of 95th street and 76th avenue~~ capital infrastructure improvements, including but not limited to utility replacement.

(P.A. 101-0638, Article 40, Section 1675)

Sec. 1675. The sum of \$250,000, or so much thereof as may be necessary is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to ~~Village of Skokie for costs associated with HVAC replacement at Skokie Village Hall and other capital improvements~~ the Village of Skokie for costs associated with capital improvements.

(P.A. 101-0638, Article 40, Section 1690)

Sec. 1690. The sum of \$246,000, or so much thereof as may be necessary is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the ~~Northshire~~ Northshore Senior Center for costs associated with capital improvements.

(P.A. 101-0638, Article 40, Section 1695)

Sec. 1695. ~~The sum of \$50,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Josselyn Center in Northfield for costs associated with building renovations at 405 Central and other capital improvements.~~ The sum of \$214,295, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Josselyn Center in Northfield for costs associated with capital improvements, or prior incurred costs.

(P.A. 101-0638, Article 40, Section 1705)

Sec. 1705. The sum of ~~\$250,000~~ 500,000, or so much thereof as may be necessary is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Evanston for costs associated with infrastructure improvements at the Robert Crown Community Center.

(P.A. 101-0638, Article 40, Section 1735)

Sec. 1735. The sum of \$200,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Northern Suburban Special Recreation Association for costs associated with the purchase and/or renovation of a new building, including all prior incurred costs.

(P.A. 101-0638, Article 40, Section 1795)

Sec. 1795. The sum of \$50,000, or so much thereof as may be necessary is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Glenview Park District for costs associated with the purchase of Automatic External Defibrillators in parks and other capital improvements.

(P.A. 101-0638, Article 40, Section 1915)

Sec. 1915. ~~The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2020, from an appropriation heretofore made for such purpose in Article 15, Section 725 of Public Act 101-0029, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Palatine Public Library for Makerspace Capital Needs.~~ The sum of \$100,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Palatine Public Library for maintenance projects.

(P.A. 101-0638, Article 40, Section 1920)

Section 1920. ~~The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2020, from an appropriation heretofore made for such purpose in Article 15, Section 727 of Public Act 101-0029, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Arlington Heights Memorial Library for general capital maintenance projects.~~ The sum of \$100,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Arlington Heights Memorial Library for capital improvements.

(P.A. 101-0638, Article 40, Section 1925)

Sec. 1925. ~~The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2020, from an appropriation heretofore made for such purpose in Article 15, Section 730 of Public Act 101-0029, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Township H.S District 214 for general capital maintenance projects.~~ The sum of \$100,000, or so much thereof as may be necessary is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Township H.S District 214 for capital improvements.

(P.A. 101-0638, Article 40, Section 1930)

Sec. 1930. ~~The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2020, from an appropriation heretofore made for such purpose in Article 15, Section 735 of Public Act 101-0029, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Arlington Heights School District 25 for general capital maintenance projects.~~ The sum of \$100,000, or so much thereof as may be necessary is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Arlington Heights School District 25 for capital improvements.

(P.A. 101-0638, Article 40, Section 1935)

Sec. 1935. ~~The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2020, from an appropriation heretofore made for such purpose in Article 15, Section 740 of Public Act 101-0029, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Prospect Heights School District 23 for general capital maintenance projects.~~ The sum of \$100,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Prospect Heights School District 23 for general capital improvements.

(P.A. 101-0638, Article 40, Section 2625)

Sec. 2625. ~~The sum of \$75,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Hazel Crest for costs associated with infrastructure improvements to parks and recreational areas. The sum of \$75,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Homewood for costs associated with infrastructure improvements.~~

(P.A. 101-0638, Article 40, Section 2980)

Sec. 2980. The sum of \$1,250,000, or so much thereof as may be necessary is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Kankakee Community College District #520 for costs associated with building repairs.

(P.A. 101-0638, Article 40, Section 3040)

Sec. 3040. The sum of ~~\$25,000~~ 50,000, or so much thereof as may be necessary is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Bourbonnais Township Park District for costs associated with capital improvements to a historic building.

(P.A. 101-0638, Article 40, Section 3045)

Sec. 3045. The sum of ~~\$25,000~~ 50,000, or so much thereof as may be necessary is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Bourbonnais for costs associated with capital improvements to the pedestrian bridge over I102.

(P.A. 101-0638, Article 40, Section 3061)

Sec. 3061. The sum of \$500,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the ~~Kankakee River Valley Water Planning Area Alliance~~ Godley Public Water District for costs associated with water infrastructure improvements.

(P.A. 101-0638, Article 40, Section 3062)

Sec. 3062. The sum of \$1,000,000, or so much thereof as may be necessary is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the ~~Primrose~~ Pembroke Township for costs associated with natural gas improvements.

(P.A. 101-0638, Article 40, Section 3105)

Sec. 3105. ~~The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2020, from an appropriation heretofore made for such purpose in Article 15,~~

Section 1330 of Public Act 101-0029, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to Fulton County for jail and courthouse repairs. The sum of \$500,000, or so much thereof as may be necessary is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to Fulton County for jail and courthouse repairs as well as the purchase of property.

(P.A. 101-0638, Article 40, Section 3255)

Section 3255. The sum of \$150,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Burbank for costs associated with capital improvements. The sum of \$120,000 or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with grants to the Village of Stickney for costs associated with capital improvements.

(P.A. 101-0638, Article 40, Section 3285)

Sec. 3285. The sum of ~~\$250,000~~ 500,000, or so much thereof as may be necessary is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Fathers Who Care for costs associated with the purchase of a building.

(P.A. 101-0638, Article 40, Section 3290)

Sec. 3290. The sum of ~~\$250,000~~ 500,000, or so much thereof as may be necessary is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Ebenezer Community Outreach for costs associated with the purchase of a building.

(P.A. 101-0638, Article 40, Section 3295)

Sec. 3295. The sum of ~~\$275,000~~ 500,000, or so much thereof as may be is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Proviso Leyden Council of Community Action for costs associated with infrastructure improvements.

(P.A. 101-0638, Article 40, Section 3300)

Sec. 3300. The sum of ~~\$275,000~~ 750,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to The Answer, Inc. for costs associated with securing rehab residential homes for young adults with autism capital improvements and/or property purchase necessary to develop a learning, social skills, and workforce development center.

(P.A. 101-0638, Article 40, Section 3500)

Sec. 3500. The sum of \$50,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the ~~Bunker Hill~~ American Legion Partridge Post No. 578 for costs associated with construction of a veterans memorial at Whitaker Park, including all prior incurred costs.

(P.A. 101-0638, Article 40, Section 3715)

Sec. 3715. The sum of \$600,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Old Irving Park Community Clinic for costs associated with building renovations the purchase and/or renovation of a building.

(P.A. 101-0638, Article 40, Section 4010)

Sec. 4010. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2020, from an appropriation heretofore made for such purpose in Article 15, Section 1700 of Public Act 101-0029, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the G.W. Buck

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Boys & Girls Club of Joliet for costs associated with infrastructure improvements. The sum of \$250,000, or so much thereof as may be necessary is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the George Weden Buck Boys & Girls Club of Joliet for costs associated with infrastructure improvements.

(P.A. 101-0638, Article 40, Section 4165)

Sec. 4165. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2020, from an appropriation heretofore made for such purpose in Article 15, Section 1770 of Public Act 101-0029, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Lake County State's Attorney for general capital improvements and other infrastructure upgrades. The sum of \$100,000, or so much thereof as may be necessary is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the County of Lake for costs associated with general capital improvements and other infrastructure upgrades for the Lake County States Attorney's Office.

(P.A. 101-0638, Article 40, Section 5000)

Sec. 5000. The sum of \$2,255,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2020, from an appropriation heretofore made for such purpose in Article 15, Section 2410 of Public Act 101-0029, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for grants to local governments, school districts, and community based providers for costs associated with infrastructure improvements. The sum of \$2,355,000, or so much thereof as may be necessary is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for grants to local governments, school districts, and community based providers for costs associated with infrastructure improvements.

(P.A. 101-0638, Article 40, Section 5065)

Sec. 5065. The sum of \$500,000, or so much thereof as may be necessary is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Roger C. Sullivan High School Community Unit School District 300 for costs associated with capital improvements.

(P.A. 101-0638, Article 40, Section 5085)

Sec. 5085. The sum of \$500,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the McGaw YMCA YWCA Evanston/North Shore for costs associated with the expansion of the domestic violence facility.

(P.A. 101-0638, Article 40, Section 5300)

Sec. 5300. The sum of \$465,000, or so much thereof as may be necessary is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Jewish Federation of Metropolitan Chicago for costs associated with ~~the capital~~ infrastructure improvement to synagogues of the Northside Kehilla.

(P.A. 101-0638, Article 40, Section 5320)

Sec. 5320. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 5320 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Common Pantry for costs associated with ~~infrastructure improvement~~ the purchase of a facility and other capital improvements.

(P.A. 101-0638, Article 40, Section 5370)

Sec. 5370. The sum of \$200,000, or so much thereof as may be necessary is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Muslim Women's Resource Center for costs associated with an office expansion, renovations, and/or building purchase.

(P.A. 101-0638, Article 40, Section 5380)

Sec. 5380. The sum of \$125,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Center for Torah & Chesed, Inc. for costs associated with infrastructure improvements, including all prior incurred costs.

#### ARTICLE 134

Section 1. "An ACT making appropriations", Public Act 101-0638, approved June 12, 2020, is amended by changing Section 52, 58, and 140 of Article 12 as follows:

(P.A. 101-0638, Article 12, Section 52)

Sec. 52. The sum of \$446,739,810, or so much thereof as may be necessary, is appropriated from the Federal/State/Local Airport Fund to the Department of Transportation for airport funding as laid out in the CARES ACT Funding for Aviation, including prior incurred costs.

(P.A. 101-0638, Article 12, Section 58)

Sec. 58. The sum of \$25,000,000, or so much thereof as may be necessary, is appropriated from the ~~Federal/State/Local Airport Fund~~ Build Illinois Bond Fund to the Department of Transportation Department of Commerce and Economic Opportunity for a grant to ~~Mid America Bellville airport~~ MidAmerica St. Louis Airport for costs associated with capital improvements.

(P.A. 101-0638, Article 12, Section 140)

Sec. 140. No contract shall be entered into or obligation incurred, or any expenditure made from an appropriation herein made in Section 5 Permanent Improvements and Section 83 Multi-Modal Transportation Bond Fund of this Article until after the purpose and the amount of such expenditure has been approved in writing by the Governor.

#### ARTICLE 135

Section 1. "An ACT making appropriations", Public Act 101-0638, approved June 12, 2020, is amended by changing Sections 10, 55, 60, 90, 95, 145, 155, 180, 225, 235, 275, 285, 290, 305 and 330 of Article 44 as follows:

(P.A. 101-0638, Article 44, Section 10)

Sec. 10. The sum of \$629,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the ~~Riegel Farm Museum~~ Village of University Park for the Riegel Farm Museum for costs associated with infrastructure improvements.

(P.A. 101-0638, Article 44, Section 55)

Sec. 55. The sum of \$2,000,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the ~~Niles Township Special Education District~~ Niles Township District for Special Education for costs associated with the construction of a facility.

(P.A. 101-0638, Article 44, Section 60)

Sec. 60. The sum of \$1,500,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Illinois Holocaust Museum and Education Center for costs associated with the infrastructure improvements.

(P.A. 101-0638, Article 44, Section 90)

Sec. 90. The sum of \$1,200,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Dusable Museum of African American History for costs associated with infrastructure improvements.

(P.A. 101-0638, Article 44, Section 145)

Sec. 145. The sum of \$2,000,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the ~~City of~~

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~~Rockford~~ Rockford Metropolitan Exposition Auditorium and Office Building Authority for costs associated with capital improvements at the BMO Harris Bank Center.

(P.A. 101-0638, Article 44, Section 155)

Sec. 155. The sum of \$3,000,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the ~~Stickney Community Center~~ Village of Stickney for costs associated with the construction of a community center.

(P.A. 101-0638, Article 44, Section 180)

Sec. 180. The sum of \$1,000,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Maywood Fine Arts Association for costs associated with capital improvements.

(P.A. 101-0638, Article 44, Section 225)

Sec. 225. The sum of \$2,500,000, or so much thereof as may be necessary, is appropriated from the Transportation Bond Series A Fund to the Department of Transportation ~~Opportunity~~ for a grant to the City of Countryside for costs associated with infrastructure improvements to Route 66.

(P.A. 101-0638, Article 44, Section 235)

Sec. 235. The sum of \$1,000,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to ~~Jewish Family Community Services~~ Jewish Child and Family Services for costs associated with the construction of a facility.

(P.A. 101-0638, Article 44, Section 275)

Sec. 275. The sum of \$5,000,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to ~~Austin's People Network~~ Austin Peoples Action Center for costs associated with the construction of a women's shelter.

(P.A. 101-0638, Article 44, Section 285)

Sec. 285. The sum of \$1,500,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Harwood Heights for costs associated with the infrastructure improvements.

(P.A. 101-0638, Article 44, Section 290)

Sec. 290. The sum of \$1,000,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to ~~Chicago Public School District 299~~ the Chicago Board of Education for costs associated with capital improvements to Benito Juarez High School.

(P.A. 101-0638, Article 44, Section 305)

Sec. 305. The sum of \$7,000,000, or so much thereof as may be necessary, is appropriated from the ~~Federal/State/Local Airport Fund~~ Build Illinois Bond Fund to the ~~Department of Transportation~~ Department of Commerce and Economic Opportunity for a grant to the ~~Mid-America Bellville airport~~ MidAmerica St. Louis Airport for costs associated with capital improvements.

(P.A. 101-0638, Article 44, Section 330)

Sec. 330. The sum of \$10,000,000, or so much thereof as may be necessary, is appropriated from the Capital Development Fund to the Capital Development Board for a grant to ~~Southern Illinois University-Edwardsville~~ Southern Illinois University – School of Medicine Springfield for costs associated with the construction of ~~a center for rural medicine~~ an institute of rural health.

Section 5. "AN ACT concerning appropriations", Public Act 101-0638, approved June 12, 2020, is amended by adding Section 42 and repealing Section 10 and 15 to Article 18 as follows:

(P.A. 101-0638, Article 18, Section 42, new)

Section 42. The sum of \$59,680,944, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Environmental Protection Agency for use pursuant to Section 22.2 of the Environmental Protection Act as authorized by subsection (d) of Section 4 of the Build Illinois Bond Act, including costs in prior years.

(P.A. 101-0638, Article 18, Section 10, rep.)

Section 5. Section 10 of Article 18 of Public Act 101-0638, approved June 12, 2020, is repealed.

(P.A. 101-0638, Article 18, Section 15, rep.)

Section 5. Section 15 of Article 18 of Public Act 101-0638, approved June 12, 2020, is repealed.

#### ARTICLE 137

Section 5. The sum of \$10,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 8, Section 5 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity a grant to the Uptown Theatre for costs associated with capital improvements, including prior incurred costs.

Section 10. The sum of \$17,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 8, Section 10 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for grants associated with the redevelopment of brownfield sites, including prior incurred costs.

Section 15. The sum of \$5,500,001, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 8, Section 15 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for grants associated with the redevelopment of brownfield sites, including prior incurred costs.

Section 25. The sum of \$9,289,975, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 8, Section 25 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant for the Illinois Science and Technology Park, including prior incurred costs.

Section 30. The sum of \$33,581,935, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 8, Section 30 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for grants and loans pursuant but not limited to Article 8, Article 9, or Article 10 of the Build Illinois Act, including prior incurred costs.

Section 40. The sum of \$2,200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 8, Section 40 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Illinois Medical District Commission for the purpose of fostering economic development and increased employment and the well being of the citizens of Illinois, and for any other purposes authorized in subsection (b) of Section 4 of the Build Illinois Bond Act and for grants to State agencies for such purposes, including prior incurred costs.

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Section 50. The sum of \$25,425,171, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 8, Section 50 of Public Act 101-0638, as amended, is reappropriated from the Capital Development Fund to the Department of Commerce and Economic Opportunity for deposits into the Partners for Conservation Projects Fund and other purposes authorized by subsection (c) of Section 3 of the General Obligation Bond Act or for grants to State agencies for such purposes, including prior incurred costs.

Section 55. The sum of \$8,688,072, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 8, Section 55 of Public Act 101-0638, as amended, is reappropriated from the Capital Development Fund to the Department of Commerce and Economic Opportunity for grants to local governments for the acquisition, financing, architectural planning, development, alteration, installation, and construction of capital facilities consisting of buildings, structures, durable equipment, and land as authorized by subsection (l) of Section 3 of the General Obligation Bond Act or for grants to State agencies for such purposes, including prior incurred costs.

Section 60. The sum of \$5,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 8, Section 60 of Public Act 101-0638, as amended, is reappropriated from the Capital Development Fund to the Department of Commerce and Economic Opportunity for grants to local governments for the acquisition, financing, architectural planning, development, alteration, installation, and construction of capital facilities consisting of buildings, structures, durable equipment, and land as authorized by subsection (l) of Section 3 of the General Obligation Bond Act or for grants to State agencies for such purposes, including prior incurred costs.

Section 65. The sum of \$985,642, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 8, Section 65 of Public Act 101-0638, as amended, is reappropriated from the Capital Development Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Housing Authority for LeClaire Courts, including prior incurred costs.

Section 71. The sum of \$385,199,111, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 8, Section 71 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for the purpose of making grants and loans to foster economic development and increase employment and the well-being of the citizens of Illinois, and for any other purposes authorized in subsection (b) of Section 4 of the Build Illinois Bond Act and for grants to State agencies for such purposes, including prior incurred costs.

Section 75. The sum of \$3,414,314, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 8, Section 75 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for grants and loans including but not limited to broadband deployment to expand and strengthen existing broadband network infrastructure, health information technology, telemedicine, distance learning, and public safety, including prior incurred costs.

Section 80. The sum of \$15,080,745, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 8, Section 80 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for infrastructure projects that lead directly to private sector expansion or retention activities including but not limited to public infrastructure construction and renovation, financing for the purchase of land and buildings, construction or renovation of fixed assets, site preparation and purchase of machinery and equipment, including prior incurred costs.

Section 90. The sum of \$125,591, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 8, Section 90 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Phoenix Foundation of Southern Illinois for hospital renovation and equipment, including prior incurred costs.

Section 95. The sum of \$1,859,597, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 8, Section 95 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for grants associated with the redevelopment of brownfield sites, including prior incurred costs.

Section 100. The sum of \$9,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 8, Section 100 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for grants for acquisition, construction, renovation and equipping new charter schools, to a silver certification from the United States Green Building Council's Leadership in Energy and Environmental Design Green Building Rating System as approximated below:

For Instituto Del Progreso Latino,  
 including prior incurred costs..... 9,000,000

Section 105. The sum of \$2,606,686, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 8, Section 105 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity to provide grants, loans, and other investments to emerging technology enterprises to support and encourage: (i) commercialization of technology based products and services; (ii) technology transfer projects involving the promotion of new or innovative technologies; or (iii) research and development projects to respond to unique, advanced technology projects and which foster the development of Illinois' economy through the advancement of the State's economic, scientific, and technological assets, including prior incurred costs.

Section 110. The sum of \$5,938,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 8, Section 110 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity to provide grants for land acquisition, infrastructure, equipment and other permissible capital expenditures to businesses that will encourage new investment and the creation or retention of jobs in economically depressed areas of the State, including prior incurred costs.

Section 115. The sum of \$3,301,210, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 8, Section 115 of Public Act 101-0638, as amended, is reappropriated from the Capital Development Fund to the Department of Commerce and Economic Opportunity for a grant to the University of Chicago Medical Center for costs associated with Provident Hospital, including prior incurred costs.

Section 120. The sum of \$1,125,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 8, Section 120 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Cook County Health and Hospital System for costs associated with medical equipment and capital improvements at Provident Hospital, including prior incurred costs.

Section 125. The sum of \$11,349,664, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 8, Section 125 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to

the Department of Commerce and Economic Opportunity for grants awarded in conjunction with the Office of Minority Economic Empowerment, including prior incurred costs.

Section 130. The sum of \$2, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 8, Section 130 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with the Cairo Port Development, including prior incurred costs.

Section 135. The sum of \$170,370, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 8, Section 135 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Erie Neighborhood House, including prior incurred costs.

Section 140. The sum of \$512, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 8, Section 140 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Family Guidance Center, including prior incurred costs.

Section 150. The sum of \$7,945,002, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 8, Section 150 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for grants to local governments for capital improvements to civic centers, including prior incurred costs.

Section 155. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 8, Section 155 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Rockford District 205 for the project hereinafter enumerated: CICS ROCKFORD CHARTER PATRIOTS CENTER, including prior incurred costs.

Section 160. The sum of \$15,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 8, Section 160 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Commuter Rail Division of the Regional Transportation Authority for a Metra station at Peterson Avenue and Ravenswood Avenue, including prior incurred costs.

Section 165. The sum of \$2,084,459, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 8, Section 165 of Public Act 101-0638, as amended, is reappropriated from the Capital Development Fund to the Department of Commerce and Economic Opportunity for a grant to Community Health and Emergency Services, Inc. for the construction of a hospital wing at the Cairo Megaclinic, including prior incurred costs.

Section 170. The sum of \$172,598,329, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from appropriations heretofore made for such purpose in Article 8, Section 170 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for the purpose of making grants and loans to local governments for planning, engineering, acquisition, construction, reconstruction, development, improvement and extension of the public infrastructure, and for any other purposes authorized in subsection (a) of Section 4 of the Build Illinois Bond Act and for grants to State agencies for such purposes, including prior incurred costs.

Section 175. The sum of \$68,791,541, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from appropriations heretofore made for such purpose in Article 8, Section 175 of Public Act 101-0638, as amended is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for the purpose of making grants and loans to local governments for planning, engineering, acquisition, construction, reconstruction, development, improvement and extension of the public infrastructure, and for any other purposes authorized in subsection (a) of Section 4 of the Build Illinois Bond Act and for grants to State agencies for such purposes, including prior incurred costs.

Section 180. The sum of \$175,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 8, Section 180 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for the purpose of making grants and loans to foster economic development and increase employment and the well-being of the citizens of Illinois, and for any other purposes authorized in subsection (b) of Section 4 of the Build Illinois Bond Act and for grants to State agencies for such purposes, including prior incurred costs.

Section 185. The sum of \$20,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from appropriations heretofore made for such purpose in Article 8, Section 185 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for purposes authorized in subsection (c) of Section 4 of the Build Illinois Bond Act and for grants to State agencies for such purposes, including prior incurred costs.

Section 190. The sum of \$7,267,741, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from appropriations heretofore made for such purpose in Article 8, Section 190 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for purposes authorized in subsection (c) of Section 4 of the Build Illinois Bond Act and for grants to State agencies for such purposes, including prior incurred costs.

Section 195. The sum of \$30,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 8, Section 195 of Public Act 101-0638, as amended, is reappropriated from the Rebuild Illinois Projects Fund to the Department of Commerce and Economic Opportunity for purposes authorized in subsection (c) of Section 4 of the Build Illinois Bond Act and for grants to State agencies for such purposes, including prior incurred costs.

Section 200. The sum of \$99,629,249, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 8, Section 200 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for grants and loans including but not limited to broadband deployment to expand and strengthen existing broadband network infrastructure, health information technology, telemedicine, distance learning, and public safety, including prior incurred costs.

Section 210. The sum of \$50,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 8, Section 210 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity to provide grants, loans, and other investments to foster economic development for emerging technology enterprises to support and encourage: (i) commercialization of technology based products and services; (ii) technology transfer projects involving the promotion of new or innovative technologies; or (iii) research and development projects to respond to unique, advanced technology projects and which foster the development of Illinois' economy through the advancement of the State's economic, scientific, and technological assets, and for any other purposes authorized in subsection (b) of Section 4 of the Build Illinois Bond Act, including prior incurred costs.

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Section 215. The sum of \$68,175,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 8, Section 215 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity to provide grants for land acquisition, infrastructure, equipment and other permissible capital expenditures to businesses that will encourage new investment and the creation or retention of jobs in economically depressed areas of the State, including prior incurred costs.

Section 220. The sum of \$15,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 8, Section 220 of Public Act 101-0638, as amended, is reappropriated from the Rebuild Illinois Projects Fund to the Department of Commerce and Economic Opportunity for grants awarded in conjunction with the Office of Minority Economic Empowerment, including prior incurred costs.

Section 230. The sum of \$15,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 8, Section 230 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for costs associated with construction of a field house at Jackie Robinson Park.

Section 235. The sum of \$15,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 8, Section 235 of Public Act 101-0638, as amended, is reappropriated from the Rebuild Illinois Projects Fund to the Department of Commerce and Economic Opportunity for grants associated with the Human Services Capital Investment Grant Program, including prior incurred costs.

Section 240. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 8, Section 240 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Mount Sinai Hospital for costs associated with infrastructure improvements for Ogden Commons.

Section 250. The amount of \$5,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 8, Section 250 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Illinois Institute of Technology for construction of the loop operation of the Illinois Tech Microgrid.

Section 255. The sum of \$3,750,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 8, Section 255 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Illinois Medical District Commission for capital improvements to a parcel located at 2020 W. Ogden Ave in Chicago.

Section 260. The sum of \$25,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 8, Section 260 of Public Act 101-0638, as amended, is reappropriated from the Illinois Works Fund to the Department of Commerce and Economic Opportunity for costs associated with Illinois Works Pre-Apprenticeship Program, including prior incurred costs.

Section 265. The amount of \$12,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 8, Section 265 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Southwest Organizing

Project – Chicago for costs associated with acquiring and renovating vacant buildings for affordable housing.

Section 270. The amount of \$14,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 8, Section 270 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Rush University Medical Center for ADA accessibility improvements.

Section 275. The amount of \$20,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 8, Section 275 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Catholic Charities of the Archdiocese of Chicago for costs associated with affordable family housing and a veteran housing campus.

Section 280. The amount of \$31,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 8, Section 280 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Academy for Global Citizenship for capital improvements.

Section 285. The amount of \$22,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 8, Section 285 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with developing comprehensive social service resource centers that address needs associated with poverty, inequity, and trauma.

Section 290. The amount of \$20,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 8, Section 290 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with the construction of a new community center on the northwest side of Chicago.

Section 295. The amount of \$15,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 8, Section 295 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for the Howard Brown Health Center for costs associated with construction of a new facility.

Section 300. The amount of \$10,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 8, Section 300 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for the City of Chicago for costs associated with construction of a senior center.

Section 305. The sum of \$146,285,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, less \$78,873,500 to be lapsed, from a reappropriation heretofore made for such purpose in Article 8, Section 305 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for grants to local governments, school districts and community based providers for costs associated with infrastructure improvements.

Section 310. The sum of \$163,400,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 8, Section 310 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to

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the Department of Commerce and Economic Opportunity for grants to local governments, school districts and community based providers for costs associated with infrastructure improvements.

Section 315. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 8, Section 315 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to City of Country Club Hills for costs associated with infrastructure improvements related to recreational facilities.

Section 320. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 8, Section 320 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Country Club Hills For costs associated with the demolition of Windsor Estates.

Section 325. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 8, Section 325 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Frankfort for costs associated with a downtown parking lot expansion, including additional parking for the Historic Downtown Area.

Section 330. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 8, Section 330 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Hazel Crest for costs associated with sewer system upgrades and other infrastructure improvements.

Section 335. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 8, Section 335 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Hazel Crest for infrastructure costs associated with the Village of Hazel Crest Village Hall.

Section 340. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 8, Section 340 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Markham for costs associated with infrastructure improvements related to the I-57 and Central Park/Bremen Highway pedestrian walkway.

Section 345. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 8, Section 345 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Matteson for costs associated with Phase I Engineering for Lincoln Mall.

Section 350. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 8, Section 350 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Mokena for costs associated with infrastructure improvements to the sewage treatment plant.

Section 355. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 8, Section 355 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the

Department of Commerce and Economic Opportunity for a grant to the Village of New Lenox for costs associated with infrastructure improvements.

Section 360. The sum of \$3,375,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 8, Section 360 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Orland Hills for costs associated with infrastructure improvements regarding the Orland Hills Recreational Center.

Section 365. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 8, Section 365 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Orland Hills for costs associated with infrastructure improvements to the Orland Township Building.

Section 370. The sum of \$475,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 8, Section 370 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Richton Park for costs associated with infrastructure improvements associated with the storm water management.

Section 375. The sum of \$47,862,000, or so much thereof as may be necessary is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for grants to local governments, school districts and community based providers for costs associated with infrastructure improvements.

Section 380. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 8, Section 380 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Easterseals Academy Tinley Park for costs associated with infrastructure improvements regarding the roof at the Easterseals Academy Tinley Park School.

Section 385. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 8, Section 385 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Community Services Foundation, Inc. for costs associated with infrastructure improvements to the Community Services Foundation, Inc. facility in Orland Park.

Section 390. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 8, Section 390 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Post #311 of the Veterans of Foreign Wars for costs associated with infrastructure improvements to the Veterans Hall.

Section 395. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 8, Section 395 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Together We Cope for costs associated with infrastructure improvements to the Together We Cope facility in Tinley Park.

Section 400. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 8, Section 400 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the

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Department of Commerce and Economic Opportunity for a grant to the Link Option Center for costs associated with infrastructure improvements to the Olympia Fields & South Holland facility.

Section 405. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 8, Section 405 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Trinity Services for costs associated with infrastructure improvements to the Trinity Services facility in New Lenox.

Section 410. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 8, Section 410 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Will County States Attorney's Office for costs associated with infrastructure improvements to the Will County Child Advocacy Center.

Section 415. The sum of \$1,211,250, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 8, Section 415 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Orland Hills for costs associated with infrastructure improvements.

Section 420. The sum of \$3,500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 8, Section 420 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Rosalind Franklin University for costs associated with campus infrastructure improvements and other capital improvements.

Section 425. The sum of \$3,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 8, Section 425 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chinese Mutual Aid Associations for costs associated with infrastructure improvements to the Pan Asian American Center.

Section 430. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 430 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Public School District #299 for costs associated with capital improvements at Arthur Dixon Elementary School.

Section 435. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 435 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Public School District #299 for costs associated with capital improvements at James McDade Classical School.

Section 440. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 440 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Public School District #299 for costs associated with capital improvements at Edgar Allen Poe Classical School.

Section 445. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 445 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Public School District #299 for costs associated with capital improvements at James A. Neil Elementary School.

Section 450. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 450 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Public School District #299 for costs associated with capital improvements at George Washington Carver Military Academy High School.

Section 455. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 455 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Public School District #299 for costs associated with capital improvements at Corliss High School.

Section 460. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 460 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Butler College Preparatory for costs associated with capital improvements.

Section 465. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 465 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Public School District #299 for costs associated with capital improvements at Ruggles Elementary School.

Section 470. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 470 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Public School District #299 for costs associated with capital improvements at Gillespie Elementary School.

Section 475. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 475 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Public School District #299 for costs associated with capital improvements at Pullman Elementary School.

Section 480. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 480 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Community Consolidated School District #168 for costs associated with capital improvements at Rickover Junior High School.

Section 485. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 485 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Public School District #299 for costs associated with capital improvements at Pirie Elementary Fine Arts Academic Center.

Section 490. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 490 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Public School District #299 for costs associated with capital improvements at Burnside Elementary Scholastic School.

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Section 495. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 495 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Public School District #299 for costs associated with capital improvements at Schmid Elementary School.

Section 500. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 500 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Public School District #299 for costs associated with capital improvements at Tanner Elementary School.

Section 505. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 505 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Public School District #299 for costs associated with capital improvements at Wendell Elementary School.

Section 510. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 510 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Public School District #299 for costs associated with capital improvements at Arthur R Ashe Elementary School.

Section 515. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 515 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Public School District #299 for costs associated with capital improvements at Avalon Park Elementary School.

Section 520. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 520 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Public School District #299 for costs associated with capital improvements at Orville T Bright Elementary School.

Section 525. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 525 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Public School District #299 for costs associated with capital improvements at Clay Elementary School.

Section 530. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 530 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Public School District #299 for costs associated with capital improvements at Coles Elementary.

Section 535. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 535 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Public School District #299 for costs associated with capital improvements at Amelia Earhart Elementary Options for Knowledge School.

Section 540. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 540 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Public School District #299 for costs associated with capital improvements at Virgil Grissom Elementary School.

Section 545. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 545 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Public School District #299 for costs associated with capital improvements at Horace Mann Elementary School.

Section 550. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 550 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Public School District #299 for costs associated with capital improvements at Mary E McDowell Elementary.

Section 555. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 555 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Public School District #299 for costs associated with capital improvements at Joseph Warren Elementary School.

Section 560. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 560 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Public School District #299 for costs associated with capital improvements at Robert A. Black Magnet Elementary School.

Section 565. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 565 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Public School District #299 for costs associated with capital improvements at Charles P. Caldwell Academy of Math and Science Elementary School.

Section 570. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 570 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Public School District #299 for costs associated with capital improvements at Charles P. Caldwell Academy of Math and Science Elementary School.

Section 575. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 575 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Public School District #299 for costs associated with capital improvements at Horace Mann Academy .

Section 580. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 580 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Public School District #299 for costs associated with capital improvements at Chicago Vocational Career Academy High School.

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Section 590. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 590 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Calumet City School District 155 for costs associated with capital improvements.

Section 595. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 595 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Hoover-Schrum Memorial School District #157 for costs associated with capital improvements.

Section 600. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 600 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Lansing Elementary School District #158 for costs associated with capital improvements.

Section 605. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 605 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Sunnybrook School District 171 for costs associated with capital improvements.

Section 610. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 610 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to CICS Prarie School Campus for costs associated with capital improvements.

Section 615. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 615 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Burnham School District 154.5 for costs associated with capital improvements.

Section 620. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 620 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Community Consolidated School District #168 for costs associated with capital improvements.

Section 625. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 625 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Sandridge School District #172 for costs associated with capital improvements.

Section 630. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 630 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Beecher Consolidated Unit School District #200 for costs associated with capital improvements.

Section 640. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 640 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Grant Park Community School Unit School District #6 for costs associated with capital improvements.

Section 645. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 645 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Momence Community Unit School District #1 for costs associated with capital improvements.

Section 646. The sum of \$100,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 646 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Public School District #299 for costs associated with capital improvements at Harold Washington Elementary.

Section 647. The sum of \$250,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 647 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Public School District #299 for costs associated with capital improvements at Harlan Community Academy.

Section 648. The sum of \$250,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 648 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for grant to the Thornton Fractional High School District 215 for costs associated with capital improvements at Thornton Fractional North High School.

Section 649. The sum of \$250,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 649 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Thornton Fractional High School District 215 for costs associated with capital improvements at Thornton Fractional South High School.

Section 655. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 655 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Crete for costs associated with street resurfacing and capital improvements.

Section 660. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 660 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Burham for costs associated with capital improvements.

Section 670. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 670 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for costs associated with capital improvements at Brown (Sidney) Memorial Park.

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Section 675. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 675 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for costs associated with capital improvements at Cole (Nat King) Park.

Section 680. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 680 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for costs associated with capital improvements at Trumbull Park.

Section 685. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 685 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for costs associated with capital improvements at Merrill Park.

Section 690. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 690 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for costs associated with capital improvements at Avalon Park.

Section 695. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 695 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for costs associated with capital improvements at Burnside Park.

Section 700. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 700 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for costs associated with capital improvements at Abbott Park.

Section 705. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 705 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for costs associated with capital improvements at Langley Park.

Section 710. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 710 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for costs associated with capital improvements at Mann Park.

Section 715. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 715 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for costs associated with capital improvements at Byrnes Park.

Section 720. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 720 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for costs associated with capital improvements at Dixon (Lorraine) Park.

Section 725. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 725 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for costs associated with capital improvements at Tuley (Murray) Park.

Section 730. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 730 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for costs associated with capital improvements at West Chatham Park.

Section 735. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 735 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Calumet Memorial Park District for costs associated with capital improvements.

Section 740. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 740 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Lan-Oak Park District for costs associated with capital improvements.

Section 745. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 745 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Lynwood Park District for costs associated with capital improvements at Lakeview Community Park.

Section 750. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 750 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Lynwood Park District for costs associated with capital improvements at Liberty Memorial Park.

Section 755. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 755 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Lynwood Park District for costs associated with capital improvements at Rainbow Park.

Section 760. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 760 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Sauk Village Park District for costs associated with capital improvements at Carol Park.

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Section 765. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 765 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Sauk Village Park District for costs associated with capital improvements at Murphy Community Park.

Section 770. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 770 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Momence Park District for costs associated with capital improvements at Momence Park.

Section 775. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 775 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Southeast Chicago Chamber of Commerce for costs associated with capital improvements.

Section 800. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 800 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chatham Business Association for costs associated with capital improvements.

Section 805. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 805 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Southland Convention and Visitors Bureau for costs associated with capital improvements.

Section 810. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 810 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Hegewisch Business Association for costs associated with capital improvements.

Section 820. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 820 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Calumet Area Industrial Commission for costs associated with capital improvements.

Section 830. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 830 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Safari Life Child Care and Learning Center for costs associated with capital improvements.

Section 840. The sum of \$2,500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 840 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the South Shore Hospital for costs associated with capital improvements.

Section 845. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 845 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Imani Village for costs associated with capital improvements.

Section 850. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 850 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Gareda LLC for costs associated with capital improvements.

Section 855. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 855 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Project Syncere for costs associated with capital improvements.

Section 860. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 860 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Atlas E.D.C. for costs associated with capital improvements.

Section 865. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 865 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Carter Temple Community Development Corporation for costs associated with capital improvements.

Section 870. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 870 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Henry's Sober Living for costs associated with capital improvements.

Section 875. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 875 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the South Shore Drill Team and Performing Arts Ensemble for costs associated with capital improvements.

Section 885. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 885 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the South Central Community Service for costs associated with capital improvements.

Section 890. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 890 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Bronzeville Children's Museum for costs associated with capital improvements.

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Section 895. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 895 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Gift of HOPE and Tissue Donor Network for costs associated with capital improvements.

Section 900. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 900 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Isom Foundation for costs associated with capital improvements.

Section 905. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 905 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Phillip Randolph Pullman Porter Museum for costs associated with capital improvements.

Section 910. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 910 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Historic Pullman Foundation for costs associated with capital improvements.

Section 920. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 920 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Public Image Partnership for costs associated with capital improvements.

Section 925. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 925 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the H.O.P.E Organization for costs associated with capital improvements.

Section 950. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 950 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Rosemoor Community Association for costs associated with capital improvements.

Section 955. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 955 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Roseland Heights Community Association for costs associated with capital improvements.

Section 960. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 960 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chatham Park Village Cooperative for costs associated with capital improvements.

Section 965. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 965 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the London Town Homes Cooperative for costs associated with capital improvements.

Section 970. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 970 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the West Chesterfield Community Association for costs associated with capital improvements.

Section 975. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 975 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the XLCAPA for costs associated with capital improvements.

Section 980. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 980 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Imani Community Development for costs associated with capital improvements.

Section 981. The sum of \$250,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 981 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the IDEAL Educational Foundation for costs associated with capital improvements.

Section 982. The sum of \$500,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 982 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Butterfield Park District for costs associated with capital improvements.

Section 985. The sum of \$700,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 985 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Pilgrim Baptist Church of South Chicago for costs associated with capital improvements.

Section 986. The sum of \$250,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 986 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Black United Fund of Illinois for costs associated with capital improvements.

Section 987. The sum of \$300,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 987 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Quad Communities Development Corporation for costs associated with capital improvements.

Section 998. The sum of \$200,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 988 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Murray Language Academy for costs associated with capital improvements.

Section 989. The sum of \$200,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 989 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Stoney Island Arts Bank for costs associated with capital improvements.

Section 990. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 990 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Public School District #299 for costs associated with capital improvements at Jackie Robinson Elementary School.

Section 991. The sum of \$200,000, or so much thereof as may be necessary, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 991 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Chicago Park District for costs associated with capital improvements at Rainbow Beach.

Section 995. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 995 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the South Shore Chamber of Commerce for costs associated with capital improvements.

Section 1000. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1000 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Brave Space Alliance for costs associated with the purchase of a facility and capital improvements.

Section 1005. The sum of \$600,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1005 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Southsider Organized for Unity and Liberation for costs associated with capital improvements.

Section 1020. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1020 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Centro De Trabajadores for costs associated with the purchase of a new facility and other capital improvements.

Section 1025. The sum of \$700,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1025 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Future Ties for costs associated with the purchase of a new facility and capital improvements.

Section 1030. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1030 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Woodlawn Chamber of Commerce for costs associated with capital improvements.

Section 1035. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1035 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Lake Shore Park Advisory for costs associated with capital improvements.

Section 1040. The sum of \$400,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1040 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Hyde Park Chamber of Commerce for costs associated with capital improvements.

Section 1045. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1045 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Workers Center for Racial Justice for costs associated with capital improvements.

Section 1050. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1050 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Child Care Society for costs associated with capital improvements.

Section 1055. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1055 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Komed Holmen Health Center for costs associated with capital improvements.

Section 1060. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1060 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the SkyART for costs associated with capital improvements.

Section 1065. The sum of \$500,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1065 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to The Place for Children with Autism for costs associated with capital.

Section 1070. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1070 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Kenwood United Church of Christ for costs associated with capital improvements.

[May 31, 2021]

Section 1075. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1075 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Grant Memorial AME Church for costs associated with capital improvements.

Section 1080. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1080 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Public School District #299 for costs associated with capital improvements Bret Harte School.

Section 1085. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1085 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with street resurfacing and infrastructure improvements in the 10th Ward.

Section 1095. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1095 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to University CoWork for costs associated with capital improvements.

Section 1096. The sum of \$2,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1096 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to METRA for costs associated with capital improvements to Auburn Park Station.

Section 1100. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1100 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for costs associated with capital improvements at Ryan Harris Park.

Section 1105. The sum of \$10,474,975, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1105 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Public School District #299 for costs associated with capital improvements at school facilities as approximated below: Owen Scholastic Elementary School - \$1,000,925; Simeon Career Academy - \$1,000,000; Hampton Elementary Fine and Performing Arts School - \$325,925; Brownell Elementary School - \$325,925; Barton Elementary School - \$325,925; Bass Elementary School - \$325,925; Bond Elementary School - \$325,925; Carroll Elementary School; Cook Elementary School - \$325,925; Dawes Elementary School - \$325,925; Deneen Elementary School - \$325,925; Harvard Elementary School - \$325,925; King Academy of Social Justice - \$325,925; McKay Elementary School - \$325,925; Oglesby Elementary School - \$325,925; Luke O'Toole Elementary School - \$325,925; Parker Elementary Community Academy - \$325,925; Park Manor Elementary School - \$325,925; Stagg Elementary School - \$325,925; Stevenson Elementary School - \$325,925; Wentworth Elementary School - \$325,925; Westcott Elementary School - \$325,925; Cuffe MST Elementary Academy - \$325,925; Joplin Elementary School - \$325,925; Randolph Community Elementary School - \$325,925; Ashburn Elementary School - \$325,925; Durkin Park Elementary School - \$325,925; Davis M. Magnet Elementary School - \$325,925;

Section 1250. The sum of \$1,500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1250 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the P3 Markets and Generation Housing Initiative for costs associated with capital improvements.

Section 1255. The sum of \$1,500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1255 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Green Living Room for costs associated with capital improvements.

Section 1260. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1260 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Evening Star Baptist Church for costs associated with capital improvements.

Section 1265. The sum of \$1,500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1265 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the University of Chicago for costs associated with capital improvements at the arts block.

Section 1270. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1270 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Bright Star Church for costs associated with capital improvements.

Section 1271. The sum of \$100,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1271 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the God 1<sup>st</sup> Ministries for costs associated with the International Women's Center and capital improvements.

Section 1272. The sum of \$1,000,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1272 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District and DuSable Park Advisory Council for costs associated with the creation of a Jean Baptiste Point DuSable full body statue.

Section 1273. The sum of \$1,000,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1273 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Harold Washington Legacy Committee for costs associated with the creation of Harold Washington full body statute to be erected at the Illinois State capitol building.

Section 1274. The sum of \$1,000,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1274 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Project Kennedy for costs associated with the purchase and rehabilitation of cancer center.

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Section 1275. The sum of \$2,500,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1270 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Bronzeville Community Development Partnership for costs associated with an urban innovation center and capital improvements.

Section 1280. The sum of \$1,600,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1280 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Reach Community Development Corporation for costs associated with capital improvements.

Section 1281. The sum of \$4,000,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1281 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Robbins for costs associated with capital improvements.

Section 1282. The sum of \$1,740,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1282 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to CICS Facilities for costs associated with capital improvements.

Section 1283. The sum of \$500,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1283 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Metropolitan Family Services for costs associated with capital improvements.

Section 1284. The sum of \$300,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1284 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Kirby Rehabilitation Service for costs associated with capital improvements.

Section 1285. The sum of \$2,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1285 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with capital improvements in the 21st Ward.

Section 1286. The sum of \$749,160, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1286 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with capital improvements in the 34<sup>th</sup> Ward.

Section 1290. The sum of \$210,840, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1290 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with capital improvements in the 19th Ward.

Section 1295. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1295 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Riverdale for costs associated with capital improvements.

Section 1300. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1300 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Robbins for costs associated with capital improvements at the police department.

Section 1305. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1305 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of South Holland for costs associated with capital improvements.

Section 1310. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1310 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the South Suburban Council on Alcoholism and Substance Abuse for costs associated with capital improvements.

Section 1315. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1315 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Steger for costs associated with capital improvements.

Section 1320. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1320 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Thornton for costs associated with capital improvements.

Section 1325. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1325 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of University Park for costs associated with capital improvements.

Section 1329. The sum of \$1,000,000, or so much thereof as may be necessary, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1229 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Flossmoor for costs associated with capital improvements.

Section 1330. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1330 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to West Harvey Dixmoor School District 147 for costs associated with capital improvements.

Section 1335. The sum of \$500,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1335 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Kathryn Dunham Museum for costs associated with capital improvements.

Section 1340. The sum of \$500,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1340 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the House of Miles in East Saint Louis for costs associated with capital improvements.

Section 1345. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1345 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Venice School CUSD #3 for costs associated with capital improvements.

Section 1350. The sum of \$1,200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1350 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Commonfields of Cahokia for costs associated with capital improvements.

Section 1355. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1355 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village Theatre for costs associated with capital improvements.

Section 1380. The sum of \$500,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1380 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Hyde Park Neighborhood Club for costs associated with capital improvements.

Section 1385. The sum of \$250,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1385 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Montgomery Place for costs associated with capital improvements.

Section 1390. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1390 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to South Shore Chamber of Commerce for costs associated with capital improvements.

Section 1395. The sum of \$100,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1395 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated for a grant to Isabelle C O'Keeffe Elementary School for costs associated with capital improvements.

Section 1400. The sum of \$600,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1400 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Southsider Organized for costs associated with Unity and Liberation for capital improvements.

Section 1405. The sum of \$600,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1405 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to SaveMoney SaveLife for costs associated with capital improvements.

Section 1410. The sum of \$500,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1410 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Bessemer Park for costs associated with capital improvements.

Section 1415. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1415 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Centro de Trabajadores for costs associated with building aquation and other capital improvements.

Section 1420. The sum of \$700,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1420 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Future Ties for costs associated with acquisition of a new building and other capital improvements.

Section 1425. The sum of \$700,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1425 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Woodlawn Chamber for costs associated with acquisition of a new building and other capital improvements.

Section 1430. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1430 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Lake Shore Park Advisory for costs associated with capital improvements.

Section 1435. The sum of \$100,000, or so much thereof as may be necessary, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1435 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Horace Mann Elementary School for costs associated with capital improvements.

Section 1440. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1440 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Workers Center for Racial Justice for costs associated with capital improvements.

Section 1445. The sum of \$250,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1445 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to George Washington Elementary School for costs associated with capital improvements.

Section 1450. The sum of \$500,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1450 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Ninos Heros Elementary School for costs associated with capital improvements.

Section 1455. The sum of \$500,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1455 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with capital improvements in the 20<sup>th</sup> Ward.

Section 1460. The sum of \$100,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1460 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the First Presbyterian Church of Chicago for costs associated with capital improvements.

Section 1465. The sum of \$500,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1465 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Parkside Elementary Community Academy for costs associated with capital improvements.

Section 1470. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1470 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Grant Memorial AME Church for costs associated with capital improvements.

Section 1473. The sum of \$100,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1473 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the School of Art Institute for costs associated with capital improvements.

Section 1474. The sum of \$100,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1474 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for costs associated with capital improvements at Brooks (Gwendolyn) Park.

Section 1475. The sum of \$250,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1475 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Woodlawn Community Elementary School for costs associated with capital improvements.

Section 1476. The sum of \$100,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1476 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Urban Core, Inc. for costs associated with capital improvements.

Section 1477. The sum of \$250,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1477 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chicago Public School District #299 for costs associated with capital improvements at Washington G. High School.

Section 1478. The sum of \$500,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1478 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chicago Public School District #299 for costs associated with capital improvements at Hyde Park Academy.

Section 1479. The sum of \$500,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1479 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chicago Public School District #299 for costs associated with capital improvements at Walter H. Dyett High School.

Section 1480. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1480 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Restore Stateline Road for costs associated with capital improvements.

Section 1481. The sum of \$250,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1481 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chicago Public School District #299 for costs associated with capital improvements at William H. Ray Elementary School.

Section 1482. The sum of \$100,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1482 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for costs associated with capital improvements at Nichols (John Fountain) Park.

Section 1483. The sum of \$500,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1483 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Metropolitan Family Services for costs associated with capital improvements.

Section 1484. The sum of \$150,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1484 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with capital improvements in the 7<sup>th</sup> Ward.

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Section 1485. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1485 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Eggers Woods for costs associated with capital improvements.

Section 1486. The sum of \$100,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1486 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Kennicott Park for costs associated with capital improvements.

Section 1487. The sum of \$500,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1487 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Spanish Coalition for Housing for costs associated with capital improvements.

Section 1488. The sum of \$250,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1488 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Quarry Event Center for costs associated with capital improvements.

Section 1489. The sum of \$150,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1489 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity a grant to The Villa at Windsor for costs associated with capital improvements.

Section 1490. The sum of \$250,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1490 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chicago Public School District #299 for costs associated with capital improvements at James H. Bowen High School.

Section 1495. The sum of \$2,400,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1495 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Greater Auburn Gresham CDC for costs associated with capital improvements.

Section 1500. The sum of \$1,500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1500 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Inner-City Muslim Action Network (IMAN) for costs associated with capital improvements.

Section 1505. The sum of \$80,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1505 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the SOS Children's Village for costs associated with capital improvements.

Section 1510. The sum of \$1,075,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1510 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Hickory Hills for costs associated with capital improvements.

Section 1515. The sum of \$4,125,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1515 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Indian Head Park for costs associated with capital improvements.

Section 1520. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1520 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Palos Hills for costs associated with capital improvements.

Section 1525. The sum of \$425,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1525 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Chicago Ridge for costs associated with capital improvements.

Section 1530. The sum of \$645,400, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1530 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Hodgkins for costs associated with capital improvements.

Section 1535. The sum of \$2,200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1535 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Justice for costs associated with capital improvements.

Section 1540. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1540 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Oak Lawn for costs associated with capital improvements.

Section 1545. The sum of \$2,500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1545 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Willow Springs for costs associated with capital improvements.

Section 1555. The sum of \$280,080, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1555 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Ambassadors for Christ for costs associated with capital improvements.

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Section 1560. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1560 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Coalition for the Remembrance for Elijah Muhammad for costs associated with capital improvements.

Section 1565. The sum of \$675,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1565 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Public School District for costs associated with capital improvements at Owen Scholastic Elementary School.

Section 1570. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1570 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Simeon Career Academy for costs associated with capital improvements.

Section 1580. The sum of \$475,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1580 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for costs associated with capital improvements at Ogden Park.

Section 1585. The sum of \$1,200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1585 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Leo High School for costs associated with capital improvements.

Section 1586. The sum of \$300,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Margaret's Village for costs associated with capital improvements.

Section 1595. The sum of \$2,500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1595 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to ETA Theatre for costs associated with capital improvements.

Section 1600. The sum of \$5,300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1600 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Black Ensemble Theatre for costs associated with capital improvements.

Section 1605. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1605 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Harold Washington Cultural Center for costs associated with capital improvements.

Section 1610. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1610 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to

the Department of Commerce and Economic Opportunity for a grant to Southside Justice Center for costs associated with capital improvements.

Section 1615. The sum of \$2,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1615 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Project H.O.O.D. for costs associated with capital improvements.

Section 1620. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1620 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Olivet Tower for costs associated with capital improvements.

Section 1625. The sum of \$1,800,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1625 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the National Museum of Gospel Music for costs associated with capital improvements.

Section 1630. The sum of \$2,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1630 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Public School District for costs associated with capital improvements to DuSable High School.

Section 1635. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1635 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Public School District for costs associated with capital improvements to Phillips High School.

Section 1640. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1640 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Public School District for costs associated with capital improvements to Lindblom High School.

Section 1645. The sum of \$700,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1645 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Public School District for costs associated with capital improvements to Dunbar High School.

Section 1649. The sum of \$500,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1649 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the God First Church and Ministries for costs associated with capital improvements

Section 1650. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1650 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the George Giles Post for costs associated with capital improvements.

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Section 1651. The sum of \$500,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1651 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the National Museum of Gospel Music for costs associated with capital improvements.

Section 1652. The sum of \$300,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1652 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Greater Englewood Community Development Corporation for costs associated with capital improvements.

Section 1653. The sum of \$500,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1653 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to IMAN Chicago for costs associated with capital improvements.

Section 1654. The sum of \$250,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1654 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the LINK Unlimited Scholars for costs associated with capital improvements.

Section 1655. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1655 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to WECAN for costs associated with capital improvements.

Section 1656. The sum of \$1,000,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1656 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Africa International House for costs associated with capital improvements.

Section 1657. The sum of \$250,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1657 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Brite Mind Daycare Center, Inc. for costs associated with capital improvements.

Section 1658. The sum of \$260,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1658 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Brin Life Center, LLC for costs associated with capital improvements.

Section 1659. The sum of \$250,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1659 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Illinois College of Optometry for costs associated with capital improvements.

Section 1660. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1660 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Elihu Nation, Performing Arts Center for costs associated with capital improvements.

Section 1665. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1665 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Bloom Township for costs associated with capital improvements.

Section 1670. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1670 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to City of Calumet City for costs associated with capital improvements.

Section 1675. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1675 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to City of Chicago Heights for costs associated with capital improvements.

Section 1680. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1680 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Village of Crete for costs associated with capital improvements.

Section 1685. The sum of \$1,500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1685 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Village of Dixmoor for costs associated with capital improvements.

Section 1690. The sum of \$1,500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1690 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Village of Dolton for costs associated with capital improvements.

Section 1695. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1695 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Dolton Park District for costs associated with capital improvements.

Section 1700. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1700 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of East Hazel Crest for costs associated with capital improvements.

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Section 1705. The sum of \$1,500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1705 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Ford Heights for costs associated with capital improvements.

Section 1710. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1710 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Ford Heights Community Service Organization for costs associated with capital improvements.

Section 1715. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1715 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Glenwood for costs associated with capital improvements.

Section 1720. The sum of \$1,500,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1720 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Harvey for costs associated with capital improvements.

Section 1725. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1725 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Harvey Park District for costs associated with capital improvements.

Section 1730. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1730 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Homewood for costs associated with capital improvements.

Section 1735. The sum of \$350,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1735 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to The House of James for costs associated with capital improvements.

Section 1740. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1740 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the LAS Holding LLC for costs associated with capital improvements.

Section 1745. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1745 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Markham for costs associated with capital improvements.

Section 1750. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1750 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Midlothian for costs associated with capital improvements.

Section 1755. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1755 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Monee for costs associated with capital improvements.

Section 1760. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1760 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Oak Forest for costs associated with capital improvements.

Section 1765. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1765 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Phoenix for costs associated with purchase of equipment and other capital improvements.

Section 1770. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1770 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Posen for costs associated with capital improvements.

Section 1775. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1775 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Riverdale Park District for costs associated with capital improvements.

Section 1780. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1780 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Village of South Chicago Heights for costs associated with capital improvements.

Section 1785. The sum of \$5,350,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1785 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Robins for costs associated with capital improvements.

Section 1788. The sum of \$1,000,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1788 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to U-2 Mentorship for costs associated with build out for capital improvements.

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Section 1789. The sum of \$5,000,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1789 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Westside Small Business Development Corporation for costs associated with small business center.

Section 1790. The sum of \$8,596,577, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1790 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Crestwood for costs associated with capital improvements.

Section 1791. The sum of \$3,000,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1791 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Life Giving Community Center for costs associated with capital improvements for community food distribution center.

Section 1792. The sum of \$1,000,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1792 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago Department of Transportation for costs associated with capital improvements in the 28<sup>th</sup> Ward.

Section 1793. The sum of \$1,000,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 14793 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago Department of Transportation for costs associated with capital improvements in the 37<sup>th</sup> Ward.

Section 1794. The sum of \$500,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1794 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Grace Memorial Baptist Church and Grace at Jerusalem C.D.C. for costs associated with the erection of the New Laquan McDonald Business Tech Center and Lawndale STEAM Engine.

Section 1795. The sum of \$5,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1795 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Blue Cross Blue Shield for costs associated with capital improvements.

Section 1800. The sum of \$600,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1800 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Home Of Life CDC for costs associated with capital improvements.

Section 1801. The sum of \$1,050,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1801 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Respiratory Health Association for costs associated with capital improvements.

Section 1802. The sum of \$3,000,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1802 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Mt. Sinai Hospital for costs associated with capital improvements.

Section 1803. The sum of \$1,000,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1803 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the PILGRIM Development Corporation for costs associated with capital improvements.

Section 1804. The sum of \$1,000,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1804 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Fifth City Chicago Reformation Corporation for costs associated with capital improvements.

Section 1805. The sum of \$1,500,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1805 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to AFC Community Development Corp for costs associated with capital improvements.

Section 1806. The sum of \$ 4,000,000 or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1806 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for capital improvements at parks as approximated below: Douglas Park (\$1,000,000); Thebes Park (\$1,000,000); Garfield Park/Golden Dome (\$1,000,000); Altgeld Park/Special Olympics (\$1,000,000).

Section 1807. The sum of \$ 3,850,000 or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1807 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Noble Network of Charter Schools for infrastructure improvements at the following school facilities: DRW College Prep; Chicago Bulls College Prep; UIC College Prep; Noble Academy.

Section 1808. The sum of \$250,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1808 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to YHELP for costs associated with capital.

Section 1809. The sum of \$100,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1809 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Westside Cultural Foundation for costs associated with capital.

Section 1810. The sum of \$3,750,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1810 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Safer Foundation for costs associated with capital.

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Section 1811. The sum of \$400,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1811 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to United for Better Living (Chicago) for costs associated with capital improvements.

Section 1812. The sum of \$500,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Chicago Park District for costs associated with repairs to Douglass Park field.

Section 1813. The sum of \$1,000,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1813 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to BUILD, Inc. for costs associated with the erection of a youth & community center.

Section 1814. The sum of \$1,500,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1814 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Forest Park for costs associated capital improvements to village property.

Section 1815. The sum of \$2,800,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1815 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to MAAFA Redemption Project for costs associated with capital improvements.

Section 1816. The sum of \$2,500,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1816 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Maywood for costs associated capital improvements to village property.

Section 1817. The sum of \$500,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1817 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Township of Proviso for costs associated capital improvements to township property.

Section 1818. The sum of \$500,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1818 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of North Riverside for costs associated capital improvements to village property.

Section 1819. The sum of \$500,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1819 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of LaGrange for costs associated capital improvements to village property.

Section 1820. The sum of \$2,200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1820 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to

the Department of Commerce and Economic Opportunity for a grant to Westside Community Development Collaboration, INC for costs associated with capital improvements.

Section 1821. The sum of \$1,500,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1821 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Hillside for costs associated capital improvements to village property.

Section 1822. The sum of \$1,000,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1822 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Berkely for costs associated capital improvements to village property.

Section 1823. The sum of \$2,500,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1823 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Broadview for costs associated capital improvements to village property.

Section 1824. The sum of \$2,500,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1824 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Bellwood for costs associated capital improvements to village property.

Section 1825. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1825 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to JLM Center for costs associated with capital improvements.

Section 1835. The amount of \$40,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1835 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Zoological Society for costs associated with infrastructure improvements and other capital upgrades for Brookfield Zoo.

Section 1840. The sum of \$50,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1840 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with land acquisition and planning for the development of a community center in Bronzeville.

Section 1845. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1845 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Glenwood Academy for costs associated with infrastructure improvements.

Section 1850. The sum of \$120,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1850 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Advocate Lutheran General for costs associated with infrastructure improvements.

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Section 1855. The sum of \$600,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1855 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Peoria for costs associated with capital improvements at the East Bluff Community Center.

Section 1860. The sum of \$1,400,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1860 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Fulton County for costs associated with infrastructure improvements at the County Jail and Courthouse.

Section 1865. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1865 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Minority Business Development Center for costs associated with the purchase of a new facility.

Section 1870. The sum of \$5,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1870 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Peoria for costs associated with the construction of a new Fire House and Community Center.

Section 1875. The sum of \$5,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1875 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Peoria High School District #150 for costs associated with infrastructure improvements to the Peoria Public Stadium.

Section 1880. The sum of \$362,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1880 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Springdale Cemetery for costs associated with infrastructure improvements.

Section 1885. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1885 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to ChildServ for costs associated with the purchase of a new facility.

Section 1886. The sum of \$2,500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1886 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Rockford Park District for costs associated with capital improvements to Riverview Ice House.

Section 1890. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1890 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Rockford for costs associated with capital improvements.

Section 1895. The sum of \$7,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1895 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Misericordia Homes for costs associated with infrastructure improvements.

Section 1900. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1900 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Jewish United Fund for costs associated with infrastructure improvements at the JCC Heller Community Center.

Section 1905. The sum of \$750,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1905 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Forest Park for costs associated with the demolition of the Althenheim.

Section 1910. The sum of \$2,900,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1910 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Aunt Martha's for costs associated with the infrastructure improvements at the Chicago Heights Women's Health Center.

Section 1915. The sum of \$2,800,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1915 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Aunt Martha's for costs associated with the infrastructure improvements at the Carpentersville community health clinic.

Section 1920. The sum of \$3,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1925 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Lawndale Christian Development Corporation for costs associated with infrastructure improvements.

Section 1925. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1925 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Oak Park Frank Lloyd House in Oak Park for costs associated with restoration projects.

Section 1930. The sum of \$5,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1930 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Quinn Community Services Alliance of Chicago for costs associated with capital improvements.

Section 1935. The sum of \$2,225,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1935 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Loyola University for costs associated with infrastructure improvements.

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Section 1940. The sum of \$3,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1940 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Village of Stone Park for costs associated with infrastructure improvements.

Section 1945. The sum of \$3,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1945 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Village of Melrose Park for costs associated with street resurfacing and infrastructure improvements.

Section 1950. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1950 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago Heights for costs associated with capital improvements.

Section 1955. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1955 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of South Chicago Heights for costs associated with capital improvements.

Section 1960. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1960 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with capital improvements in the 9th Ward.

Section 1965. The sum of \$600,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1965 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of South Holland for costs associated with capital improvements.

Section 1970. The sum of \$3,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1970 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Village of Oak Park for costs associated street resurfacing infrastructure improvements.

Section 1975. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1975 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Dixmoor for costs associated with water main improvements.

Section 1980. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1980 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Riverdale for costs associated with capital improvements.

Section 1985. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1985 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the West Harvey School District #147 for costs associated with capital improvements.

Section 1990. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1990 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Dolton School District #149 for costs associated with capital improvements.

Section 1995. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 1995 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Calumet for costs associated with capital improvements.

Section 2000. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 2000 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Dolton for costs associated with capital improvements.

Section 2005. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 2005 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Harvey for costs associated with capital improvements.

Section 2010. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 2010 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Harvey Park District for costs associated with capital improvements.

Section 2015. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 2015 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Harvey School District #152 for costs associated with capital improvements.

Section 2020. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 2020 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Bishop Sheperd Little Memorial Center for costs associated with capital improvements.

Section 2025. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 2025 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Outreach Christian Community Development Center for costs associated with capital improvements.

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Section 2030. The sum of \$120,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 2030 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to City of Park Ridge for costs associated with flood mitigation.

Section 2035. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 2035 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Homewood-Flosmoor Park District for costs associated with capital improvements.

Section 2040. The sum of \$1,125,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 2040 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the St. Vincent DePaul Center for costs associated with capital improvements.

Section 2045. The sum of \$2,200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 2045 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Marillac St. Vincent Family Services for costs associated with capital improvements.

Section 2050. The sum of \$1,850,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 8, Section 2050 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Roosevelt University for costs associated with capital improvements to the theatre.

Section 2055. The sum of \$3,000,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Waukegan History Museum for costs associated with capital improvements.

Section 2060. The sum of \$3,000,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Lake County United for costs associated with capital improvements.

Section 2065. The sum of \$2,000,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chicago Chesed Fund for costs associated with capital improvements.

Section 2070. The sum of \$2,500,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chicago State University for costs associated with construction of a child care system.

Section 2075. The sum of \$1,000,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Gift of Hope for costs associated with capital improvements, including HVAC improvements.

Section 2080. The sum of \$1,500,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Thornton Township for costs associated with capital improvements.

Section 2085. The sum of \$500,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for costs associated with capital improvements at Tuley Park.

Section 2090. The sum of \$500,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for costs associated with capital improvements at Sidney Brown Park.

Section 2095. The sum of \$130,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Schaumburg for costs associated with infrastructure improvements.

Section 2100. The sum of \$485,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Nexus Indian Oaks for costs associated with capital improvements.

Section 2101. The sum of \$3,000,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Veteran Roasters for costs associated with renovations of a facility located at 1910823 S. Langley Ave in Chicago

Section 2105. The sum of \$130,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Schaumburg for costs associated with infrastructure improvements.

Section 2110. The sum of \$485,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Nexus Indian Oaks for costs associated with capital improvements.

Section 2115. The sum of \$2,000,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Westchester for costs associated with the relocation of the Village Hall.

Section 2120. The sum of \$1,500,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Bellwood for costs associated with the replacement of water meters.

Section 2125. The sum of \$1,300,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Bellwood for costs associated with the replacement of a water main.

Section 2130. The sum of \$2,000,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Life Giving Community Center for costs associated with the renovation of the Safe Haven Recreational Center.

Section 2135. The sum of \$8,470,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Hillside for costs associated with the Municipal Community Campus Project.

Section 2140. The sum of \$4,425,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Hillside for costs associated with the Oakridge Ave Drainage Basin Expansion.

Section 2145. The sum of \$2,600,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Melrose Park for costs associated with North Ave/Lake Street lighting.

Section 2150. The sum of \$2,530,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Melrose Park for costs associated with North Ave pedestrian lighting.

Section 2155. The sum of \$2,800,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Broadview for costs associated with village-wide alley improvements.

Section 2160. The sum of \$200,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Forest Park for costs associated with traffic calming improvements on Jackson Boulevard.

Section 2165. The sum of \$750,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Forest Park for costs associated with the installation of traffic calming medians on Jackson Boulevard.

Section 2170. The sum of \$1,387,800, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of River Forest for costs associated with the installation of automated metering infrastructure.

Section 2175. The sum of \$4,000,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for home renovation grants.

Section 2180. The sum of \$750,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the TaxSlayer Center for costs associated with the development of an outdoor venue.

Section 2185. The sum of \$600,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Two Rivers YMCA for costs associated with the development of a joint library/fitness center project.

Section 2190. The sum of \$1,200,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Mount Sinai Hospital for costs associated with capital improvements.

Section 2195. The sum of \$5,685,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Smyth for costs associated with capital improvements.

Section 2200. The sum of \$3,205,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Chesed Fund for costs associated with the acquisition of a warehouse in Lincolnwood.

Section 2205. The sum of \$9,200,000, or so much thereof as may be necessary is appropriated from the Build Illinois Bond Fund for to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Gateway Foundation for costs associated with the expansion of the existing residential program facility.

Section 2210. The sum of \$50,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to UCP Seguin of Greater Chicago costs associated with the installation of a new fire suppression/sprinkler system at the Community Day Services Center in Villa Park.

Section 2215. The sum of \$125,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to UCP Seguin of Greater Chicago costs associated with safety and security upgrades and other capital improvements at the Community Day Services Center in Addison.

Section 2220. The sum of \$5,000,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chinese American Service League for costs associated with the construction of an industrial kitchen facility and a childcare center.

Section 2225. The sum of \$200,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Cunningham Children's Home for costs associated with sprinkler installation of the Girls Group Home.

Section 2230. The sum of \$5,000,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Robbins Park District for costs associated with capital improvements.

Section 2235. The sum of \$230,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Robbins Park District for costs associated with capital improvements.

Section 2240. The sum of \$10,000,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Belleville for costs associated with capital improvements.

Section 2245. The sum of \$5,000,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to St. Clair County for costs associated with infrastructure grants.

Section 2250. The sum of \$10,000,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Peoria for costs associated with commercial development in the MacArthur Corridor.

Section 2255. The sum of \$5,000,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Art, Inc. for costs associated with capital improvements.

Section 2260. The sum of \$2,000,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Tri-County Urban League for costs associated with capital improvements.

Section 2265. The sum of \$1,500,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Haymarket Center for costs associated with capital improvements.

Section 2270. The sum of \$350,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Peoria Citizens Committee For Economic Opportunity for costs associated with capital improvements.

Section 2275. The sum of \$30,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Illinois Rock and Roll Museum on Route 66 for costs associated with capital improvements.

Section 8000. No contract shall be entered into or obligation incurred or any expenditure made from a reappropriation herein made in this Article until after the purposes and amounts have been approved in writing by the Governor.

## ARTICLE 138

### DEPARTMENT OF NATURAL RESOURCES

Section 5. The sum of \$150,000, or so much thereof as may be necessary, is appropriated from the State Boating Act Fund to the Department of Natural Resources for a grant to the Chain O'Lakes – Fox River Waterway Management Agency for the Agency's operational expenses.

Section 10. The sum of \$725,000, or so much thereof as may be necessary, is appropriated from the State Boating Act Fund to the Department of Natural Resources for the administration and payment of grants to local governmental units for the construction, maintenance, and improvement of boat access areas.

Section 15. The sum of \$120,000, or so much thereof as may be necessary, is appropriated from the State Boating Act Fund to the Department of Natural Resources for the purposes of the Snowmobile Registration and Safety Act and for the administration and payment of grants to local governmental units for the construction, land acquisition, lease, maintenance and improvement of snowmobile trails and access areas.

Section 20. To the extent federal funds, including reimbursements, are available for such purposes, the sum of \$75,000, or so much thereof as may be necessary, is appropriated from the State Boating Act Fund to the Department of Natural Resources for all costs for construction and development of facilities for transient, non-trailerable recreational boats, including grants for such purposes authorized under the Boating Infrastructure Grant Program.

Section 25. The sum of \$1,500,000, or so much thereof as may be necessary, is appropriated from the State Boating Act Fund to the Department of Natural Resources for multiple use facilities and programs for boating purposes provided by the Department of Natural Resources, including construction and development, all costs for supplies, materials, labor, land acquisition, services, studies and all other expenses required to comply with the intent of this appropriation.

Section 30. The sum of \$150,000, or so much thereof as may be necessary, is appropriated from the State Parks Fund to the Department of Natural Resources for matching recreational trails and trail-related projects authorized under the Intermodal Surface Transportation Efficiency Act of 1991, multiple use facilities and programs for park and trail purposes provided by the Department of Natural Resources, including construction and development, all costs for supplies, materials, labor, land acquisition, services, studies, and all other expenses required to comply with the intent of this appropriation.

Section 35. The sum of \$100,000, or so much thereof as may be necessary, is appropriated from the Wildlife and Fish Fund to the Department of Natural Resources for acquisition and development, including grants, for the implementation of the North American Waterfowl Management Plan within the Dominion of Canada or the United States which specifically provides waterfowl for the Mississippi Flyway.

Section 40. To the extent federal funds including reimbursements are available for such purposes, the sum of \$100,000, or so much thereof as may be necessary, is appropriated from the Wildlife and Fish Fund to the Department of Natural Resources for construction and renovation of waste reception facilities for recreational boaters, including grants for such purposes authorized under the Clean Vessel Act.

Section 45. The sum of \$500,000, or so much thereof as may be necessary, made either independently or in cooperation with the Federal Government or any agency thereof, any municipal corporation, or political

subdivision of the State, or with any public or private corporation, organization, or individual, is appropriated from the Forest Reserve Fund to the Department of Natural Resources for refunds and for the U.S. Forest Service Program.

Section 50. The sum of \$100,000, or so much thereof as may be necessary, is appropriated from the State Furbearer Fund to the Department of Natural Resources for the conservation of fur bearing mammals in accordance with the provisions of Section 5/1.32 of the Wildlife Code, as now or hereafter amended.

Section 55. The sum of \$1,500,000, or so much thereof as may be necessary, is appropriated from the Natural Areas Acquisition Fund to the Department of Natural Resources for the acquisition, preservation and stewardship of natural areas, including habitats for endangered and threatened species, high quality natural communities, wetlands and other areas with unique or unusual natural heritage qualities.

Section 57. The sum of \$28,000,000, or so much thereof as may be necessary, is appropriated from the Open Space Lands Acquisition and Development Fund to the Department of Natural Resources for expenses connected with and to make grants to local governments as provided in the "Open Space Lands Acquisition and Development Act".

Section 60. The sum of \$550,000, or so much thereof as maybe necessary, is appropriated from the State Pheasant Fund to the Department of Natural Resources for the conservation of pheasants in accordance with the provisions of Section 5/1.31 of the "Wildlife Code", as now or hereafter amended.

Section 65. The sum of \$1,350,000, or so much thereof as may be necessary, is appropriated from the Illinois Habitat Fund to the Department of Natural Resources for the preservation and maintenance of high quality habitat lands in accordance with the provisions of the "Habitat Endowment Act", as now or hereafter amended.

Section 70. The sum of \$250,000, or so much thereof as may be necessary, is appropriated from the Illinois Habitat Fund to the Department of Natural Resources for the preservation and maintenance of a high quality fish and wildlife habitat and to promote the heritage of outdoor sports in Illinois from revenue derived from the sale of Sportsmen Series license plates.

Section 75. The sum of \$3,500,000, or so much thereof as may be necessary, made either independently or in cooperation with the Federal Government or any agency thereof, any municipal corporation, or political subdivision of the State, or with any public or private corporation, organization, or individual, is appropriated from the Land and Water Recreation Fund to the Department of Natural Resources for refunds and for outdoor recreation programs.

Section 80. The sum of \$350,000, or so much thereof as may be necessary, is appropriated from the Off-Highway Vehicle Trails Fund to the Department of Natural Resources for grants to units of local governments, not-for-profit organizations, and other groups to operate, maintain and acquire land for off-highway vehicle trails and parks as provided for in the Recreational Trails of Illinois Act, including administration, enforcement, planning and implementation of this Act.

Section 85. The sum of \$120,000, or so much thereof as may be necessary, is appropriated from the Snowmobile Trail Establishment Fund to the Department of Natural Resources for the administration and payment of grants to nonprofit snowmobile clubs and organizations for construction, maintenance, and rehabilitation of snowmobile trails and for the use of snowmobiles.

Section 90. The sum of \$250,000, or so much thereof as may be necessary, is appropriated from the State Migratory Waterfowl Stamp Fund to the Department of Natural Resources for the payment of grants for the implementation of the North American Waterfowl Management Plan within the Dominion of Canada or the United States which specifically provides waterfowl to the Mississippi Flyway as provided in the Wildlife Code, as amended.

Section 95. The sum of \$250,000, or so much thereof as may be necessary, is appropriated from the State Migratory Waterfowl Stamp Fund to the Department of Natural Resources for the payment of grants for the development of waterfowl propagation areas within the Dominion of Canada or the United States which specifically provide waterfowl for the Mississippi Flyway as provided in the Wildlife Code, as amended.

Section 100. The sum of \$300,000, or so much thereof as may be necessary, is appropriated from the State Migratory Waterfowl Stamp Fund to the Department of Natural Resources for the purpose of attracting waterfowl and improving public migratory waterfowl areas within the State.

Section 105. The sum of \$1,000,000, or so much thereof as may be necessary, is appropriated from the Park and Conservation Fund to the Department of Natural Resources for grants to units of local government for the acquisition and development of bike paths.

Section 110. The sum of \$1,000,000, or so much thereof as may be necessary, is appropriated to the Department of Natural Resources from the Park and Conservation Fund for multiple use facilities and programs for park and trail purposes provided by the Department of Natural Resources, including construction and development, all costs for supplies, materials, labor, land, acquisition, services, studies, and all other expenses required to comply with the intent of this appropriation.

Section 115. The sum of \$1,000,000, or so much thereof as may be necessary, is appropriated to the Department of Natural Resources from the Park and Conservation Fund for multiple use facilities and programs for conservation purposes provided by the Department of Natural Resources, including repairing, maintaining, reconstructing, rehabilitating, replacing fixed assets, construction and development, marketing and promotions, all costs for supplies, materials, labor, land acquisition and its related costs, services, studies, and all other expenses required to comply with the intent of this appropriation.

Section 120. The sum of \$10,000,000, or so much thereof as may be necessary, is appropriated from the Park and Conservation Fund to the Department of Natural Resources for construction and maintenance of State owned, leased, and managed sites.

Section 125. The sum of \$750,000, or so much thereof as may be necessary, is appropriated from the Park and Conservation Fund to the Department of Natural Resources for land acquisition, development and maintenance of bike paths and all other related expenses connected with the acquisition, development, and maintenance of bike paths.

Section 130. The sum of \$1,500,000, or so much thereof as may be necessary, is appropriated from the Park and Conservation Fund to the Department of Natural Resources for the development and maintenance, and other related expenses of recreational trails and trail-related projects authorized under the Intermodal Surface Transportation Efficiency Act of 1991, provided such amount shall not exceed funds to be made available for such purposes from State or federal sources.

Section 135. The sum of \$25,000 or so much thereof as may be necessary, is appropriated from the Illinois Forestry Development Fund to the Department of Natural Resources for the payment of grants to timber growers for implementation of acceptable forestry management practices as provided in the "Illinois Forestry Development Act" as now or hereafter amended.

Section 140. To the extent Federal Funds including reimbursements are made available for such purposes, the sum of \$300,000, or so much thereof as may be necessary, is appropriated from the Illinois Forestry Development Fund to the Department of Natural Resources for Forest Stewardship Technical Assistance.

Section 145. The sum of \$500,000, or so much thereof as may be necessary, is appropriated from the Illinois Wildlife Preservation Fund to the Department of Natural Resources for the Purposes of the "Illinois Non-Game Wildlife Protection Act".

Section 150. The sum of \$375,000, or so much thereof as may be necessary, is appropriated to the Department of Natural Resources from the Adeline Jay Geo-Karis Illinois Beach Marina Fund for rehabilitation, reconstruction, repair, replacing, fixed assets, and improvement of facilities at North Point Marina at Winthrop Harbor.

Section 155. The sum of \$250,000, or so much thereof as may be necessary, is appropriated from the Plugging and Restoration Fund to the Department of Natural Resources, Office of Mines and Minerals, for the Landowner Grant Program authorized under the Oil and Gas Act, as amended by Public Act 90-0260.

Section 160. The sum of \$1,500,000, or so much thereof as may be necessary, is appropriated from the Abandoned Mined Lands Reclamation Set-Aside Fund to the Department of Natural Resources for grants and contracts to conduct research, planning and construction to eliminate hazards created by abandoned mines and any other expenses necessary, for emergency reasons.

Section 165. The sum of \$13,000,000, or so much thereof as may be necessary, is appropriated to the Department of Natural Resources from the Abandoned Mined Lands Reclamation Council Federal Trust Fund for grants and contracts to eliminate hazards created by abandoned mines, and any other expenses necessary for emergency response.

Section 170. The sum of \$1,000,000, or so much thereof as may be necessary, is appropriated from the Partners for Conservation Fund to the Department of Natural Resources for a grant to the Fox Waterway Agency for costs associated with flood control.

Section 175. The sum of \$1,000,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Natural Resources for a grant to the Department of Natural Resources for costs associated with resurfacing and dead tree removal in the I & M Canal.

Section 180. The sum of \$1,000,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Natural Resources for a grant to the Department of Natural Resources for costs associated with the maintenance of the canal between Buffalo Rock and Utica.

Section 185. The sum of \$1,000,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Natural Resources for costs associated with road resurfacing in Illini State Park.

Section 190. The sum of \$4,000,000, or so much thereof as may be necessary, is appropriated from the Park and Conservation Fund to the Department of Natural Resources Opportunity for a grant to the City of Peoria for costs associated with planning and development of a park over Interstate 74.

## ARTICLE 139

### DEPARTMENT OF NATURAL RESOURCES

Section 5. The sum of \$2,852,931, or so much thereof as may be necessary and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 9, Section 10 and Article 10, Section 5 of Public Act 101-0638, as amended, is reappropriated from the State Boating Act Fund to the Department of Natural Resources for the administration and payment of grants to local governmental units for the construction, maintenance, and improvement of boat access areas.

Section 10. The sum of \$616,944, or so much thereof may be necessary and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 9, Section 15 and Article 10, Section 10 of Public Act 101-0638, as amended, is reappropriated from the State of Boating Act Fund to the Department of Natural Resources for the purposes of the Snowmobile Registration and Safety Act and for

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the administration and payment of grants to local governmental units for the construction, land acquisition, lease, maintenance and improvement of snowmobile trails and access areas.

Section 15. To the extent federal funds, including reimbursements, are available for such purposes, the sum of \$995,932, or so much thereof as may be necessary and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 9, Section 20 and Article 10, Section 15 of Public Act 101-0638, as amended, is reappropriated from the State Boating Act Fund to the Department of Natural Resources for all costs for construction and development of facilities for transient, non-trailerable recreational boats, including grants for such purposes authorized under the Boating Infrastructure Grant Program.

Section 20. The sum of \$10,914,468, or so much thereof as may be necessary and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 9, Section 25 and Article 10 and Section 20 of Public Act 101-0638, as amended, is reappropriated from the State Boating Act Fund to the Department of Natural Resources for multiple use facilities and programs for boating purposes provided by the Department of Natural Resources including construction and development, all costs for supplies, materials, labor, land acquisition, services, studies and all other expenses required to comply with the intent of this appropriation.

Section 25. The sum of \$1,157,271, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from appropriations heretofore made for such purpose in Article 9, Section 30 and Article 10, Section 25 of Public Act 101-0638, as amended, is reappropriated from the State Parks Fund to the Department of Natural Resources for matching recreational trails and trail-related projects authorized under the Intermodal Surface Transportation Efficiency Act of 1991, multiple use facilities and programs for park and trail purposes provided by the Department of Natural Resources, including construction and development, all costs for supplies, materials, labor, land acquisition, services, studies, and all other expenses required to comply with the intent of this appropriation.

Section 30. The following named sum, or so much thereof as may be necessary and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 10, Section 30 of Public Act 101-0638, as amended, is reappropriated to the Department of Natural Resources for the objects and purposes set forth below:

Payable from the State Parks Fund:  
 For multiple use facilities and purposes  
 provided by the Department of Natural Resources,  
 including construction and development,  
 all costs for supplies, materials, labor,  
 land acquisition, services, studies,  
 and all other expenses required to  
 comply with the  
 intent of this appropriation..... 244,722

Section 35. To the extent federal funds including reimbursements are available for such purposes, the sum of \$551,596, or so much thereof as may be necessary and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 9, Section 40, and Article 10 Section 35 of Public Act 101-0638, as amended, is reappropriated from the Wildlife and Fish Fund to the Department of Natural Resources for construction and renovation of waste reception facilities for recreational boaters, including grants for such purposes authorized under the Clean Vessel Act.

Section 40. The sum of \$ 541,092, or so much thereof as may be necessary and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 9, Section 50 and Article 10, Section 40 of Public Act 100-0638, as amended, is reappropriated from the State Furbearer Fund to the Department of Natural Resources for the conservation of fur bearing mammals in accordance with the provisions of Section 5/1.32 of the "Wildlife Code", as now or hereafter amended.

Section 45. The sum of \$ 19,938,695, or so much thereof as may be necessary and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 9, Section 55 and Article 10, Section 45 of Public Act 101-0638, as amended, is reappropriated from the Natural Areas Acquisition Fund to the Department of Natural Resources for the acquisition, preservation and stewardship of natural areas, including habitats for endangered and threatened species, high quality natural communities, wetlands and other areas with unique or unusual natural heritage qualities.

Section 50. The sum of \$8,315,971, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 10, Section 50 of Public Act 101-0638, as amended, is reappropriated from the Open Space Lands Acquisition and Development Fund to the Department of Natural Resources for expenses connected with and to make grants to local governments as provided in the "Open Space Lands Acquisition and Development Act".

Section 55. The sum \$42,452,250, or so much thereof as may be necessary and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 10, Section 55 of Public Act 101-0638, as amended, is reappropriated from the Open Space Lands Acquisition and Development Fund to the Department of Natural Resources for expenses connected with and to make grants to local governments as provided in the "Open Space Lands Acquisition and Development Act".

Section 60. The sum of \$3,648,784, or so much thereof as may be necessary and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 9, Section 65 and Article 10, Section 60 of Public Act 101-0638, as amended, is reappropriated from the State Pheasant Fund to the Department of Natural Resources for the conservation of pheasants in accordance with the provisions of Section 5/1.31 of the "Wildlife Code", as now or hereafter amended.

Section 65. The sum of \$8,339,493, or so much thereof as may be necessary and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 9, Section 70 and Article 10, Section 65 of Public Act 101-0638, as amended, is reappropriated from the Illinois Habitat Fund to the Department of Natural Resources for the preservation and maintenance of high quality habitat lands in accordance with the provisions of the "Habitat Endowment Act", as now or hereafter amended.

Section 70. The sum of \$3,186,122, or so much thereof as may be necessary and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 9, Section 75 and Article 10, Section 70 of Public Act 101-0638, as amended, is reappropriated from the Illinois Habitat Fund to the Department of Natural Resources for the preservation and maintenance of a high quality fish and wildlife habitat and to promote the heritage of outdoor sports in Illinois from revenue derived from the sale of Sportsmen Series license plates.

Section 75. To the extent federal funds including reimbursements are available for such purposes, the sum of \$7,547,090, or so much thereof as may be necessary and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 10, Section 75 of Public Act 101-0638, as amended, is reappropriated from the Land and Water Recreation Fund to the Department of Natural Resources for Outdoor Recreation Programs.

Section 80. The sum of \$1,873,277, or so much thereof as may be necessary and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 9, Section 85 and Article 10, Section 80 of Public Act 101-0638, as amended, is reappropriated from the Off-Highway Vehicle Trails Fund to the Department of Natural Resources for grants to units of local governments, not-for-profit organizations, and other groups to operate, maintain and acquire land for off-highway vehicle trails and parks as provided for in the Recreational Trails of Illinois Act, including administration, enforcement, planning and implementation of this Act.

Section 85. The sum of \$2,870,637, or so much thereof as may be necessary and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 10, Section 85 of Public Act 101-0638, as amended, is reappropriated from the Partners for Conservation Projects Fund to the

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Department of Natural Resources for the acquisition, planning and development of land and long-term easements, and cost-shared natural resource management practices for ecosystem-based management of Illinois' natural resources, including grants for such purposes.

Section 90. The sum of \$531,614, or so much thereof as may be necessary and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 9, Section 90 and Section Article 10, Section 90 of Public Act 101-0638, as amended, is reappropriated from the Snowmobile Trail Establishment Fund to the Department of Natural Resources for the administration and payment of grants to nonprofit snowmobile clubs and organizations for construction, maintenance, and rehabilitation of snowmobile trails and for the use of snowmobiles.

Section 95. The sum of \$3,992,678, or so much thereof as may be necessary and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 9, Section 105 and Article 10, Section 95 of Public Act 101-0638, as amended, is reappropriated from the State Migratory Waterfowl Stamp Fund to the Department of Natural Resources for the purpose of attracting waterfowl and improving public migratory waterfowl areas within the State.

Section 100. The sum of \$15,173,058, or so much thereof as may be necessary and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 9, Section 110 and Article 10, Section 100 of Public Act 101-0638, as amended, is reappropriated from the Park and Conservation Fund to the Department of Natural Resources for grants to units of local government for the acquisition and development of bike paths.

Section 105. The sum of \$6,419,659, or so much thereof as may be necessary and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 9, Section 115 and Article 10, Section 105 of Public Act 101-0638, as amended, is reappropriated to the Department of Natural Resources from the Park and Conservation Fund for multiple use facilities and programs for park and trail purposes provided by the Department of Natural Resources, including construction and development, all costs for supplies, materials, labor, land, acquisition, services, studies, and all other expenses required to comply with the intent of this appropriation.

Section 110. The sum of \$3,101,889, or so much thereof as may be necessary and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 9, Section 120, and Article 10, Section 110 of Public Act 101-0638, as amended, is reappropriated to the Department of Natural Resources from the Park and Conservation Fund for multiple use facilities and programs for conservation purposes provided by the Department of Natural Resources, including repairing, maintaining, reconstructing, rehabilitating, replacing fixed assets, construction and development, marketing and promotions, all costs for supplies, materials, labor, land acquisition and its related costs, services, studies, and all other expenses required to comply with the intent of this appropriation.

Section 115. The sum of \$77,043,920, or so much thereof as may be necessary and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 9, Section 125, and Article 10, Section 115 of Public Act 101-0638, as amended, is reappropriated from the Park and Conservation Fund to the Department of Natural Resources for construction and maintenance of State owned, leased, and managed sites.

Section 120. The sum of \$7,206,295, or so much thereof as may be necessary and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 9, Section 130, and Article 10, Section 120 of Public Act 101-0638, as amended, is reappropriated from the Park and Conservation Fund to the Department of Natural Resources for land acquisition, development and maintenance of bike paths and all other related expenses connected with the acquisition, development, and maintenance of bike paths.

Section 125. The sum of \$14,455,004, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from appropriations heretofore made for such purpose in Article 9, Section 135 and Article 10, Section 125 of Public Act 100-0638, as amended, is reappropriated from the

Park and Conservation Fund to the Department of Natural Resources for the development and maintenance of recreational trails and trail-related projects authorized under the Intermodal Surface Transportation Efficiency Act of 1991, provided such amount shall not exceed funds to be made available for such purposes from State or federal sources.

Section 130. The sum of \$1,500,000, or so much thereof as may be necessary and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 10, Section 130 of Public Act 101-0638, as amended, is reappropriated from the Park and Conservation Fund to the Department of Natural Resources for costs associated with the acquisition, design, and construction of a bicycle trail in Calumet Township.

Section 135. The sum of \$2,177,583, or so much thereof as may be necessary and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 10, Section 135 of Public Act 101-0638, as amended, is reappropriated from the State Parks Fund to the Department of Natural Resources, in coordination with the Capital Development Board, for the development of the World Shooting and Recreation Complex including all construction and debt service expenses required to comply with this appropriation. Provided further, to the extent that revenues are received for such purposes, said revenues must come from non-State sources.

Section 140. The sum of \$7,165,838, or so much thereof as may be necessary and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 9, Section 140 and Article 10, Section 140 of Public Act 101-0638, as amended, is reappropriated from the Illinois Forestry Development Fund to the Department of Natural Resources for the payment of grants to timber growers for implementation of acceptable forestry management practices as provided in the "Illinois Forestry Development Act" as now or hereafter amended.

Section 145. To the extent Federal Funds including reimbursements are made available for such purposes, the sum of \$1,139,790, or so much thereof as may be necessary and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 9, Section 145 and Article 10, Section 145 of Public Act 101-0638, as amended, is reappropriated from the Illinois Forestry Development Fund to the Department of Natural Resources for Forest Stewardship Technical Assistance.

Section 150. The sum of \$3,689,057, or so much thereof as may be necessary and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 9, Section 150 and Article 10, Section 150 of Public Act 101-0638, as amended, is reappropriated from the Illinois Wildlife Preservation Fund to the Department of Natural Resources for the Purposes of the "Illinois Non-Game Wildlife Protection Act".

Section 155. The sum of \$53,733,438, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from appropriations heretofore made for such purpose in Article 9, Section 170 and Article 10, Section 155 of Public Act 101-0638, as amended, is reappropriated to the Department of Natural Resources from the Abandoned Mined Lands Reclamation Council Federal Trust Fund for grants and contracts to conduct research, planning and construction to eliminate hazards created by abandoned mines, and any other expenses necessary for emergency response.

Section 160. The sum of \$9,500,000, or so much thereof as may be necessary and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 9, Section 80, and Article 10, Section 160 of Public Act 100-0638, as amended, made either independently or in cooperation with the Federal Government or any agency thereof, any municipal corporation, or political subdivision of the State, or with any public or private corporation, organization, or individual, is reappropriated from the Land and Water Recreation Fund to the Department of Natural Resources for refunds and for outdoor recreation programs.

Section 165. The sum of \$6,000,000, or so much thereof as may be necessary and remains unexpended on June 30, 2021, from an appropriation heretofore made for such purpose in Article 9, Section 175 of Public Act 101-0638, as amended, is reappropriated to the Department of Natural Resources from the Park and

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Conservation Fund for costs associated with deferred maintenance at Starved Rock State Park and Matthiessen State Park.

#### ARTICLE 141

##### DEPARTMENT OF NATURAL RESOURCES

Section 5. The sum of \$50,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from appropriations heretofore made for such purpose in Article 11, Section 5 of Public Act 101-0638, as amended, is reappropriated from the Capital Development Fund to the Department of Natural Resources for capital grants to public museums for permanent improvement.

Section 10. The sum of \$1,808,144, or so much thereof as may be necessary and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 11, Section 10 of Public Act 101-0638, as amended, is reappropriated from the Capital Development Fund to the Department of Natural Resources for grants to local governments for the acquisition, financing, architectural planning, development, alteration, installation, and construction of capital facilities consisting of buildings, structures, durable equipment, and land as authorized by subsection (1) of Section 3 of the General Obligation Bond Act or for grants to State agencies for such purposes.

Section 15. The sum of \$35,722,696, or so much thereof as may be necessary and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 11, Section 15 of Public Act 101-0638, as amended, is reappropriated from the Capital Development Fund to the Department of Natural Resources for the planning, design and construction of ecosystem rehabilitation, habitat restoration and associate development to in cooperation with the U.S. Army Corps of Engineers.

Section 20. The sum of \$853,104, or so much thereof as may be necessary and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 11, Section 20 of Public Act 101-0638, as amended, is reappropriated from the Capital Development Fund to the Department of Natural Resources for planning, design and construction of ecosystem rehabilitation, habitat restoration and associated development in cooperation with the U.S. Army Corps of Engineers.

Section 25. The sum of \$44,173,552, or so much thereof as may be necessary and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 11, Section 25 of Public Act 101-0638, as amended, is reappropriated from the Capital Development Fund to the Department of Natural Resources for the Open Land Trust Program.

Section 30. The sum of \$4,501,300, or so much thereof as may be necessary and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 11, Section 30 of Public Act 101-0638, as amended, is reappropriated from the Capital Development Fund to the Department of Natural Resources for upgrades to lodges, camps and campsites, including but not limited to previously incurred costs.

Section 35. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 11, Section 35 of Public Act 101-0638, as amended, is reappropriated from the Capital Development Fund to the Department of Natural Resources for infrastructure improvements at Frank Holten State Recreation Area.

Section 40. The sum of \$634,758, or so much thereof as may be necessary and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 11, Section 40 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Natural Resources for the Mud to Parks dredging Illinois rivers and sediment reuse.

Section 45. The sum of \$77,646,598, or so much thereof as may be necessary and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 11, Section 45 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Natural Resources for capital grants to parks or recreational units for improvements.

Section 50. The sum of \$5,144,842, or so much thereof as may be necessary and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 11, Section 50 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Natural Resources for capital grants to parks or recreational units for permanent improvements.

Section 55. The sum of \$56,120,174, or so much thereof as may be necessary and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 11, Section 55 of Public Act 101-0638, as amended, is reappropriated from the Capital Development Fund to the Department of Natural Resources for the non-federal cost share of a Conservation Reserve Enhancement Program to establish long-term contracts and permanent conservation easements in Illinois; to fund cost-share assistance to landowners to encourage approved conservation practices in environmentally sensitive and highly erodible areas of Illinois; and to fund the monitoring of long term improvements of these conservation practices as required in the Memorandum of Agreement between the State of Illinois and the United States Department of Agriculture.

Section 60. The sum of \$503,341, or so much thereof as may be necessary and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 11, Section 60 of Public Act 101-0638, as amended, is reappropriated from the Capital Development Fund to the Department of Natural Resources for expenditure by the Office of Water Resources for the acquisition of lands, buildings, and structures, including easements and other property interests, located in the 100-year floodplain in counties or portions of counties authorized to prepare stormwater management plans, and for removing such buildings and structures and preparing the site for open space use.

Section 65. The sum of \$19,275,530, or so much thereof as may be necessary and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 11, Section 65 of Public Act 101-0638, as amended, is reappropriated from the Capital Development Fund to the Department of Natural Resources for implementation of flood hazard mitigation plans, cost sharing to acquire flood prone lands, buildings, and structures, acquisition of flood prone lands, buildings, and structures, for removing such buildings and structures and preparing the site for open space use, and to acquire mitigation sites associated with flood control projects, in cooperation with federal agencies, state agencies, and units of local government.

Section 70. The sum of \$21,400,000, or so much thereof as may be necessary, and remains unexpended on June 30, 2021, from an appropriation heretofore made for such purpose in Article 11, Section 70 of Public Act 101-0638, as amended, is reappropriated from the Capital Development Fund to the Department of Natural Resources for expenditure by the Office of Water Resources for water development projects at the approximate cost set forth below:

Edgar Lake Pump Station - Randolph County	
For costs associated with the rehabilitation of the existing Kaskaskia River pump station.....	2,700,000
Spring and Hickory Creek Channel improvements	
Will County – For costs associated with implementation of the next phase of the Hickory/Spring Creeks flood control project in cooperation with the City of Joliet.....	5,100,000
Town Branch Jacksonville – Morgan County	
For costs associated with the flood damage reduction project along Town Branch in the City of Jacksonville.....	2,500,000
Village of Kingston Flood Control Project	
DeKalb County – For costs associated with the flood damage reduction project along an unnamed tributary of the Kishwaukee River in the Village of Kingston.....	500,000

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Trinski Island Fox Chain O'Lakes - Lake and McHenry Counties – For costs associated with implementation of the comprehensive Dredging and Disposal Plan, including construction of the Trinski Island dredge disposal unit, in cooperation with the Fox Waterway Management Agency.....	1,700,000
East Dubuque Flood Control Project Jo Daviess County – For costs associated with a flood control project in the City of East Dubuque.....	4,200,000
Palatine Road Closure Structure Cook County – For costs associated with Levee 37 compliance requirements along the Des Plaines River .....	500,000
Stratton Lock and Dam – McHenry County For costs associated with renovation and reconstruction of the Stratton Lock and Dam on the Fox River for navigation and water level control within the Fox Chain O'Lakes.....	<u>4,200,000</u>
<b>Total</b>	<b>\$21,400,000</b>

Section 75. The sum of \$21,557,102, or so much thereof as may be necessary and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 11, Section 75 of Public Act 101-0638, as amended, is reappropriated from the Capital Development Fund to the Department of Natural Resources for expenditure by the Office of Water Resources for flood control and water development projects at various Statewide locations.

Section 80. The sum of \$3,316,584, or so much thereof as may be necessary and remains unexpended on June 30, 2021, from an appropriation heretofore made for such purpose in Article 11, Section 80 of Public Act 101-0638, as amended, is reappropriated from the Capital Development Fund to the Department of Natural Resources for expenditure by the Office of Water Resources for flood control and water development projects at various Statewide locations.

Section 85. The sum of \$19,842,000, or so much thereof as may be necessary, and remains unexpended on June 30, 2021 from an appropriation heretofore made for such purpose in Article 11, Section 85 of Public Act 101-0638, as amended, is reappropriated from the Capital Development Fund to the Department of Natural Resources for expenditure by the Office of Water Resources for improvements needed at publicly-owned dams for upgrading and rehabilitation of dams, spillways and supporting facilities, including dam removals and the required geotechnical investigations, preparation of plans and specifications, and the construction of the proposed rehabilitation to ensure reduced risk of injury to the public, and for needed repairs and improvements on and to waterways and infrastructure.

Section 90. The sum of \$6,743,034, or so much thereof as may be necessary and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 11, Section 90 of Public Act 101-0638, as amended, is reappropriated from the Capital Development Fund to the Department of Natural Resources for expenditure by the Office of Water Resources for improvements needed at publicly-owned dams for upgrading and rehabilitation of dams, spillways and supporting facilities, including dam removals and the required geotechnical investigations, preparation of plans and specifications, and the construction of the proposed rehabilitation to ensure reduced risk of injury to the public, and for needed repairs and improvements on and to waterways and infrastructure.

Section 95. The sum of \$2,500,000, or so much thereof as may be necessary and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 11, Section 95 of Public Act 101-0638, as amended, is reappropriated from the Capital Development Fund to the Department of Natural

Resources for non-federal cost sharing participation with the US Army Corps of Engineers' barrier project near the Brandon Road Lock and Dam site in Will County.

Section 100. The sum of 10,000,000, or so much thereof as may be necessary and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 11, Section 100 of Public Act 101-0638, as amended, is reappropriated from the Capital Development Fund to the Department of Natural Resources for implementation of flood hazard mitigation plans, cost sharing to acquire flood prone lands, buildings, and structures, acquisition of flood prone lands, buildings, and structures, costs associated with the acquisition and preparing of sites for open space use, and to acquire mitigation sites associated with flood control projects, in cooperation with federal agencies, state agencies, and units of local government.

Section 105. The sum of \$15,652,615, or so much thereof as may be necessary and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 11, Section 105 of Public Act 101-0638, as amended, is reappropriated from the Capital Development Fund to the Department of Natural Resources for capital grants to public museums for permanent improvements.

Section 110. The sum of 40,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from appropriations heretofore made for such purpose in Article 11, Section 110 of Public Act 101-0638, as amended, is reappropriated from the Rebuild Illinois Projects Fund to the Department of Natural Resources for remediation expenditures and grants associated with the plugging of abandoned or leaking oil, gas and injection wells to ensure reduced risk of ground and surface water contamination and protect public safety.

Section 115. The sum of \$10,494,763, or so much thereof as may be necessary and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 11, Section 115 of Public Act 101-0638, as amended, is reappropriated from the Capital Development Fund to the Department of Natural Resources for expenditure by the Office of Water Resources for improvements needed at publicly-owned dams for upgrading and rehabilitation of dams, spillways and supporting facilities, including dam removals and the required geotechnical investigations, preparation of plans and specifications, and the construction of the proposed rehabilitation to ensure reduced risk of injury to the public, and for needed repairs and improvements on and to waterways and infrastructure.

Section 120. The sum of \$10,000,000, or so much thereof as may be necessary and remains unexpended on June 30, 2021, from an appropriation heretofore made for such purpose in Article 9, Section 180 of Public Act 101-0638, as amended, is reappropriated to the Department of Natural Resources from the Build Illinois Bond Fund for a grant to the Village of Villa Park for costs associated with the construction of a Parks and Recreation Center.

Section 125. The sum of \$4,400,000, or so much thereof as may be necessary and remains unexpended on June 30, 2021, from an appropriation heretofore made for such purpose in Article 9, Section 185 of Public Act 101-0638, as amended, is reappropriated to the Department of Natural Resources from the Build Illinois Bond Fund for a grant to the Forest Preserve of Cook County for costs associated with infrastructure improvements.

Section 135. The sum of \$7,000,000, or so much thereof as may be necessary and remains unexpended on June 30, 2021, from an appropriation heretofore made for such purpose in Article 9, Section 195. of Public Act 101-0638, as amended, is reappropriated to the Department of Natural Resources from the Build Illinois Bond Fund for a grant to Kankakee County for costs associated with capital improvements along the Kankakee River.

Section 155. The sum of \$1,600,000, or so much thereof as may be necessary and remains unexpended on June 30, 2021, from an appropriation heretofore made for such purpose in Article 9, Section 215 of Public Act 101-0638, as amended, is reappropriated to the Department of Natural Resources from the Build Illinois Bond Fund for a grant to the Chicago Park District for costs associated with infrastructure improvements.

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Section 160. The sum of \$5,000,000, or so much thereof as may be necessary and remains unexpended on June 30, 2021, from an appropriation heretofore made for such purpose in Article 9, Section 220 of Public Act 101-0638, as amended, is reappropriated to the Department of Natural Resources from the Build Illinois Bond Fund for a grant to Highland Park for costs associated with flood mitigation.

Section 165. The sum of \$10,000,000, or so much thereof as may be necessary and remains unexpended on June 30, 2021, from an appropriation heretofore made for such purpose in Article 9, Section 225 of Public Act 101-0638, as amended, is reappropriated to the Department of Natural Resources from the Build Illinois Bond Fund for a grant to Des Plaines Park District for costs associated with the capital improvements.

Section 175. No contract shall be entered into or obligation incurred or any expenditure made from any appropriation herein made in this Article until after the purpose and amounts have been approved in writing by the Governor.

ARTICLE 142

DEPARTMENT OF TRANSPORTATION  
PERMANENT IMPROVEMENTS

Section 5. The sum of \$40,000,000, or so much thereof as may be necessary, is appropriated from the Road Fund to the Department of Transportation for Permanent Improvements to Illinois Department of Transportation facilities, including but not limited to the purchase of land, construction, repair, alterations and improvements to maintenance and traffic facilities, district and central headquarters facilities, storage facilities, grounds, parking areas and facilities, fencing and underground drainage, including plans, specifications, utilities and fixed equipment installed and all costs and charges incident to the completion thereof at various locations.

OTHER LUMP SUMS

OFFICE OF PLANNING AND PROGRAMMING

Section 10. The sum of \$7,500,000, or so much thereof as may be necessary, is appropriated from the Road Fund to the Department of Transportation for Transportation Enhancement, Congestion Mitigation, Air Quality, High Priority and Scenic By-way Projects not eligible for inclusion in the Highway Improvement Program Appropriation provided expenditures do not exceed funds made available by the federal government.

OFFICE OF HIGHWAY PROJECT IMPLEMENTATION

Section 15. The following named amounts, or so much thereof as may be necessary, are appropriated from the Road Fund to the Department of Transportation for the objects and purposes hereinafter named.

For costs associated with the storage of regulated materials and wastes at IDOT facilities and the identification, corrective action, and disposal of regulated materials and wastes at IDOT facilities and on state right-of-way.....	1,950,000
For Maintenance, Traffic and Physical Research Purposes (A).....	39,000,000
For repair of damages by motorists to highway guardrails, fencing, lighting units, bridges, underpasses, signs, traffic signals, crash attenuators, landscaping, roadside shelters, rest areas, fringe parking facilities, sanitary facilities, maintenance facilities including salt storage buildings, vehicle weight enforcement facilities including	

scale houses, and other highway appurtenances, provided such amount shall not exceed funds to be made available from collections from claims filed by the Department to recover the costs of such damages.....	13,000,000
For Maintenance, Traffic and Physical Research Purposes (B).....	<u>16,500,000</u>
Total	\$70,450,000

GRANTS AND AWARDS

Section 20. The following named amounts, or so much thereof as may be necessary, are appropriated from the Road Fund to the Department of Transportation for the objects and purposes hereinafter named:

For apportionment to counties for construction of township bridges 20 feet or more in length as provided in Section 6-901 through 6-906 of the "Illinois Highway Code".....	15,000,000
For apportionment to needy Townships and Road Districts, as determined by the Department in consultation with the County Superintendents of Highways, Township Highway Commissioners, or Road District Highway Commissioners.....	16,824,100
For apportionment to high-growth cities over 5,000 in population, as determined by the Department in consultation with the Illinois Municipal League.....	6,720,000
For apportionment to counties under 1,000,000 in population, \$13,440,000 of the total apportioned in equal amounts to each eligible county, and \$23,184,000 apportioned to each eligible county in proportion to the amount of motor vehicle license fees received from the residents of eligible counties.....	<u>36,624,000</u>
Total	\$75,168,100

CONSTRUCTION AND LAND ACQUISITION

Section 25. The sum of \$50,000,000, or so much thereof as may be necessary, is appropriated from the Road Fund to the Department of Transportation for a grant to the Chicago Department of Transportation for State only Chicago Commitment (SOCC) infrastructure improvements.

Section 30. The sum of \$916,900,800, or so much thereof as may be necessary, is appropriated from the Road Fund to the Department of Transportation for preliminary engineering and construction engineering and contract costs of construction, including reconstruction, extension and improvement of state highways, arterial highways, roads, access areas, roadside shelters, rest areas, fringe parking facilities and sanitary facilities, and such other purposes as provided by the "Illinois Highway Code"; for purposes allowed or required by Title 23 of the U.S. Code; for bikeways as provided by Public Act 78-850; for land acquisition and signboard removal and control, junkyard removal and control and preservation of natural beauty; and for capital improvements which directly facilitate an effective vehicle weight enforcement program, such as scales (fixed and portable), scale pits and scale installations and scale houses, in accordance with applicable laws and regulations for the state portion of the Road Improvement Program as approximated below:

District 1, Schaumburg.....	138,086,800
District 2, Dixon.....	22,781,600
District 3, Ottawa.....	53,900,600
District 4, Peoria.....	32,620,800
District 5, Paris.....	66,176,300
District 6, Springfield.....	37,864,800
District 7, Effingham.....	63,157,700
District 8, Collinsville.....	48,978,600
District 9, Carbondale.....	53,858,800
Statewide (including refunds).....	399,474,800
Engineering.....	<u>0</u>
Total	\$916,900,800

Section 35. The sum of \$872,917,200, or so much thereof as may be necessary, is appropriated from the Road Fund to the Department of Transportation for preliminary engineering and construction engineering and contract costs of construction, including reconstruction, extension and improvement of state and local roads and bridges, fringe parking facilities and such other purposes as provided by the "Illinois Highway Code"; for purposes allowed or required by Title 23 of the U.S. Code; for bikeways as provided by Public Act 78-850; for land acquisition and signboard removal and control and preservation of natural beauty, in accordance with applicable laws and regulations for the local portion of the Road Improvement Program as approximated below:

District 1, Schaumburg.....	482,517,000
District 2, Dixon.....	20,911,000
District 3, Ottawa.....	31,759,000
District 4, Peoria.....	19,362,000
District 5, Paris.....	13,358,000
District 6, Springfield.....	28,811,000
District 7, Effingham.....	29,834,000
District 8, Collinsville.....	77,873,000
District 9, Carbondale.....	13,679,000
Statewide (including refunds).....	<u>154,813,200</u>
Total	\$872,917,200

Section 40. The sum of \$910,013,900, or so much thereof as may be necessary, is appropriated from the State Construction Account Fund to the Department of Transportation for preliminary engineering and construction engineering and contract costs of construction, including reconstruction, extension and improvement of State highways, arterial highways, roads, access areas, roadside shelters, rest areas fringe parking facilities and sanitary facilities and such other purposes as provided by the "Illinois Highway Code"; for purposes allowed or required by Title 23 of the U.S. Code; for bikeways as provided by Public Act 78-850; for land acquisition and signboard removal and control, junkyard removal and control and preservation of natural beauty; and for capital improvements which directly facilitate an effective vehicle weight enforcement program, such as scales (fixed and portable), scale pits and scale installations and scale houses, in accordance with applicable laws and regulations for the Road Improvement Program as approximated below:

District 1, Schaumburg.....	20,927,100
District 2, Dixon.....	3,452,500
District 3, Ottawa.....	8,168,600
District 4, Peoria.....	4,943,700
District 5, Paris.....	10,029,000
District 6, Springfield.....	5,738,400
District 7, Effingham.....	9,571,500
District 8, Collinsville.....	7,422,700
District 9, Carbondale.....	8,162,400

Statewide (including refunds).....	445,000,000
Engineering.....	<u>386,598,000</u>
Total	\$910,013,900

Section 43. The sum of \$352,911,487, or so much thereof as may be necessary, is appropriated from the Road Fund to the Department of Transportation for costs associated with maintenance, construction and other activities related to highways as provided by the Coronavirus Response & Relief Supplemental Appropriation Act (CRRSAA), including prior incurred costs.

GRADE CROSSING PROTECTION

Section 45. The sum of \$39,000,000 or so much thereof as may be necessary, is appropriated from the Grade Crossing Protection Fund to the Department of Transportation for the installation of grade crossing protection or grade separations at places where a public highway crosses a railroad at grade, as ordered by the Illinois Commerce Commission, as provided by law.

AERONAUTICS

Section 50. The sum of \$3,000,000, or so much thereof as may be necessary, is appropriated from the Road Fund to the Department of Transportation for such purposes as are described in Sections 31 and 34 of the Illinois Aeronautics Act, as amended and to leverage federal funds for the airport improvement program.

Section 55. The sum of \$100,000,000 or so much thereof as may be necessary, is appropriated from the Federal/State/Local Airport Fund to the Department of Transportation for funding airport improvement projects, including reimbursements and/or refunds, undertaken pursuant to pertinent state or federal laws.

Section 57. The sum of \$13,940,000 or so much thereof as may be necessary, is appropriated from the Federal/State/Local Airport Fund to the Department of Transportation for airport funding as provided by the Coronavirus Response & Relief Supplemental Appropriation Act (CRRSAA), including prior incurred costs.

Section 58. The sum of \$14,000,000 or so much thereof as may be necessary, is appropriated from the Federal/State/Local Airport Fund to the Department of Transportation for airport funding as provided by the American Rescue Plan Act of 2021 (ARPA), including prior incurred costs.

Section 60. The sum of \$1,000,000, or so much thereof as may be necessary, is appropriated from the South Suburban Airport Improvement Fund to the Department of Transportation for costs associated with the development, financing, and operation of the South Suburban Airport as authorized under the Public-Private Agreements for the South Suburban Airport Act.

INTERMODAL PROJECT IMPLEMENTATION

Section 65. The sum of \$5,000,000, or so much thereof as may be necessary, is appropriated from the Downstate Transit Improvement Fund to the Department of Transportation for making competitive capital grants pursuant to Section 2-15 of the Downstate Public Transportation Act (30 ILCS 740/2-15).

Section 70. The sum of \$51,500,000, or so much thereof as may be necessary, is appropriated from the Federal Mass Transit Trust Fund to the Department of Transportation for the federal share of capital, operating, consultant services, and technical assistance grants, as well as state administration and interagency agreements, provided such amounts shall not exceed funds to be made available from the Federal Government.

Section 73. The sum of \$22,000,000, or so much thereof as may be necessary, is appropriated from the Federal Mass Transit Trust Fund to the Department of Transportation for support to rural transit districts and recipients of enhanced mobility of seniors and persons with disabilities program as provided by the Coronavirus Response & Relief Supplemental Appropriation Act (CRRSAA), including prior incurred costs.

Section 74. The sum of \$17,000,000, or so much thereof as may be necessary, is appropriated from the Federal Mass Transit Trust Fund to the Department of Transportation for support to rural transit districts and recipients of enhanced mobility of seniors and persons with disabilities program as provided by the American Rescue Plan Act of 2021, (ARPA) including prior incurred costs.

Section 75. The sum of \$25,000,000, or so much thereof as may be necessary, is appropriated from the Road Fund to the Department of Transportation for high speed rail track maintenance.

Section 80. The sum of \$1,000,000, or so much thereof as may be necessary, is appropriated from the High-Speed Rail Rolling Stock Fund to the Department of Transportation for costs associated with acquisitions, offsets, overhaul fees or other costs of rolling stock, including future equipment purchase, expenses, and fees.

Section 85. The sum of \$25,000,000, or so much thereof as may be necessary, is appropriated from the Road Fund to the Illinois Department of Transportation for road improvements to Butterfield Road, from Manheim Road to Wolf Road, in the Village of Hillside.

Section 90. The sum of \$3,000,000, or so much thereof as may be necessary is appropriated from the Road Fund to the Department of Transportation for a grant to the Chicago Department of Transportation for costs associated with street resurfacing on the south and west sides of Chicago.

Section 95. The sum of \$5,000,000, or so much thereof as may be necessary, is appropriated from the Multimodal Transportation Bond Fund to the Illinois Department of Transportation for a grant to the Bi-State Development for costs associated with infrastructure improvements at the St. Louis Downtown Airport in Cahokia.

Section 100. No contract shall be entered into or obligation incurred, or any expenditure made from an appropriation herein made in Section 5 Permanent Improvements of this Article until after the purpose and the amount of such expenditure has been approved in writing by the Governor.

#### ARTICLE 143

##### DEPARTMENT OF TRANSPORTATION PERMANENT IMPROVEMENTS

Section 5. The sum of \$77,534,187, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the appropriation and reappropriations heretofore made in Article 12, Section 5 and Article 13, Section 5 of Public Act 101-0638, as amended, is reappropriated from the Road Fund to the Department of Transportation for Permanent Improvements to Illinois Department of Transportation facilities, including but not limited to the purchase of land, construction, repair, alterations and improvements to maintenance and traffic facilities, district and central headquarters facilities, storage facilities, grounds, parking areas and facilities, fencing and underground drainage, including plans, specifications, utilities and fixed equipment installed and all costs and charges incident to the completion thereof at various locations.

Section 10. The sum of \$72,000,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made in Article 13, Section 10 of Public Act 101-0638, as amended, is reappropriated from the Road Fund to the Department of Transportation for Permanent Improvements to Illinois Department of Transportation facilities, including but not limited to the purchase of land, construction, repair, alterations and improvements to maintenance and traffic facilities, district and central headquarters facilities, storage facilities, grounds, parking areas and facilities, fencing and underground drainage, including plans, specifications, utilities and fixed equipment installed and all costs and charges incident to the completion thereof at various locations.

#### AWARDS AND GRANTS

Section 15. The sum of \$80,226,303, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the appropriation and reappropriation heretofore made in Article 12, Section 10 and Article 13, Section 15 of Public Act 101-0638, as amended, is reappropriated from the Road Fund to the Department of Transportation for Transportation enhancement, Congestion Mitigation, Air Quality, High Priority and Scenic By-way Projects not eligible for inclusion in the Highway Improvement Program Appropriation provided expenditures do not exceed funds made available by the federal government.

Section 20. The sum of \$110,000,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made in Article 13, Section 20 of Public Act 101-0638, as amended, is reappropriated from the Multi-Modal Transportation Bond Fund to the Department of Transportation for all costs associated with infrastructure improvements at public ports.

Section 25. The sum of \$40,000,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made in Article 13, Section 21 of Public Act 101-0638, as amended, is reappropriated from the Multi-Modal Transportation Bond Fund to the Department of Transportation for a grant to the Alexander-Cairo Port District for all costs associated with infrastructure improvements.

#### OTHER LUMP SUMS

Section 30. The sum of \$5,580,133, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the appropriation and reappropriation heretofore made in Article 12, Section 15 and Article 13, Section 25 of Public Act 101-0638, as amended, is reappropriated from the Road Fund to the Department of Transportation for costs associated with the identification, corrective action, and disposal of hazardous materials at storage facilities.

Section 35. The sum of \$84,787,272, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the appropriation and reappropriation heretofore made in Article 12, Section 15 and Article 13, Section 30 of Public Act 101-0638, as amended, is reappropriated from the Road Fund to the Department of Transportation for Highways Formal Contract Specifics Maintenance, Traffic and Physical Research Purposes (A).

Section 40. The sum of \$9,917,072, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the appropriation and reappropriation heretofore made in Article 12, Section 15 and Article 13, Section 35 of Public Act 101-0638, as amended, is reappropriated from the Road Fund to the Department of Transportation for repair of damages by motorists to highway guardrails, fencing, lighting units, bridges, underpasses, signs, traffic signals, crash attenuators, landscaping, roadside shelters, rest areas, fringe parking facilities, sanitary facilities, maintenance facilities including salt storage buildings, vehicle weight enforcement facilities including scale houses, and other highway appurtenances, provided such amount shall not exceed funds to be made available from collections from claims filed by the Department to recover the costs of such damages.

#### HIGHWAY CONSTRUCTION AND LAND ACQUISITION

Section 45. The sum of \$40,463,852, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the appropriation and reappropriation heretofore made in Article 12, Section 20 and Article 13, Section 50 of Public Act 101-0638, as amended, is reappropriated from the Road Fund to the Department of Transportation for apportionment to counties for construction of township bridges 20 feet or more in length as provided in Section 6-901 through 6-906 of the "Illinois Highway Code".

Section 50. The sum of \$100,000,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the appropriation and reappropriation heretofore made in Article 12, Section 85 and Article 13, Section 55 of Public Act 101-0638, as amended, is reappropriated

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from the Road Fund to the Department of Transportation for a grant to the Chicago Department of Transportation for State only Chicago Commitment (SOCC) infrastructure improvements.

Section 55. The sum of \$2,000,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the appropriation heretofore made in Article 12, Section 90 of Public Act 101-0638, as amended, is reappropriated from the Road Fund to the Department of Transportation for a grant to the City of Chicago Heights for street repairs or other capital purposes, including planning and development costs.

Section 60. The sum of \$30,000,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the appropriation heretofore made in Article 12, Section 115 of Public Act 101-0638, as amended, is reappropriated from the Road Fund to the Lake County for costs associated with grade separation improvements at the intersection of Rt. 120 and Rt. 83.

Section 65. The sum of \$1,000,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the appropriation heretofore made in Article 12, Section 120 of Public Act 101-0638, as amended, is reappropriated from the Road Fund to the Department of Transportation for a grant to the Village of Alsip for costs associated with street resurfacing and infrastructure improvements.

Section 70. The sum of \$20,000,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the appropriation heretofore made in Article 12, Section 130 of Public Act 101-0638, as amended, is reappropriated from the Road Fund to the Department of Transportation for a grant to the City of Pekin for costs associated with street resurfacing and capital improvements on Court Street in Pekin.

Section 75. The sum of \$10,000,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the appropriation heretofore made in Article 12, Section 135 of Public Act 101-0638, as amended, is reappropriated from the Road Fund to the Department of Transportation for a grant to Williamson County for costs associated with the Reed Station Road extension.

Section 80. The sum of \$176,350,611, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made in Article 13, Section 60 of Public Act 101-0638, as amended, is reappropriated from the Road Fund to the Department of Transportation for a grant to the Chicago Department of Transportation for infrastructure improvements.

Section 85. The sum of \$25,000,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made in Article 13, Section 65 of Public Act 101-0638, as amended, is reappropriated from the Road Fund to the Department of Transportation for a grant to the Illinois Toll Highway Authority for the I-294 Tollway ramp project.

Section 90. The sum of \$500,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made in Article 13, Section 70 of Public Act 101-0638, as amended, is reappropriated from the Road Fund to the Department of Transportation for a grant to the Chicago Department of Transportation for costs associated with Street Repairs.

Section 95. The sum of \$1,000,000,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made in Article 13, Section 75 of Public Act 101-0638, as amended, is reappropriated from the Transportation Bond, Series A Fund to the Department of Transportation for grants to the counties, municipalities, and road districts for planning, engineering, acquisition, construction, reconstruction, development, improvement, extension, and all construction related expenses of the public infrastructure and other transportation improvement projects which are related to economic development in the State of Illinois.

Section 100. The sum of \$3,250,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the appropriation heretofore made in Article 12, Section 95 of Public Act 101-0638, as amended, is reappropriated from the Road Fund to the Department of Transportation for costs associated with roadway improvements on Illinois Route 92 from US Route 67 to Centennial Expressway.

Section 105. The sum of \$3,530,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the appropriation heretofore made in Article 12, Section 100 of Public Act 101-0638, as amended, is reappropriated from the Road Fund to the Department of Transportation for costs associated with roadway improvements on Illinois Route 92 from Centennial Expressway to the western city-limit of Andalusia.

Section 110. The sum of \$13,100,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the appropriation heretofore made in Article 12, Section 105 of Public Act 101-0638, as amended, is reappropriated from the Road Fund to the Department of Transportation for costs associated with roadway improvements to Illinois Route 92 from Hauberg Trail to Illinois Route 192.

Section 115. The sum of \$2,000,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the appropriation heretofore made in Article 12, Section 110 of Public Act 101-0638, as amended, is reappropriated from the Road Fund to the Department of Transportation for costs associated with Phase I and Phase II of the 44<sup>th</sup> Street Project in Mt. Vernon.

Section 120. The sum of \$22,792,869, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made in Article 13, Section 85 of Public Act 101-0638, as amended, is reappropriated from the Road Fund to the Department of Transportation for High Priority Projects (HPP) and Transportation Improvement Projects (TI) pertaining to local governments as designated in Public Law 109-59, Title I, Subtitle G, Section 1702 and Subtitle I, Section 1934 of the federal reauthorization act entitled SAFETEA-LU; provided such amounts do not exceed funds made available by the federal government through Congressional designations, annual allocations, obligation limitations, or any other federal limitations. Specific project approximations appear in Article 101, Section 25 of Public Act 94-0798.

Section 125. The sum of \$4,912,903, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made in Article 13, Section 90 of Public Act 101-0638, as amended, is reappropriated from the Road Fund to the Department of Transportation for the local match of all other non-federally reimbursed expenses associated with the High Priority Projects (HPP) and Transportation Improvement Projects (TI) specifically identified in Article 101, Section 25 of Public Act 94-0798, provided that such amounts do not exceed funds made available and paid into the Road Fund by local governments.

Section 130. The sum of \$5,185,968, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made in Article 13, Section 95 of Public Act 101-0638, as amended, is reappropriated from the Road Fund to the Department of Transportation for Transportation, Community and System Preservation (TCSP), Discretionary Interstate Maintenance and Surface Transportation Priorities earmarks pertaining to state and local governments as designated in the Consolidated Appropriation Act, 2008, Division K, Public Law 110-161; provided such amounts do not exceed funds made available by the federal government through Congressional designations, annual allocations, obligation limitations, or any other federal limitations, as approximated in Article 35, Section 20 of Public Act 95-0734.

Section 135. The sum of \$745,909, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made in Article 13, Section 100 of Public Act 101-0638, as amended, is reappropriated from the Road Fund to the Department of Transportation for the local match of all other non-federally reimbursed expenses associated with the Transportation, Community and System Preservation (TCSP) and Discretionary Interstate Maintenance

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earmarks specifically identified in Article 35, Section 20a of Public Act 95-0734, provided that such amounts do not exceed funds made available and paid into the Road Fund by local governments.

Section 140. The sum of \$8,060,451, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made in Article 13, Section 105 of Public Act 101-0638, as amended, is reappropriated from the Road Fund to the Department of Transportation for Transportation, Community and System Preservation (TCSP), Discretionary Interstate Maintenance, Federal Lands Highway Discretionary, and Surface Transportation Priorities earmarks pertaining to state and local governments as designated in the Omnibus Appropriations Act, 2009, Public Law 111-8; provided such amounts do not exceed funds made available by the federal government through Congressional designations, annual allocations, obligation limitations, or any other federal limitations, as approximated in Article 2, Section 20 of Public Act 96-0039.

Section 145. The sum of \$1,829,109, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made in Article 13, Section 110 of Public Act 101-0638, as amended, is reappropriated from the Road Fund to the Department of Transportation for the local match of all other non-federally reimbursed expenses associated with the Transportation, Community and System Preservation (TCSP) and Discretionary Interstate Maintenance earmarks specifically identified in Article 2, Section 20 of Public Act 96-0039, provided that such amounts do not exceed funds made available and paid into the Road Fund by local governments.

Section 150. The sum of \$4,166,523, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made in Article 13, Section 115 of Public Act 101-0638, as amended, is reappropriated from the Road Fund to the Department of Transportation, for Transportation, Community and System Preservation (TCSP), Discretionary Interstate Maintenance, and Surface Transportation Priorities earmarks pertaining to state and local governments as designated in the Consolidated Appropriations Act, 2010, Public Law 111-11 117; provided such amounts do not exceed funds made available by the federal government through Congressional designations, annual allocations, obligation limitations, or any other federal limitations.

Section 155. The sum of \$391,060, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made in Article 13, Section 120 of Public Act 101-0638, as amended, is reappropriated from the Road Fund to the Department of Transportation, for the local match of all other non-federally reimbursed expenses associated with the Transportation, Community and System Preservation (TCSP) and Discretionary Interstate Maintenance earmarks specifically identified in Article 50, Section 16 of Public Act 96-0035, provided that such amounts do not exceed funds made available and paid into the Road Fund by local governments.

Section 160. The sum of \$747,931, or so much thereof as may be necessary, and remain unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made in Article 13, Section 125 of Public Act 101-0638, as amended, are reappropriated to the Department of Transportation from the Road Fund for the FY05 federal earmarks provided in Conference Report 108-792 which accompanies Public Law 108-447. Expenditures shall not exceed funds to be made available by the federal government.

BRIDGE DISCRETIONARY

I-290 Cap, Oak Park..... 747,931

Section 165. The sum of \$5,034,785, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made in Article 13, Section 130 of Public Act 101-0638, as amended, is reappropriated from the Road Fund to the Department of Transportation for Federal Discretionary Program Awards provided for in the "Department of Defense and Full-Year Continuing Appropriations Act, 2011" – Public Law 112-10 (H.R. 1473) provided such amounts do not exceed funds made available by the federal government through Congressional designations, annual allocations, obligation limitations, or any other federal limitations. Specific project approximations appear in Article 20, Section 25 of Public Act 97-0725.

Section 170. The sum of \$307,873, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made in Article 13, Section 135 of Public Act 101-0638, as amended, is reappropriated from the Road Fund to the Department of Transportation for the local match of all other non-federally reimbursed expenses associated with the Federal Discretionary Program Awards provided for in the "Department of Defense and Full-Year Continuing Appropriations Act, 2011" – Public Law 112-10 (H.R. 1473) earmarks specifically identified in Article 20 Section 25 of Public Act 97-0725, provided such amounts do not exceed funds made available and paid in to the Road Fund by local governments.

Section 175. The sum of \$2,777,632, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made in Article 13, Section 140 of Public Act 101-0638, as amended is reappropriated from the Road Fund to the Department of Transportation for Federal Discretionary Projects identified in Article 20, Section 26 of Public Act 97-0725 provided such amounts do not exceed funds made available by the federal government through Congressional designations, annual allocations obligations limitations or any other federal limitations (These amounts are in additional to amounts appropriated elsewhere.)

Section 180. The sum of \$689,442, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made in Article 13, Section 145 of Public Act 101-0638, as amended, is reappropriated from the Road Fund to the Department of Transportation for the local match of all other non-federally reimbursed expenses associated with the Federal Discretionary Projects (specifically identified in Article 20 Section 26 of Public Act 97-0725), provided that such amounts do not exceed funds made available and paid into the Road Fund by local governments. (These amounts are in addition to amounts appropriated elsewhere.)

Section 185. The sum of \$2,000,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made in Article 13, Section 150 of Public Act 101-0638, as amended, is reappropriated from the Road Fund to the Department of Transportation for costs associated with infrastructure improvements relating to the intersection of 57<sup>th</sup> street and Harlem Avenue.

Section 190. The sum of \$1,305,508, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made in Article 13, Section 155 of Public Act 101-0638, as amended, for statewide purposes, is reappropriated from the Transportation Bond Series A Fund to the Department of Transportation for preliminary engineering and construction engineering and contract costs of construction, including reconstruction, extension and improvement of state highways, arterial highways, roads, access areas, roadside shelters, rest areas, and fringe parking facilities and sanitary facilities, and such other purposes as provided by the "Illinois Highway Code"; for purposes allowed or required by Title 23 of the U.S. Code; for bikeways as provided by Public Act 78-850; for land acquisition and signboard removal and control and preservation of natural beauty; and for capital improvements which directly facilitate an effective vehicle weight enforcement program, such as scales (fixed and portable), scale pits and scale installations and scale houses, in accordance with applicable laws and regulations for the state portion of the Road Improvement Program.

Section 195. The sum of \$3,974,802,327, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made in Article 13, Section 160 of Public Act 101-0638, as amended, is reappropriated from the Transportation Bond Series A Fund to the Department of Transportation for preliminary engineering and construction engineering and contract costs of construction, including reconstruction, extension and improvement of state highways, arterial highways, roads, access areas, roadside shelters, rest areas, and fringe parking facilities and sanitary facilities, and such other purposes as provided by the "Illinois Highway Code"; for purposes allowed or required by Title 23 of the U.S. Code; for bikeways as provided by Public Act 78-850; for land acquisition and signboard removal and control and preservation of natural beauty; and for capital improvements which directly facilitate an effective vehicle weight enforcement program, such as scales (fixed and portable), scale

pits and scale installations and scale houses, in accordance with applicable laws and regulations for the state portion of the Road Improvement Program.

Section 200. The sum of \$162,000,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made in Article 13, Section 165 of Public Act 101-0638, as amended, is reappropriated from the Transportation Bond Series A Fund to the Department of Transportation for all expenses related to the construction of an interchange on Interstate 57 near mile marker 332.

Section 205. The sum of \$848,340,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made in Article 13, Section 170 of Public Act 101-0638, as amended, is reappropriated from the Transportation Bond Series A Fund to the Department of Transportation for all costs associated with the I-80 Expansion Project.

Section 210. The sum of \$179,418,587, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made in Article 13, Section 175 of Public Act 101-0638, as amended, for statewide purposes, is reappropriated from the Transportation Bond Series D Fund to the Department of Transportation for preliminary engineering and construction engineering and contract costs of construction, including reconstruction, extension and improvement of state highways, arterial highways, roads, access areas, roadside shelters, rest areas, and fringe parking facilities and sanitary facilities, and such other purposes as provided by the "Illinois Highway Code"; for purposes allowed or required by Title 23 of the U.S. Code; for bikeways as provided by Public Act 78-850; for land acquisition and signboard removal and control and preservation of natural beauty; and for capital improvements which directly facilitate an effective vehicle weight enforcement program, such as scales (fixed and portable), scale pits and scale installations and scale houses, in accordance with applicable laws and regulations for the state portion of the Road Improvement Program.

Section 215. The sum of \$131,981,491, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made in Article 13, Section 180 of Public Act 101-0638, as amended, for statewide purposes, is reappropriated from the Transportation Bond Series D Fund to the Department of Transportation for preliminary engineering and construction engineering and contract costs of construction, including reconstruction, extension and improvement of state highways, arterial highways, roads, access areas, roadside shelters, rest areas, and fringe parking facilities and sanitary facilities, and such other purposes as provided by the "Illinois Highway Code"; for purposes allowed or required by Title 23 of the U.S. Code; for bikeways as provided by Public Act 78-850; for land acquisition and signboard removal and control and preservation of natural beauty; and for capital improvements which directly facilitate an effective vehicle weight enforcement program, such as scales (fixed and portable), scale pits and scale installations and scale houses, in accordance with applicable laws and regulations for the state portion of the Road Improvement Program.

Section 220. The sum of \$57,014,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made in Article 13, Section 190 of Public Act 101-0638, as amended, is reappropriated from the State Construction Account Fund to the Department of Transportation for all costs associated with the widening of Route 47 through Woodstock.

Section 225. The sum of \$24,400,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made in Article 13, Section 195 of Public Act 101-0638, as amended, is reappropriated from the State Construction Account Fund to the Department of Transportation for all costs associated with the US 67 Delhi Bypass in Jersey County.

Section 230. The sum of \$259,973,053 or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the reappropriations heretofore made in Article 13, Sections 40, 80, 200 & 205 of Public Act 101-0638, as amended, is reappropriated from the Road Fund to the Department of Transportation for preliminary engineering and construction engineering and contract costs of construction, including reconstruction, extension and improvement of state highways, arterial highways, roads, access areas, roadside shelters, rest areas, fringe parking facilities and sanitary facilities, and such

other purposes as provided by the "Illinois Highway Code"; for purposes allowed or required by Title 23 of the U.S. Code; for bikeways as provided by Public Act 78-850; for land acquisition and signboard removal and control, junkyard removal and control and preservation of natural beauty; and for capital improvements which directly facilitate an effective vehicle weight enforcement program, such as scales (fixed and portable), scale pits and scale installations and scale houses, in accordance with applicable laws and regulations for the state portion of the Road Improvement Program, including refunds.

Section 235. The sum of \$188,970,830, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made in Article 13, Section 210 of Public Act 101-0638, as amended, is reappropriated from the Road Fund to the Department of Transportation for preliminary engineering and construction engineering and contract costs of construction, including reconstruction, extension and improvement of state and local roads and bridges, fringe parking facilities and such other purposes as provided by the "Illinois Highway Code"; for purposes allowed or required by Title 23 of the U.S. Code; for bikeways as provided by Public Act 78-850; for land acquisition and signboard removal and control and preservation of natural beauty, in accordance with applicable laws and regulations for the State portion of the Road Improvement Program, including refunds.

Section 240. The sum of \$520,682,545, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made in Article 13, Section 215 of Public Act 101-0638, as amended, is reappropriated from the Road Fund to the Department of Transportation for preliminary engineering and construction engineering and contract costs of construction, including reconstruction, extension and improvement of state highways, arterial highways, roads, access areas, roadside shelters, rest areas, fringe parking facilities and sanitary facilities, and such other purposes as provided by the "Illinois Highway Code"; for purposes allowed or required by Title 23 of the U.S. Code; for bikeways as provided by Public Act 78-850; for land acquisition and signboard removal and control, junkyard removal and control and preservation of natural beauty; and for capital improvements which directly facilitate an effective vehicle weight enforcement program, such as scales (fixed and portable), scale pits and scale installations and scale houses, in accordance with applicable laws and regulations for the state portion of the Road Improvement Program, including refunds.

Section 245. The sum of \$220,850,660, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made in Article 13, Section 220 of Public Act 101-0638, as amended, is reappropriated from the Road Fund to the Department of Transportation for preliminary engineering and construction engineering and contract costs of construction, including reconstruction, extension and improvement of state highways, arterial highways, roads, access areas, roadside shelters, rest areas, fringe parking facilities and sanitary facilities, and such other purposes as provided by the "Illinois Highway Code"; for purposes allowed or required by Title 23 of the U.S. Code; for bikeways as provided by Public Act 78-850; for land acquisition and signboard removal and control, junkyard removal and control and preservation of natural beauty; and for capital improvements which directly facilitate an effective vehicle weight enforcement program, such as scales (fixed and portable), scale pits and scale installations and scale houses, in accordance with applicable laws and regulations for the state portion of the Road Improvement Program.

Section 250. The sum of \$296,829,052, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the appropriation heretofore made in Article 12, Section 25 of Public Act 101-0638, as amended, is reappropriated from the Road Fund to the Department of Transportation for preliminary engineering and construction engineering and contract costs of construction, including reconstruction, extension and improvement of state highways, arterial highways, roads, access areas, roadside shelters, rest areas, fringe parking facilities and sanitary facilities, and such other purposes as provided by the "Illinois Highway Code"; for purposes allowed or required by Title 23 of the U.S. Code; for bikeways as provided by Public Act 78-850; for land acquisition and signboard removal and control, junkyard removal and control and preservation of natural beauty; and for capital improvements which directly facilitate an effective vehicle weight enforcement program, such as scales (fixed and portable), scale pits and scale installations and scale houses, in accordance with applicable laws and regulations for the state portion of the Road Improvement Program.

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Section 255. The sum of \$28,000,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made in Article 13, Section 225 of Public Act 101-0638, as amended, is reappropriated from the Road Fund to the Department of Transportation for all costs associated with the procurement of public private agreements.

Section 260. The sum of \$21,005,302, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made in Article 13, Section 230 of Public Act 101-0638, as amended, is reappropriated from Road Fund to the Department of Transportation for all costs associated with the procurement of agreements that enable managed lanes to be developed, financed, constructed, managed, or operated in an entrepreneurial and business-like manner.

Section 265. The sum of \$126,913, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made in Article 13, Section 235 of Public Act 101-0638, as amended, is reappropriated from Road Fund to the Department of Transportation for the purpose of funding various street rehabilitation projects on core transit corridors in Champaign County pursuant to a grant from the Transportation Investment Generating Economic Recovery VI (TIGER VI) Program awards as provided in Title VIII of Division F of the Consolidated and Further Continuing Appropriations Act, 2013 (Public Law 113-6). Such expenditures shall not exceed the amounts made available to the Department from a combination of federal and local reimbursements.

Section 270. The sum of \$1,757,907,239, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made in Article 13, Section 240 of Public Act 101-0638, as amended, is reappropriated from the Road Fund to the Department of Transportation for preliminary engineering and construction engineering and contract costs of construction, including reconstruction, extension and improvement of state highways, roads, access areas, roadside shelters, rest areas, fringe parking facilities and sanitary facilities, and such other purposes as provided by the "Illinois Highway Code"; for bikeways as provided by Public Act 78-0850; for land acquisition and signboard removal and control, junkyard removal and control and preservation of natural beauty; and for capital improvements which directly facilitate an effective vehicle weight enforcement program, such as scales (fixed and portable), scale pits and scale installations, and scale houses, in accordance with applicable laws and regulations.

Section 275. The sum of \$98,193,308, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the reappropriations heretofore made in Article 13, Sections 45, 245 & 250 of Public Act 101-0638, as amended, is reappropriated from the State Construction Account Fund to the Department of Transportation for preliminary engineering and construction engineering and contract costs of construction, including reconstruction, extension and improvement of state highways, arterial highways, roads, access areas, roadside shelters, rest areas, fringe parking facilities and sanitary facilities, and such other purposes as provided by the "Illinois Highway Code"; for purposes allowed or required by Title 23 of the U.S. Code; for bikeways as provided by Public Act 78-0850; for land acquisition and signboard removal and control, junkyard removal and control and preservation of natural beauty; and for capital improvements which directly facilitate an effective vehicle weight enforcement program, such as scales (fixed and portable), scale pits and scale installations, and scale houses, in accordance with applicable laws and regulations.

Section 280. The sum of \$20,090,520, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made in Article 13, Section 255 of Public Act 101-0638, as amended, is reappropriated from the State Construction Account Fund to the Department of Transportation for preliminary engineering and construction engineering and contract costs of construction, including reconstruction, extension and improvement of state highways, arterial highways, roads, access areas, roadside shelters, rest areas, fringe parking facilities and sanitary facilities, and such other purposes as provided by the "Illinois Highway Code"; for purposes allowed or required by Title 23 of the U.S. Code; for bikeways as provided by Public Act 78-0850; for land acquisition and signboard removal and control, junkyard removal and control and preservation of natural beauty; and for capital improvements which directly facilitate an effective vehicle weight enforcement program, such as scales (fixed and

portable), scale pits and scale installations, and scale houses, in accordance with applicable laws and regulations.

Section 285. The sum of \$223,332,865, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made in Article 13, Section 260 of Public Act 101-0638, as amended, or so much thereof as may be necessary, is reappropriated from the State Construction Account Fund to the Department of Transportation for preliminary engineering and construction engineering and contract costs of construction, including reconstruction, extension and improvement of State highways, arterial highways, roads, access areas, roadside shelters, rest areas fringe parking facilities and sanitary facilities and such other purposes as provided by the "Illinois Highway Code"; for purposes allowed or required by Title 23 of the U.S. Code; for bikeways as provided by Public Act 78-850; for land acquisition and signboard removal and control, junkyard removal and control and preservation of natural beauty; and for capital improvements which directly facilitate an effective vehicle weight enforcement program, such as scales (fixed and portable), scale pits and scale installations and scale houses, in accordance with applicable laws and regulations.

Section 290. The sum of \$277,448,366, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made in Article 13, Section 265 of Public Act 101-0638, as amended, or so much thereof as may be necessary, is reappropriated from the State Construction Account Fund to the Department of Transportation for preliminary engineering and construction engineering and contract costs of construction, including reconstruction, extension and improvement of State highways, arterial highways, roads, access areas, roadside shelters, rest areas fringe parking facilities and sanitary facilities and such other purposes as provided by the "Illinois Highway Code"; for purposes allowed or required by Title 23 of the U.S. Code; for bikeways as provided by Public Act 78-850; for land acquisition and signboard removal and control, junkyard removal and control and preservation of natural beauty; and for capital improvements which directly facilitate an effective vehicle weight enforcement program, such as scales (fixed and portable), scale pits and scale installations and scale houses, in accordance with applicable laws and regulations, for the state of the Road Improvement Program.

Section 295. The sum of \$1,196,396,213, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the appropriation heretofore made in Article 12, Section 35 of Public Act 101-0638, as amended, is reappropriated from the State Construction Account Fund to the Department of Transportation for preliminary engineering and construction engineering and extension and improvement of State highways, arterial highways, roads, access areas, roadside shelters, rest area fringe parking facilities and sanitary facilities and such other purposes as provided by the "Illinois Highway Code"; for purposes allowed or required by Title 23 of the U.S. Code; for bikeways as provided by Public Act 78-850; for land acquisition and signboard removal and control, junkyard removal and control and reservation of natural beauty; and for capital improvements which directly facilitate an effective vehicle weight enforcement program; such as scales, (fixed and portable), scale pits and scale installations and scale houses, in accordance with applicable laws and regulations.

Section 300. The sum of \$2,955,554,831, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made in Article 13, Section 270 of Public Act 101-0638, as amended, is reappropriated from the State Construction Account Fund to the Department of Transportation for preliminary engineering and construction engineering and contract costs of construction, including reconstruction, extension and improvement of state highways, arterial highways, roads, access areas, roadside shelters, rest areas fringe parking facilities and sanitary facilities, and such other purposes as provided by the "Illinois Highway Code"; for purposes allowed or required by Title 23 of the U.S. Code; for bikeways as provided by Public Act 78-0850; for land acquisition and signboard removal and control, junkyard removal and control and preservation of natural beauty; and for capital improvements which directly facilitate an effective vehicle weight enforcement program, such as scales (fixed and portable), scale pits and scale installations, and scale houses, in accordance with applicable laws and regulations for the Road Improvement Program.

Section 305. The sum of \$304,020,696, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made in Article 13, Sections

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275 & 280 of Public Act 101-0638, as amended, is reappropriated from the Road Fund to the Department of Transportation for preliminary engineering and construction engineering and contract costs of construction, including reconstruction, extension and improvement of state and local roads and bridges, fringe parking facilities and such other purposes as provided by the "Illinois Highway Code"; for purposes allowed or required by Title 23 of the U.S. Code; for bikeways as provided by Public Act 78-850; for land acquisition and signboard removal and control and preservation of natural beauty, in accordance with applicable laws and regulations for the local portion of the Road Improvement Program, including refunds.

Section 310. The sum of \$208,154,905, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made in Article 13, Section 285 of Public Act 101-0638, as amended, is reappropriated from the Road Fund to the Department of Transportation for preliminary engineering and construction engineering and contract costs of construction, including reconstruction, extension and improvement of state and local roads and bridges, fringe parking facilities and such other purposes as provided by the "Illinois Highway Code"; for purposes allowed or required by Title 23 of the U.S. Code; for bikeways as provided by Public Act 78-850; for land acquisition and signboard removal and control and preservation of natural beauty, in accordance with applicable laws and regulations for the local portion of the Road Improvement Program including refunds.

Section 315. The sum of \$285,645,582, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made in Article 13, Section 290 of Public Act 101-0638, as amended, is reappropriated from the Road Fund to the Department of Transportation for preliminary engineering and construction engineering and contract costs of construction, including reconstruction, extension and improvement of state and local roads and bridges, fringe parking facilities and such other purposes as provided by the "Illinois Highway Code"; for purposes allowed or required by Title 23 of the U.S. Code; for bikeways as provided by Public Act 78-850; for land acquisition and signboard removal and control and preservation of natural beauty, in accordance with applicable laws and regulations for the local portion of the Road Improvement Program, including refunds.

Section 320. The sum of \$365,885,350, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, less \$50,000,000 to be lapsed, from the reappropriation heretofore made in Article 13, Section 295 of Public Act 101-0638, as amended, is reappropriated from the Road Fund to the Department of Transportation for preliminary engineering and construction engineering and contract costs of construction, including reconstruction, extension and improvement of state and local roads and bridges, fringe parking facilities and such other purposes as provided by the "Illinois Highway Code"; for purposes allowed or required by Title 23 of the U.S. Code; for bikeways as provided by Public Act 78-850; for land acquisition and signboard removal and control and preservation of natural beauty, in accordance with applicable laws and regulations for the local portion of the Road Improvement Program, including refunds.

Section 325. The sum of \$902,269,464, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, less \$50,000,000 to be lapsed, from the appropriation heretofore made in Article 12, Section 30 of Public Act 101-0638, as amended, is reappropriated from the Road Fund to the Department of Transportation for preliminary engineering and construction engineering and contract costs of construction, including reconstruction, extension and improvement of state and local roads and bridges, fringe parking facilities and such other purposes as provided by the "Illinois Highway Code"; for purposes allowed or required by Title 23 of the U.S. Code; for bikeways as provided by Public Act 78-850; for land acquisition and signboard removal and control and preservation of natural beauty, in accordance with applicable laws and regulations for the local portion of the Road Improvement Program, including refunds.

Section 330. The sum of \$6,037,470, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made in Article 13, Section 300 of Public Act 101-0638, as amended, is reappropriated from the Road Fund to the Department of Transportation for preliminary engineering and construction engineering and contract costs of construction, including reconstruction, extension and improvement of state and local roads and bridges, fringe parking facilities and such other purposes as provided by the "Illinois Highway Code"; for purposes allowed or

required by Title 23 of the U.S. Code; for bikeways as provided by Public Act 78-850; for land acquisition and signboard removal and control and preservation of natural beauty, in accordance with applicable laws and regulations. (Emergency Repair Program)

Section 335. The sum of \$5,787,841, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made in Article 13, Section 305 of Public Act 101-0638, as amended, is reappropriated from the Road Fund to the Department of Transportation for land acquisition, construction engineering and construction of the Milburn Bypass (US 45 from north of Milburn Road to north of Grass lake Road) provided that such amounts do not exceed amounts reimbursed by the local agency using Lake County Challenge bonds.

#### GRADE CROSSING PROTECTION

Section 340. The sum of \$171,326,270, or so much thereof as may be necessary and remains unexpended, at the close of business on June 30, 2021, from the appropriation and reappropriation heretofore made in Article 12, Section 40 and Article 13, Section 310 of Public Act 101-0638, as amended, is reappropriated from the Grade Crossing Protection Fund to the Department of Transportation for the installation of grade crossing protection or grade separations at places where a public highway crosses a railroad at grade, as ordered by the Illinois Commerce Commission, as provided by law.

Section 345. The sum of \$150,000,000, or so much thereof as may be necessary and remains unexpended, at the close of business on June 30, 2021, from the reappropriation heretofore made in Article 13, Section 315 of Public Act 101-0638, as amended, is reappropriated from the Grade Crossing Protection Fund to the Department of Transportation for costs associated with the alternative alignment of the Belt Railway of Chicago between 63<sup>rd</sup> Street and 65<sup>th</sup> Street.

Section 350. The sum of \$78,000,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made in Article 13, Section 320 of Public Act 101-0638, as amended, is reappropriated from the Multi-Modal Transportation Bond Fund to the Department of Transportation for the installation of grade crossing protection or grade separations at places where a public highway crosses a railroad at grade, as ordered by the Illinois Commerce Commission, as provided by law.

#### AERONAUTICS

Section 355. The sum of \$10,618,060, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the appropriation and reappropriation heretofore made in Article 12, Section 45 and Article 13, Section 325 of Public Act 101-0638, as amended, is reappropriated from the Road Fund to the Department of Transportation for such purposes as are described in Sections 31 and 34 of the Illinois Aeronautics Act, as amended and to leverage federal funds for the airport improvement program.

Section 360. The sum of \$242,790,800, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the appropriation and reappropriation heretofore made in Article 12, Section 50 and Article 13, Section 330 of Public Act 101-0638, as amended, is reappropriated from the Federal/State/Local Airport Fund to the Department of Transportation for funding the local or federal share of airport improvement projects, including reimbursements and/or refunds, undertaken pursuant to pertinent state or federal laws, provided such amounts shall not exceed funds available from federal and/or local sources.

Section 365. The sum of \$76,432,611, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the appropriation heretofore made in Article 12, Section 52 of Public Act 101-0638, as amended, is reappropriated from the Federal/State/Local Airport Fund to the Department of Transportation for airport funding as laid out in the CARES ACT Funding for Aviation, including prior incurred costs.

Section 370. The sum of \$25,000,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the appropriation heretofore made in Article 12, Section 58

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of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to MidAmerica St. Louis Airport for costs associated with capital improvements.

Section 375. The sum of \$8,206,454, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made in Article 13, Section 335 of Public Act 101-0638, as amended, is reappropriated from the Transportation Bond Series B Fund to the Department of Transportation for such purposes as are described Section 34 of the Illinois Aeronautics Act, as amended, and Section 72 of the Illinois Aeronautics Act, as amended, for airport improvements.

Section 380. The sum of \$3,207,368, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made in Article 13, Section 340 of Public Act 101-0638, as amended, is reappropriated from the Transportation Bond Series B Fund to the Department of Transportation for the State's share of costs related to facility improvements associated with Airports as defined in Section 6 of the Illinois Aeronautics Act, as amended, or Air Navigation Facilities as described in Section 9 of the Illinois Aeronautics Act, as amended.

Section 385. The sum of \$144,000,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made in Article 13, Section 345 of Public Act 101-0638, as amended, is reappropriated from the Multi-Modal Transportation Bond Fund to the Department of Transportation for such purposes as are described in Section 34 of the Illinois Aeronautics Act, as amended, and Section 72 of the Illinois Aeronautics Act, as amended, and for costs related to facility improvements associated with Airports as defined in Section 6 of the Illinois Aeronautics Act, as amended, or Air Navigation Facilities as described in Section 9 of the Illinois Aeronautics Act, as amended.

Section 390. The sum of \$6,000,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made in Article 13, Section 350 of Public Act 101-0638, as amended, is reappropriated from the Multi-Modal Transportation Bond Fund to the Department of Transportation for a grant to the Lewis University Airport for costs associated with erecting an air traffic control tower.

Section 395. The sum of \$17,851,630, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made in Article 13, Section 355 of Public Act 101-0638, as amended, is reappropriated from the Transportation Bond Series B Fund to the Department of Transportation for expenses associated with land acquisition for the South Suburban Airport.

#### INTERMODAL PROJECT IMPLEMENTATION

Section 400. The sum of \$22,534,318, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made in Article 13, Section 360 of Public Act 101-0638, as amended, is reappropriated from the Transportation Bond Series B Fund to the Department of Transportation for construction costs, making grants and providing project assistance to municipalities, special transportation districts, private non-profit carriers, mass transportation carriers and the Intercity rail program for the acquisition, construction, extension, reconstruction, and improvement of mass transportation facilities, including rapid transit, intercity rail, bus and other equipment used in connection therewith, as provided by law, pursuant to Section 4(b)(1) of the General Obligation Bond Act, as amended.

Section 405. The sum of \$82,070,654, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made in Article 13, Section 365 of Public Act 101-0638, as amended, is reappropriated from the Transportation Bond Series B Fund to the Department of Transportation for purposes authorized under Section 4(b)(1) of the General obligation Bond Act, as amended (30 ILCS 330/4(b)(1)).

Section 410. The sum of \$73,415,223, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the appropriation and reappropriation heretofore made in Article 12, Section 65 and Article 13, Section 370 of Public Act 101-0638, as amended, is reappropriated from the Federal Mass Transit Trust Fund to the Department of Transportation for the federal share of capital, operating, consultant services, and technical assistance grants, as well as state administration and interagency agreements, provided such amounts shall not exceed funds to be made available from the Federal Government.

Section 415. The sum of \$585,639,271, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made in Article 13, Section 375 of Public Act 101-0638, as amended, is reappropriated from the Transportation Bond Series B Fund to the Department of Transportation for construction costs, making grants and providing project assistance to the Regional Transportation Authority.

Section 420. The sum of \$107,979,938, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made in Article 13, Section 380 of Public Act 101-0638, as amended, is reappropriated from the Transportation Bond Series B Fund to the Department of Transportation for construction costs, making grants and providing project assistance to the Regional Transportation Authority.

Section 425. The sum of \$19,807,849, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made in Article 13, Section 385 of Public Act 101-0638, as amended, is reappropriated from the Transportation Bond Series B Fund to the Department of Transportation for costs associated with the construction of a Metra Station located at the intersection of 79<sup>th</sup> Street and Lowe Avenue in Chicago.

Section 430. The sum of \$12,000,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the appropriation heretofore made in Article 13, Section 390 of Public Act 101-0638, as amended, is reappropriated from the Transportation Bond Series B Fund to the Department of Transportation for a grant to the Regional Transportation Authority for improvements to the 59<sup>th</sup> Street Metra Station.

Section 435. The sum of \$6,000,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made in Article 13, Section 395 of Public Act 101-0638, as amended, is reappropriated from the Transportation Bond Series B Fund to the Department of Transportation for a grant to the Regional Transportation Authority for improvements to the Chicago Transit Authority's Irving Park Blue Line Station.

Section 440. The sum of \$5,000,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made in Article 13, Section 400 of Public Act 101-0638, as amended, is reappropriated from the Transportation Bond Series B Fund to the Department of Transportation for a grant to the Regional Transportation Authority for improvements to the Chicago Transit Authority's Damen Green Line Station.

Section 445. The sum of \$3,000,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the appropriation heretofore made in Article 12, Section 83 of Public Act 101-0638, as amended, is reappropriated from the Multi-Modal Transportation Bond Fund to the Department of Transportation for a grant to METRA for costs associated with a new station at the Chicago State University campus.

Section 450. The sum of \$2,230,500,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made in Article 13, Section 405 of Public Act 101-0638, as amended, is reappropriated from the Multi-Modal Transportation Bond Fund to the Department of Transportation for construction costs, making grants and providing project assistance to the Regional Transportation Authority.

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Section 455. The sum of \$100,000,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made in Article 13, Section 410 of Public Act 101-0638, as amended, is reappropriated from the Multi-Modal Transportation Bond Fund to the Department of Transportation for a grant to the Regional Transportation Authority for all costs associated with the Kendall County Metra Rail Extension.

Section 460. The sum of \$60,000,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made in Article 13, Section 415 of Public Act 101-0638, as amended, is reappropriated from the Multi-Modal Transportation Bond Fund to the Department of Transportation for a grant to the Regional Transportation Authority for all costs associated with the Green Line Cottage Grove Station Repairs.

Section 465. The sum of \$8,000,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made in Article 13, Section 420 of Public Act 101-0638, as amended, is reappropriated from the Multi-Modal Transportation Bond Fund to the Department of Transportation for a grant to the Regional Transportation Authority for all costs associated with the Harvey Transportation Center Improvements.

Section 470. The sum of \$31,500,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made in Article 13, Section 425 of Public Act 101-0638, as amended, is reappropriated from the Multi-Modal Transportation Bond Fund to the Department of Transportation for a grant to the Regional Transportation Authority for improvements to the Chicago Transit Authority's Blue Line O'Hare branch.

Section 475. The sum of \$50,000,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made in Article 13, Section 430 of Public Act 101-0638, as amended, is reappropriated from the Multi-Modal Transportation Bond Fund to the Department of Transportation for a grant to the Regional Transportation Authority for tactical traction power to the Chicago Transit Authority for the Blue Line O'Hare Branch.

Section 480. The sum of \$220,000,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made in Article 13, Section 435 of Public Act 101-0638, as amended, is reappropriated from the Multi-Modal Transportation Bond Fund to the Department of Transportation for a grant to the Suburban Bus Division of the Regional Transportation Authority for costs associated with capital upgrades.

Section 485. The sum of \$1,367,586,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made in Article 13, Section 440 of Public Act 101-0638, as amended, is reappropriated from the Regional Transportation Authority Capital Improvement Fund to the Department of Transportation for construction costs, making grants, and providing project assistance to the Regional Transportation Authority.

Section 490. The sum of \$100,000,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made in Article 13, Section 445 of Public Act 101-0638, as amended, is reappropriated from the Transportation Bond Series B Fund to the Department of Transportation for construction costs, making grants and providing project assistance to municipalities, special transportation districts, private non-profit carriers, mass transportation carriers and the Intercity rail program for the acquisition, construction, extension, reconstruction, and improvement of mass transportation facilities, including rapid transit, intercity rail, bus and other equipment used in connection therewith, as provided by law, for the purpose of downstate public transit systems.

Section 495. The sum of \$133,808,639, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made in Article 13, Section 450 of Public Act 101-0638, as amended, is reappropriated from the Transportation Bond Series B Fund to the Department of Transportation for construction costs, making grants and providing project assistance to

municipalities, special transportation districts, private non-profit carriers, mass transportation carriers and the Intercity rail program for the acquisition, construction, extension, reconstruction, and improvement of mass transportation facilities, including rapid transit, intercity rail, bus and other equipment used in connection therewith, as provided by law, for the purpose of downstate public transit systems.

Section 500. The sum of \$19,399,640, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made in Article 13, Section 455 of Public Act 101-0638, as amended, is reappropriated from the Downstate Transit Improvement Fund to the Department of Transportation for making competitive capital grants pursuant to Section 2-15 of the Downstate Public Transportation Act. (30 ILCS 740/2-15)

Section 505. The sum of \$204,000,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made in Article 13, Section 460 of Public Act 101-0638, as amended, is reappropriated from the Multi-Modal Transportation Bond Fund to the Department of Transportation for construction costs, making grants, and providing project assistance to municipalities, special transportation districts, private non-profit carriers, and mass transportation carriers for the acquisition, construction, extension, reconstruction, and improvement of mass transportation facilities, including rapid transit, bus and other equipment used in connection herewith, as provided by law, for the purpose of downstate public transit systems.

Section 510. The sum of \$96,000,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made in Article 13, Section 465 of Public Act 101-0638, as amended, is reappropriated from the Multi-Modal Transportation Bond Fund to the Department of Transportation for all costs associated with the Metro Link extension from Scott Air Force base to MidAmerica Airport.

Section 515. The sum of \$151,954,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made in Article 13, Section 470 of Public Act 101-0638, as amended, is reappropriated from the Downstate Mass Transportation Capital Improvement Fund to the Department of Transportation for construction costs, making grants, and providing project assistance to municipalities, special transportation districts, private non-profit carriers, and mass transportation carriers for the acquisition, construction, extension, reconstruction, and improvement of mass transportation facilities, including rapid transit, bus and other equipment used in connection herewith, as provided by law, for the purpose of downstate public transit systems.

Section 520. The sum of \$90,587,771, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made in Article 13, Section 475 of Public Act 101-0638, as amended, is reappropriated from the Road Fund to the Department of Transportation for costs related to 75<sup>th</sup> St. CREATE project provided such amounts do not exceed reimbursements from local governmental entities for this project.

Section 525. The sum of \$15,694,349, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made in Article 13, Section 480 of Public Act 101-0638, as amended, is reappropriated from the Road Fund to the Department of Transportation for grants, road construction and all other costs relating to the Chicago Region Environmental and Transportation Efficiency (CREATE) program.

Section 530. The sum of \$5,359,329, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made in Article 13, Section 485 of Public Act 101-0638, as amended, is reappropriated from the Road Fund to the Department of Transportation for grants, road construction and all other costs relating to the Chicago Region Environmental and Transportation Efficiency (CREATE) program, provided such amounts not exceed funds made available by the federal government for this program.

Section 535. The sum of \$2,001,259, or so much thereof as may be necessary, and remains unexpended, at the close of business on June 30, 2021, from the reappropriation heretofore made in Article 13, Section 490

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of Public Act 101-0638, as amended, is reappropriated from the Road Fund to the Department of Transportation for grants, road construction and all other costs relating to the Chicago Region Environmental and Transportation Efficiency (CREATE) program, as awarded from the Transportation Investment Generating Economic Recovery (TIGER) IV, as provided for in the "": consolidated and Further Continuing Appropriations Act of 2012" – P.L. 112-055, provided such amounts do not exceed funds made available by the Federal government.

Section 540. The sum of \$19,206,400, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the appropriation heretofore made in Article 12, Section 70 of Public Act 101-0638, as amended, is reappropriated from the Road Fund to the Department of Transportation for costs related to the CREATE project WALL Dolton Junction Interlocking provided such amounts do not exceed reimbursements from the federal government CRISI grant.

Section 545. The sum of \$153,179,613, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made in Article 13, Section 495 of Public Act 101-0638, as amended, is reappropriated from the Transportation Bond Series B Fund to the Department of Transportation for grants, road construction and all other costs relating to the Chicago Region Environmental and Transportation Efficiency (CREATE) program.

Section 550. The sum of \$400,000,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made in Article 13, Section 500 of Public Act 101-0638, as amended, is reappropriated from the Multi-Modal Transportation Bond Fund to the Department of Transportation for grants, road construction and all other costs relating to the Chicago Region Environmental and Transportation Efficiency (CREATE) program

#### RAIL PASSENGER AND RAIL FREIGHT

Section 560. The sum of \$130,984,245, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made in Article 13, Section 505 of Public Act 101-0638, as amended, is appropriated from the Road Fund to the Department of Transportation for grants, construction and all other costs relating to rail projects, provided such amounts not exceed funds made available by the federal government for this purpose.

Section 565. The sum of \$10,000,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made in Article 13, Section 510 of Public Act 101-0638 as amended, is reappropriated from the Road Fund to the Department of Transportation for grants, construction, and all other costs relating to rail projects, provided such amounts not exceed funds made available by the federal government for this purpose.

Section 570. The sum of \$1,056,212, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made in Article 13, Section 515 of Public Act 101-0638, as amended, is reappropriated from the Road Fund to the Department of Transportation for costs associated with the relocation of locally-owned utilities along federally-designated High Speed Rail Corridors in Illinois, provided that such amounts do not exceed funds to be made available and paid into the Road Fund pursuant to agreements executed between the Department of Transportation and the affected local governments.

Section 575. The sum of \$25,000,000, or so much thereof as may be necessary and remains unexpended, and remains unexpended at the close of business on June 30, 2021, from the appropriation heretofore made in Article 12, Section 75 of Public Act 101-0638 as amended, is reappropriated from the Road Fund to the Department of Transportation for high speed rail track maintenance.

Section 580. The sum of \$5,000,000, or so much thereof as may be necessary and remains unexpended, and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made in Article 13, Section 525 of Public Act 101-0638 as amended, is reappropriated from the Road Fund to the Department of Transportation for construction and all other costs relating to projects associated with

high speed rail projects, provided such amounts not exceed funds made available by entities other than the federal government for this purpose.

Section 585. The sum of \$675,164,853, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made in Article 13, Section 530 of Public Act 101-0638, as amended, is reappropriated from the Federal High Speed Rail Trust Fund to the Department of Transportation for grants, construction, and all other costs relating to high speed rail projects, provided such amounts not exceed funds made available by the federal government for this purpose.

Section 590. The sum of \$8,590,493, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made in Article 13, Section 535 of Public Act 101-0638, as amended, is reappropriated from the Transportation Bond Series B Fund to the Department of Transportation, pursuant to Section 4(b)(1) of the General Obligation Bond Act, for track and signal improvements, AMTRAK station improvements, rail passenger equipment, and rail freight facility improvements.

Section 595. The sum of \$91,184,528, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made in Article 13, Section 540 of Public Act 101-0638, as amended, is reappropriated from the Transportation Bond Series B Fund to the Department of Transportation for track and signal improvements, AMTRAK station improvements, rail passenger equipment, and rail freight facility improvements.

Section 600. The sum of \$87,997,067, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made in Article 13, Section 545 of Public Act 101-0638, as amended, is reappropriated from the Transportation Bond Series B Fund to the Department of Transportation to leverage federal funding in accordance with the Department of Transportation's Federal Railroad Administration's Capital Assistance for High Speed Rail Corridors and Intercity Passenger Rail Service Program and any other federal grant programs made available for capital and operating improvements for intercity passenger rail.

Section 605. The sum of \$30,000,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the appropriation and reappropriation heretofore made in Article 12, Section 80 and Article 13, Section 550 of Public Act 101-0638, as amended, is reappropriated from the High Speed Rail Rolling Stock Fund to the Department of Transportation for costs associated with acquisitions, offsets, overhaul fees or other costs of rolling stock, including future equipment purchase, expenses, and fees.

Section 610. The sum of \$98,000,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made in Article 13, Section 555 of Public Act 101-0638, as amended, is reappropriated from the Road Fund to the Department of Transportation for costs associated with noise abatement at the Chicago Belt Railway Yard.

Section 615. The sum of \$225,000,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made in Article 13, Section 560 of Public Act 101-0638, as amended, is reappropriated from the Multi-Modal Transportation Bond Fund to the Department of Transportation for all costs associated with the Quad Cities Passenger Rail Project.

Section 620. The sum of \$274,946,114, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made in Article 13, Section 565 of Public Act 101-0638, as amended, is reappropriated from the Multi-Modal Transportation Bond Fund to the Department of Transportation for all costs associated with the Chicago to Rockford Intercity Passenger Rail expansion.

Section 625. The sum of \$100,000,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made in Article 13, Section

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570 of Public Act 101-0638, as amended, is reappropriated from the Multi-Modal Transportation Bond Fund to the Department of Transportation for all costs associated with the Chicago to Carbondale Passenger Rail improvements.

Section 630. The sum of \$114,139,857, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made in Article 13, Section 575 of Public Act 101-0638, as amended, is reappropriated from the Multi-Modal Transportation Bond Fund to the Department of Transportation for all costs associated with the Springfield Rail Improvement Project.

Section 635. The sum of \$10,000,000, or so much thereof as may be necessary, and remains unexpended, at the close of business on June 30, 2021, from the reappropriation heretofore made in Article 13, Section 580 of Public Act 101-0638, as amended, is reappropriated from the State Rail Freight Loan Repayment Fund to the Department of Transportation for funding the State Rail Freight Loan Repayment Program created by Section 2705-435 of the Civil Administrative Code of Illinois.

Section 640. The sum of \$1,099,581, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from the reappropriation concerning the federal share of the Rail Freight Loan Repayment Program heretofore made in Article 13, Section 585 of Public Act 101-0638, as amended, is reappropriated from the Rail Freight Loan Repayment Fund to the Department of Transportation for the Rail Freight Service Assistance Program, created by Section 2705-435 of the Civil Administrative Code of Illinois.

Section 645. No contract shall be entered into or obligation incurred or any expenditure made from a reappropriation herein made in:

Section 5 Permanent Improvements  
 Section 10 Permanent Improvements  
 Section 20 Multi-Modal - Ports  
 Section 25 Multi-Modal – Ports  
 Section 95 Series A – Road Program  
 Section 190 Series A - Road Program  
 Section 195 Series A - Road Program  
 Section 200 Series A - Road Program  
 Section 205 Series A - Road Program  
 Section 210 Series D - Road Program  
 Section 215 Series D - Road Program  
 Section 350 Multi-Modal – Grade Crossing  
 Section 375 Series B - Aeronautics  
 Section 380 Series B - Aeronautics  
 Section 385 Multi-Modal - Aeronautics  
 Section 390 Multi-Modal - Aeronautics  
 Section 395 Series B - Land Acq. 3rd Airport  
 Section 400 Series B - Transit  
 Section 405 Series B - Transit  
 Section 415 Series B - Transit  
 Section 420 Series B - Transit  
 Section 425 Series B - Transit  
 Section 430 Series B - Transit  
 Section 435 Series B - Transit  
 Section 440 Series B - Transit  
 Section 445 Multi-Modal - Transit  
 Section 450 Multi-Modal - Transit  
 Section 455 Multi-Modal - Transit  
 Section 460 Multi-Modal - Transit  
 Section 465 Multi-Modal - Transit  
 Section 470 Multi-Modal - Transit  
 Section 475 Multi-Modal - Transit

Section 480 Multi-Modal - Transit  
 Section 490 Series B - Transit  
 Section 495 Series B - Transit  
 Section 505 Multi-Modal - Transit  
 Section 510 Multi-Modal - Transit  
 Section 545 Series B - Transit  
 Section 550 Multi-Modal - Transit  
 Section 590 Series B - Rail  
 Section 595 Series B - Rail  
 Section 600 Series B - Rail  
 Section 615 Multi-Modal - Rail  
 Section 620 Multi-Modal - Rail  
 Section 625 Multi-Modal - Rail  
 Section 630 Multi-Modal - Rail  
 Section 635 State Rail Freight Loan Repayment  
 Section 640 Federal Rail Freight Loan Repayment

of this Article until after the purpose and the amount of such expenditure has been approved in writing by the Governor.

#### ARTICLE 144

##### CAPITAL DEVELOPMENT BOARD

Section 5. The sum of \$187,842,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purposes in Article 14, Section 5 of Public Act 101-0638, as amended, is reappropriated from the Capital Development Fund to the Capital Development Board for deferred maintenance, emergencies, remobilization, escalation costs and other capital improvements by the State for higher education projects, including Illinois Community College projects, in addition to funds previously appropriated, as authorized by subsection (a) of Section 3 of the General Obligation Bond Act.

Section 10. The sum of \$2,470,142,095, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from appropriations heretofore made for such purposes in Article 14, Section 10 of Public Act 101-0638, as amended, is reappropriated from the Capital Development Fund to the Capital Development Board for deferred maintenance, emergencies, remobilization, escalation costs and other capital improvements by the State, its departments, authorities, public corporations, commissions and agencies, in addition to funds previously appropriated, as authorized by subsection (e) of Section 3 of the General Obligation Bond Act.

Section 15. The sum of \$50,000,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from appropriations heretofore made for such purposes in Article 14, Section 15 of Public Act 101-0638, as amended, is reappropriated from the Rebuild Illinois Projects Fund to the Capital Development Board for planning, engineering, acquisition, construction, reconstruction, development, improvement and extension of the public infrastructure in the State of Illinois including deferred maintenance, emergencies, remobilization, demolition, escalation costs and other capital improvements by the State, its departments, authorities, public corporations, commissions and agencies, in addition to funds previously appropriated, as authorized by subsection (a) of Section 4 of the Build Illinois Bond Act.

Section 20. The sum of \$50,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from appropriations heretofore made for such purposes in Article 14, Section 20 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Capital Development Board for deferred maintenance, emergencies, remobilization, demolition, escalation costs and other capital improvements by the State, its departments, authorities, public corporations, commissions and agencies, in addition to funds previously appropriated, as authorized by subsection (a) of Section 4 of the Build Illinois Bond Act.

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Section 25. The sum of \$70,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from appropriations heretofore made for such purposes in Article 14, Section 25 of Public Act 101-0638, as amended, is reappropriated from the Capital Development Fund to the Capital Development Board for energy efficiency projects at state facilities, including but not limited to solar energy, lighting efficiency, renewable energy, and other capital improvements.

Section 30. The following named sums, or so much thereof as may be necessary and remain unexpended at the close of business on June 30, 2021, from appropriations heretofore made for such purposes in Article 14, Section 30 of Public Act 101-0638, as amended, are reappropriated from the Capital Development Fund to the Capital Development Board for the Department of Corrections for the projects hereinafter enumerated:

STATEWIDE

For renovations and improvements at correctional facilities, including but not limited to roof replacements and repairs, renovation for programmatic space, ADA compliance, window replacements, replacement and repair of dietary equipment, plumbing, electrical and HVAC systems, healthcare units, and other capital improvements.....	100,000,000
For construction of new X-houses, and other capital improvements.....	90,000,000
For fiber installation, and other capital improvements.....	<u>24,104,808</u>
<b>Total</b>	<b>\$214,104,808</b>

Section 35. The following named sums, or so much thereof as may be necessary and remain unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 14, Section 35 of Public Act 101-0638, as amended, are reappropriated from the Capital Development Fund to the Capital Development Board for the Department of Natural Resources for the projects hereinafter enumerated:

ILLINOIS BEACH STATE PARK

For stabilization of shoreline at Illinois State Beach, and other capital improvements.....	44,425,827
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Section 40. The following named sums, or so much thereof as may be necessary and remain unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 14, Section 40 of Public Act 101-0638, as amended, are reappropriated from the Capital Development Fund to the Capital Development Board for the Secretary of State for the projects hereinafter enumerated:

CAPITOL COMPLEX

For upgrades to the High-Pressure Steam Distribution System, and other capital improvements.....	30,000,000
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Section 45. The following named sums, or so much thereof as may be necessary, and remain unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 14, Section 45 of Public Act 101-0638, as amended, are reappropriated from the Capital Development Fund to the Capital Development Board for the Central Management Services for the projects hereinafter enumerated:

STATEWIDE

For renovation or replacement of the central computing facility, and other capital improvements.....	80,500,000
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SPRINGFIELD

For renovation of the armory, and other capital improvements.....	<u>122,000,000</u>
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Total \$202,500,000

Section 50. The following named sums, or so much thereof as may be necessary, and remain unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 14, Section 50 of Public Act 101-0638, as amended, are reappropriated from the Capital Development Fund to the Capital Development Board for the Illinois State Police for the projects hereinafter enumerated:

STATEWIDE

For the site acquisition, planning and construction of a new crime lab, and other capital improvements.....	65,500,000
For the planning and construction of a new combined facility, and other capital improvements.....	<u>55,000,000</u>
Total	\$120,500,000

Section 55. The following named sums, or so much thereof as may be necessary, and remain unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 14, Section 55 of Public Act 101-0638, as amended, are reappropriated from the Capital Development Fund to the Capital Development Board for the Department of Human Services for the projects hereinafter enumerated:

ELGIN MENTAL HEALTH CENTER

For the renovation or replacement of the powerplant, and other capital improvements.....	22,346,286
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RUSHVILLE TREATMENT AND DETENTION CENTER

For the construction of an expansion of the treatment and detention center, and other capital improvements.....	<u>30,659,600</u>
Total	\$53,005,886

Section 60. The following named sums, or so much thereof as may be necessary, and remain unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 14, Section 60 of Public Act 101-0638, as amended, are reappropriated from the Capital Development Fund to the Capital Development Board for the Department of Juvenile Justice for the projects hereinafter enumerated:

STATEWIDE

For new construction and renovation for juvenile facilities, and other capital improvements.....	60,000,000
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Section 65. The following named sums, or so much thereof as may be necessary, and remain unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 14, Section 65 of Public Act 101-0638, as amended, are reappropriated from the Capital Development Fund to the Capital Development Board for the Department of Public Health for the projects hereinafter enumerated:

STATEWIDE

For the new construction of a public health laboratory, and other capital improvements.....	126,356,700
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Section 70. The following named sums, or so much thereof as may be necessary, and remain unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 14, Section 70 of Public Act 101-0638, as amended, are reappropriated from the Capital Development Fund to the Capital Development Board for the Abraham Lincoln Presidential Library and Museum for the projects hereinafter enumerated:

STATEWIDE

For deferred maintenance, rehabilitation, and renovation projects.....	3,000,000
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Section 75. The following named sums, or so much thereof as may be necessary, and remain unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 14, Section 75 of Public Act 101-0638, as amended, are reappropriated from the Capital Development Fund to the Capital Development Board for the Board of Higher Education for the projects hereinafter enumerated:

CHICAGO STATE UNIVERSITY	
For the renovation or construction of a nursing lab, including a simulated hospital, and other capital improvements.....	15,836,300
EASTERN ILLINOIS UNIVERSITY	
For the construction of a new science building, and other capital improvements.....	118,836,500
GOVERNORS STATE UNIVERSITY	
For the construction of an addition or expansion of academic building E, and other capital improvements.....	3,530,000
ILLINOIS STATE UNIVERSITY	
For the renovation, rehabilitation, and addition of Milner Library, and other capital improvements.....	89,205,000
NORTHEASTERN ILLINOIS UNIVERSITY	
For the renovation of the Carruthers Center for Inner City Studies and remodeling and expansion of the Performing Arts Building.....	23,418,500
NORTHERN ILLINOIS UNIVERSITY	
For the construction of a computer science, health informatics and technology center, and other capital improvements.....	77,025,000
WESTERN ILLINOIS UNIVERSITY	
For the construction of a science building, and other capital improvements.....	94,500,000
SOUTHERN ILLINOIS UNIVERSITY - CARBONDALE	
For the construction of a communications building, and other capital improvements.....	81,656,921
SOUTHERN ILLINOIS UNIVERSITY - EDWARDSVILLE	
For the construction of a health sciences building, and other capital improvements.....	105,370,000
UNIVERSITY OF ILLINOIS - CHICAGO	
For the construction and renovation of a computer design research and learning center, and other capital improvements.....	98,000,000
UNIVERSITY OF ILLINOIS - SPRINGFIELD	
For the construction a library learning student success center, and other capital improvements.....	35,000,000
UNIVERSITY OF ILLINOIS – URBANA-CHAMPAIGN	
For the construction a math, statistics, data science collaboration center, and	

other capital improvements.....	100,000,000
ILLINOIS MATH AND SCIENCE ACADEMY	
For the renovation of residence halls, and other capital improvements.....	8,675,800
<b>Total</b>	<b>\$851,054,021</b>

Section 78. The amount of \$100,000,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Capital Development Board for a grant to The Board of Trustees of the University of Illinois, for the benefit of the University of Illinois at Urbana-Champaign (UIUC), for the financing, design, construction, and equipping, whether directly by the Capital Development Board and The Board of Trustees of the University of Illinois or in cooperation with members and partners of the collaborative research and academic initiative known as the Chicago Quantum Exchange, of one or more facilities and other improvements for the research and development of quantum information sciences and technologies.

Section 80. The following named sums, or so much thereof as may be necessary, and remain unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 14, Section 80 of Public Act 101-0638, as amended, are reappropriated from the Capital Development Fund to the Capital Development Board for the Board of Higher Education for miscellaneous capital improvements including construction, capital facilities, cost of planning, supplies, equipment, materials, services and all other expenses required to complete work at the various higher education institutions. These appropriated amounts shall be in addition to any other appropriated amounts which can be expended for such purposes.

Chicago State University.....	17,863,400
Eastern Illinois University.....	19,500,900
Governors State University.....	29,195,000
Illinois State University.....	40,408,700
Northeastern Illinois University.....	19,190,300
Northern Illinois University.....	52,900,800
Western Illinois University.....	28,931,200
Southern Illinois University - Carbondale.....	56,074,500
Southern Illinois University - Edwardsville.....	24,257,200
Southern Illinois University – School of Medicine.....	11,938,300
University of Illinois - Chicago.....	146,433,000
University of Illinois - Springfield.....	11,632,500
University of Illinois – Urbana/Champaign.....	195,200,700
Illinois Math and Science Academy.....	6,680,000
<b>Total</b>	<b>\$660,206,500</b>

Section 85. The following named sums, or so much thereof as may be necessary, and remain unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 14, Section 85 of Public Act 101-0638, as amended, are reappropriated from the Capital Development Fund to the Capital Development Board for the Illinois Community College Board for the projects hereinafter enumerated:

SPOON RIVER COLLEGE

For the renovation of Macomb CTE/nursing building, and other capital improvements.....	6,077,700
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LINCOLN LAND COMMUNITY COLLEGE

For the renovation and expansion of the student services facilities, and other capital improvements.....	3,793,000
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SOUTHEASTERN COMMUNITY COLLEGE

For the addition to the Carmi/White County vocational building, and other capital improvements.....	1,681,000
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WAUBONSEE COMMUNITY COLLEGE

For the construction and renovation of the career technical educational building, and other capital improvements.....	12,669,700
ILLINOIS EASTERN COMMUNITY COLLEGES OLNEY CENTRAL COLLEGE	
For the renovation and remodeling of the Applied Technology Center, and other capital improvements.....	2,307,300
CARL SANDBURG COMMUNITY COLLEGE	
For repair and pavement of parking lots and roads, and other capital improvements.....	422,700
COLLEGE OF DUPAGE	
For grounds and retention pond improvements, and other capital improvements.....	3,252,300
REND LAKE COMMUNITY COLLEGE	
For construction of an allied health building, and other capital improvements.....	5,270,700
MORTON COMMUNITY COLLEGE	
For repair and replacement of parking lots, roadways and walkway, and other capital improvements.....	4,881,800
MCHENRY COUNTY COLLEGE	
For construction of a career, technical and manufacturing center, and other capital improvements.....	15,761,500
OAKTON COMMUNITY COLLEGE	
For the addition and remodeling of the Des Plaines Campus, and other capital improvements.....	31,866,500
TRITON COLLEGE	
For window replacements, and other capital improvements.....	1,691,600
SHAWNEE COLLEGE	
For the construction and renovation of a building center, and other capital improvements.....	1,952,900
DANVILLE AREA COMMUNITY COLLEGE	
For the renovation and remodeling of the clock tower center and ornamental horticulture facility, and other capital improvements.....	2,265,800
MORAINE VALLEY COMMUNITY COLLEGE	
For renovation and remodeling of buildings A, B and L and the health careers center, and other capital improvements.....	43,063,400
COLLEGE OF LAKE COUNTY	
For the construction of a classroom building, and other capital improvements.....	26,713,100
SOUTH SUBURBAN COLLEGE	
For construction of an allied health addition, in addition to funds previously appropriated, and other capital improvements.....	35,776,300
ILLINOIS EASTERN COLLEGE - FRONTIER COLLEGE	
For renovation and remodeling of a student education and support center,	

and other capital improvements.....	2,642,900
LEWIS AND CLARK COMMUNITY COLLEGE	
For renovation and repairs to the Main Complex, and other capital improvements.....	37,500,000
PRAIRIE STATE COLLEGE	
For roof repairs and replacement and repairs of the High voltage system, and other capital improvements.....	5,600,000
ILLINOIS CENTRAL COLLEGE	
For renovations, panel replacement, and entryway relocation at the Edwards Building, and roadway and parking lot resurfacing, and other capital improvements.....	5,163,800
JOHN A LOGAN COLLEGE	
For expansion of the West Lobby, and other capital improvements.....	3,775,000
Total	\$254,129,000

Section 90. The sum of \$60,000,000, or so much thereof as may be necessary, and remain unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 14, Section 90 of Public Act 101-0638, as amended, are reappropriated from the Capital Development Fund to the Capital Development Board for the Illinois Community College Board for miscellaneous capital improvements including construction, capital facilities, cost of planning, supplies, equipment, materials, services and all other expenses required to complete work at the various higher education institutions. These appropriated amounts shall be in addition to any other appropriated amounts which can be expended for such purposes.

Section 95. The sum of \$112,570,600, or so much thereof as may be necessary, and remain unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 14, Section 95 of Public Act 101-0638, as amended, are reappropriated from the Capital Development Fund to the Capital Development Board for the Illinois Community College Board for miscellaneous capital improvements including construction, capital facilities, cost of planning, supplies, equipment, materials, services and all other expenses required to complete work at the various higher education institutions. These appropriated amounts shall be in addition to any other appropriated amounts which can be expended for such purposes.

Section 100. The sum of \$27,613,400, or so much thereof as may be necessary, and remain unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 14, Section 100 of Public Act 101-0638, as amended, are reappropriated from the Capital Development Fund to the Capital Development Board for the Illinois Community College Board for the City Colleges of Chicago for miscellaneous capital improvements including construction, capital facilities, cost of planning, supplies, equipment, materials, services and all other expenses required to complete work at the various higher education institutions. These appropriated amounts shall be in addition to any other appropriated amounts which can be expended for such purposes.

Section 105. The sum of \$100,000,000, or so much thereof as may be necessary, and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 14, Section 105 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Capital Development Board for early childhood construction grants to school districts and not-for-profit providers of early childhood services for children ages birth to 5 years of age for construction or renovation of early childhood facilities, with priority given to projects located in those communities in this State with the greatest underserved population of young children, as identified by the Capital Development Board, in consultation with the State Board of Education, using census data and other reliable local early childhood service data, and other capital improvements.

Section 110. The sum of \$50,000,000, or so much thereof as may be necessary, and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 14, Section 110 of Public Act 101-0638, as amended, is reappropriated from the Capital Development Fund to the Capital

Development Board for grants and other capital improvements awarded under the Community Health Center Construction Act.

Section 115. The sum of \$200,000,000, or so much thereof as may be necessary, and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 14, Section 115 of Public Act 101-0638, as amended, is reappropriated from the Capital Development Fund to the Capital Development Board for grants associated with the Hospital and Healthcare Transformation Capital Investment Program.

Section 120. The sum of \$400,000,000, or so much thereof as may be necessary, and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 14, Section 120 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Capital Development Board for the Board of Higher Education for grants to various private colleges and universities.

Section 125. The amount of \$6,470,257, or so much thereof as may be necessary, and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 14, Section 125 of Public Act 101-0638, as amended, is reappropriated from the Capital Development Fund to the Capital Development Board for the Illinois State Board of Education for capital upgrades to the Philip J. Rock Center & School.

Section 130. The amount of \$9,000,000, or so much thereof as may be necessary, and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 14, Section 130 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Capital Development Board for Chicago Public School District 299 for costs associated with capital upgrades to the John Hancock College Preparatory High School.

Section 135. The amount of \$5,000,000, or so much thereof as may be necessary, and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 14, Section 135 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Capital Development Board for a grant to Northwestern University for the acquisition of science equipment.

Section 140. The amount of \$100,000,000, or so much thereof as may be necessary, and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 14, Section 140 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Capital Development Board for a grant to the University of Chicago for the construction of a new facility and acquisition of equipment with the Chicago Quantum Exchange.

Section 145. The amount of \$5,500,000, or so much thereof as may be necessary, and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 14, Section 145 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Capital Development Board for Chicago Public School District 299 for costs associated with new windows for Grover Cleveland Elementary School.

Section 150. The amount of \$4,225,567, or so much thereof as may be necessary, and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 14, Section 150 of Public Act 101-0638, as amended, is reappropriated from the Capital Development Fund to the Capital Development Board for the Department of Corrections for acquisition of technology equipment.

Section 155. The following named sums, or so much thereof as may be necessary, and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 14, Section 155 of Public Act 101-0638, as amended, is reappropriated from the Capital Development Fund to the Capital Development Board for the Department of Veterans' Affairs for the projects hereinafter enumerated:

ILLINOIS VETERANS' HOME – ADAMS COUNTY

For campus reconstruction, and other capital improvements..... 229,193,281

Section 160. The sum of \$477,000,000, or so much thereof as may be necessary, and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 14, Section 160 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Capital Development Board for the University of Illinois for planning, construction, and other capital improvements associated with the Discovery Partner's Institute.

Section 165. The sum of \$10,000,000, or so much thereof as may be necessary, and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 14, Section 165 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Capital Development Board for a grant to the University of Illinois for costs associated with permanent improvements at Illinois Innovation Network Hubs as part of the Discovery Partners Institute initiative.

Section 170. The sum of \$10,000,000, or so much thereof as may be necessary, and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 14, Section 170 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Capital Development Board for a grant to the Peoria Innovation Hub for costs associated with infrastructure improvements as part of the Discovery Partners Institute initiative.

Section 175. The sum of \$3,000,000, or so much thereof as may be necessary, and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 14, Section 175 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Capital Development Board for a grant to Illinois State University for infrastructure improvements at the community makerspace and educational center and the Bloomington Normal Community Startup Incubator as part of the Discovery Partners Institute initiative.

Section 180. The following named sums, or so much thereof as may be necessary and remain unexpended at the close of business on June 30, 2021, from appropriations heretofore made for such purpose in Article 14, Section 180 of Public Act 101-0638, as amended, are reappropriated from the Capital Development Fund to the Capital Development Board for the Department of Agriculture for the projects hereinafter enumerated:

ILLINOIS STATE FAIRGROUNDS - DUQUOIN	
For replacement or repair masonry, parapet walls and roofing, and other capital improvements .....	150,000
ILLINOIS STATE FAIRGROUNDS - SPRINGFIELD	
For upgrading the coliseum and other capital improvements .....	<u>17,113,847</u>
Total	\$ 17,263,847

Section 185. The following named sums, or so much thereof as may be necessary and remain unexpended at the close of business on June 30, 2021, from appropriations heretofore made for such purposes in Article 14, Section 185 of Public Act 101-0638, as amended, are reappropriated from the Capital Development Fund to the Capital Development Board for the Office of the Secretary of State for the projects hereinafter enumerated:

STATEWIDE	
For planning and beginning of the upgrade of piping, water quality improvements, and other capital improvements .....	29,150,364
For planning and beginning of the upgrade of the high voltage distribution system, and other capital improvements .....	<u>34,701,848</u>
Total	\$63,852,212

Section 190. The following named sums, or so much thereof as may be necessary and remain unexpended at the close of business on June 30, 2021, from appropriations heretofore made for such purposes in Article

14, Section 190 of Public Act 101-0638, as amended, are reappropriated from the Capital Development Fund to the Capital Development Board for the Department of Central Management Services for the projects hereinafter enumerated:

BILANDIC BUILDING

For exterior repairs, and other capital improvements.....	4,813,608
SPRINGFIELD - COMPUTER FACILITY	
For exterior repairs, and other capital improvements.....	1,025,000
For replace emergency generators, and other capital improvements.....	<u>12,396,007</u>
Total	\$ 18,234,615

Section 195. The following named sums, or so much thereof as may be necessary and remain unexpended at the close of business on June 30, 2021, from appropriations heretofore made for such purposes in Article 14, Section 195 of Public Act 101-0638, as amended, are reappropriated from the Capital Development Fund to the Capital Development Board for the Department of Natural Resources for the projects hereinafter enumerated:

CAHOKIA MOUNDS HISTORIC SITE – COLLINSVILLE

For replacement of AV Equipment, and other capital improvements.....	160,000
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DANA THOMAS HOUSE STATE HISTORIC SITE

For upgrading or replacing the HVAC system, fountain repairs, and other capital improvements.....	520,423
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LINCOLN-HERNDON LAW OFFICE - SPRINGFIELD

For purchase, renovation and restoration of the Tinsley Shop, and other capital improvements.....	1,050,000
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LINCOLN'S TOMB - SPRINGFIELD

For renovating the interior, and other Capital improvements.....	90,000
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MOUNT PULASKI HISTORIC SITE – LOGAN COUNTY

For structural repairs, exterior repairs, and other capital improvements.....	54,287
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OLD STATE CAPITOL - SPRINGFIELD

For exterior repairs and restoring the drum, and other capital improvements.....	540,712
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PULLMAN FACTORY HISTORIC SITE - CHICAGO

For renovating and repair at the Florence Hotel, and other capital improvements.....	475,000
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STATEWIDE

For statewide ISTE 21 Match, and other capital improvements.....	<u>900,000</u>
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Total	\$3,790,422
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Section 200. The following named sums, or so much thereof as may be necessary and remain unexpended at the close of business on June 30, 2021, from appropriations heretofore made for such purposes in Article 14, Section 200 of Public Act 101-0638, as amended, are reappropriated from the Capital Development Fund to the Capital Development Board for the Department of Natural Resources for the projects hereinafter enumerated:

CARLYLE STATE FISH AND WILDLIFE AREA – FAYETTE COUNTY

For replacement of Cox Bridge at Carlyle State Fish and Wildlife Area, and other capital improvements.....	1,063,208
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I & M Canal - CHANNAHON – GRUNDY COUNTY	
For improvements to the DuPage River spillway, and other capital improvements.....	1,800,000
ILLINOIS BEACH STATE PARK - LAKE COUNTY	
For replacing beach concession, and other capital improvements.....	1,591,116
PERE MARQUETTE STATE PARK – JERSEY COUNTY	
For upgrading lodge attic ventilation and exhaust air systems, and other capital improvements.....	461,515
RICE LAKE CONSERVATION AREA – FULTON COUNTY	
For UST site investigation, and other capital improvements.....	130,000
STATEWIDE	
For replacing/repairing the roofing systems, and other capital improvements.....	50,000
For UST at Carlyle, Beaver Dam, Pere Marquette, Holten SP, and other locations Statewide, and other capital improvements .....	70,000
For constructing, replacing and renovating facilities, and other capital improvements.....	340,000
For replacing and constructing vault toilets, and other capital improvements.....	390,000
For rehabilitating dams, and other capital improvements.....	120,000
For constructing hazardous material storage buildings, and other capital improvements.....	10,000
For planning, construction, reconstruction, land acquisition and related costs, utilities, site improvements, and all other expenses necessary for various capital improvements at parks, conservation areas, and other facilities under the jurisdiction of the Department of Natural Resources, and other capital improvements.....	<u>90,000</u>
Total	\$6,115,839

Section 205. The following named sums, or so much thereof as may be necessary and remain unexpended at the close of business on June 30, 2021, from appropriations heretofore made for such purposes in Article 14, Section 205 of Public Act 101-0638, as amended, are reappropriated from the Capital Development Fund to the Capital Development Board for the Department of Corrections for the projects hereinafter enumerated:

DANVILLE CORRECTIONAL CENTER

For repair or replacement of the hot water distribution system, and other capital improvements.....	2,819,632
For chiller replacement, and other capital improvements.....	91,586

DIXON CORRECTIONAL CENTER

For repair or replacement of the roofing systems, and other capital improvements.....	293,760
For repair or replacement of the roofing systems,	

and other capital improvements.....	26,182
JACKSONVILLE CORRECTIONAL CENTER	
For replacing duct work and Other capital improvements.....	991,498
KEWANEE LIFE SKILLS RE-ENTRY CENTER	
For replacing roofs, locks, and other capital improvements.....	2,900,000
LOGAN CORRECTIONAL CENTER	
For replacement of windows, and other capital improvements.....	2,779,301
MENARD CORRECTIONAL CENTER - CHESTER	
For repairs and upgrades to plumbing systems, and other capital improvements.....	5,468,709
For repairs and upgrades to roofing systems, and other capital improvements.....	2,127,120
PONTIAC CORRECTIONAL CENTER	
For renovation of an inmate kitchen, and other capital improvements.....	1,786,235
SHAWNEE CORRECTIONAL CENTER	
For replacing the roofing systems, and other capital improvements.....	262,162
For replacing the coolers and freezers, and other capital improvements.....	75,000
SHERIDAN CORRECTIONAL CENTER	
For replacing the roofing system, and other capital improvements.....	2,941,523
STATEVILLE CORRECTIONAL CENTER - JOLIET	
For replacing the roofing system, and other capital improvements.....	122,487
For Repair of Steam Lines, and other capital improvements.....	1,250,000
VANDALIA CORRECTIONAL CENTER	
For replacing roofing systems, and other capital improvements.....	<u>100,000</u>
Total	\$ 24,035,195

Section 210. The following named sums, or so much thereof as may be necessary and remain unexpended at the close of business on June 30, 2021, from appropriations heretofore made for such purposes in Article 14, Section 210 of Public Act 101-0638, as amended, are reappropriated from the Capital Development Fund to the Capital Development Board for the Department of Juvenile Justices projects hereinafter enumerated:

ILLINOIS YOUTH CENTER – HARRISBURG	
For replacing the roofing system, and other capital improvements.....	1,846,686
For replacing the chillers, and other capital improvements.....	200,124
ILLINOIS YOUTH CENTER - ST. CHARLES	
For construction of a recreational area and fencing, and other capital improvements.....	297,717
For upgrading perimeter security fencing, installation of high mast lighting, and other capital improvements.....	5,664,448
ILLINOIS YOUTH CENTER - WARRENVILLE	
For replacing roofing systems, and other capital improvements.....	<u>51,955</u>
Total	\$8,060,930

Section 215. The following named sums, or so much thereof as may be necessary and remain unexpended at the close of business on June 30, 2021, from appropriations heretofore made for such purposes in Article 14, Section 215 of Public Act 101-0638, as amended, are reappropriated from the Capital Development Fund to the Capital Development Board for the Department of Human Services for the projects hereinafter enumerated:

ELGIN MENTAL HEALTH CENTER - KANE COUNTY	
For replacing roofing systems, and other capital improvements, .....	257,841
For modifications to meet accessible parking requirements, and other capital improvements.....	179,044
FOX DEVELOPMENTAL CENTER	
For replacing roofing systems, Terra-cotta evaluation and repairs, and other capital improvements.....	623,973
RUSHVILLE TREATMENT AND DETENTION FACILITY	
For expansion of the facility, and other capital improvements.....	715,000
SHAPIRO DEVELOPMENTAL CENTER	
For roof replacement, and other capital improvements.....	<u>290,000</u>
Total	\$2,065,858

Section 220. The following named sums, or so much thereof as may be necessary and remain unexpended at the close of business on June 30, 2021, from appropriations heretofore made for such purposes in Article 14, Section 220 of Public Act 101-0638, as amended, are reappropriated from the Capital Development Fund to the Capital Development Board for the Department of Military Affairs for the projects hereinafter enumerated:

NORTHWEST READINESS CENTER - CHICAGO	
For upgrading the electrical system, and other capital improvements.....	2,526,936

Section 225. The following named sums, or so much thereof as may be necessary and remain unexpended at the close of business on June 30, 2021, from appropriations heretofore made for such purposes in Article 14, Section 225 of Public Act 101-0638, as amended, are reappropriated from the Capital Development Fund to the Capital Development Board for the Department of Revenue for the projects hereinafter enumerated:

WILLARD ICE BUILDING - SPRINGFIELD	
For renovation of the parking ramp, and other capital improvements.....	3,075,989
For renovating the interior and upgrading HVAC, and other capital improvements.....	<u>89,176</u>
Total	\$3,165,165

Section 230. The following named sums, or so much thereof as may be necessary and remain unexpended at the close of business on June 30, 2021, from appropriations heretofore made for such purposes in Article 14, Section 230 of Public Act 101-0638, as amended, are reappropriated from the Capital Development Fund to the Capital Development Board for the Department of State Police for the projects hereinafter enumerated:

STATE POLICE CENTRAL HEADQUARTERS - SPRINGFIELD	
For renovation of elevators, and other capital improvements.....	847,883
STATEWIDE	
For replacing radio communication towers, equipment buildings and installing emergency	

power generators, and other capital improvements.....	27,002
Total	\$874,885

Section 235. The following named sums, or so much thereof as may be necessary and remain unexpended at the close of business on June 30, 2021, from appropriations heretofore made for such purposes in Article 14, Section 235 of Public Act 101-0638, as amended, are reappropriated from the Capital Development Fund to the Capital Development Board for the Department of Veterans' Affairs for the projects hereinafter enumerated:

QUINCY VETERANS' HOME - ADAMS COUNTY

For piping replacement, plan and begin campus upgrades, and other capital improvements.....	13,283,812
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STATEWIDE

For installation of sprinkler systems, and other capital improvements.....	296,194
For Medicare/Medicaid certification inspections, and other capital improvements.....	300,000
Total	\$13,880,006

Section 240. The following named sums, or so much thereof as may be necessary and remain unexpended at the close of business on June 30, 2021, from appropriations heretofore made for such purposes in Article 14, Section 240 of Public Act 101-0638, as amended, are reappropriated from the Capital Development Fund to the Capital Development Board for the Illinois Community College Board for the projects hereinafter enumerated:

CARL SANDBURG COMMUNITY COLLEGE

For customer service area renovation, and other capital improvements.....	200,000
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COLLEGE OF DUPAGE

For Installation of the Instructional Center Noise Abatement, and other capital improvements.....	1,560,000
For replacement of temporary facilities, and other capital improvements.....	20,000,000

HUMBOLDT PARK EDUCATION CENTER

For renovation of the Humboldt Park Vocation/Education Center, and other capital improvements.....	5,525,000
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ILLINOIS CENTRAL COLLEGE

For renovation of classrooms, offices, corridors, and other capital improvements.....	80,000
For the construction of the Sustainability Education Center, and other capital improvements.....	2,920,000

ILLINOIS EASTERN COLLEGE – OLNEY CENTRAL COLLEGE

For Construction of a Collision Repair Tech Center, and other capital improvements.....	120,000
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ILLINOIS VALLEY COMMUNITY COLLEGE

For Construction of a Community Instructional center, and other capital improvements.....	210,000
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JOLIET JUNIOR COLLEGE

For replacing exterior stairs, and other capital improvements.....	50,000
For upgrading utilities,	

and other capital improvements.....	270,191
KANKAKEE COMMUNITY COLLEGE	
For constructing a medical laboratory/classroom facility, and other capital improvements.....	47,000
KASKASKIA COLLEGE	
For infrastructure improvements - Vandalia Campus, and other capital improvements.....	6,200,000
KENNEDY-KING COLLEGE	
For remodeling of the Culinary Arts Education Facility, and other capital improvements.....	12,020,000
LAKE LAND COLLEGE	
For Construction of a Workforce Relocation Center, and other capital improvements.....	10,930,000
For Construction of a Rural Development Technology Center, and other capital improvements.....	8,400,000
For Student Services Building addition, and other capital improvements.....	8,950,000
LEWIS AND CLARK COMMUNITY COLLEGE - GODFREY	
For construction of a Day Care and Montessori School, and other capital improvements.....	1,650,000
For construction of an Engineering Annex, and other capital improvements .....	1,700,000
LINCOLN LAND COMMUNITY COLLEGE	
For exterior repairs, and other capital improvements.....	335,000
For renovation of Sangamon Hall, and other capital improvements.....	3,315,000
LINCOLN TRAIL COLLEGE	
For construction of a Technology Center, and other capital improvements.....	8,370,000
For construction of a AC/Refrigeration Sheet Metal Technology Building, and other capital improvements.....	1,660,000
MCHENRY COUNTY COLLEGE	
For construction of Greenhouses, and other capital improvements.....	750,000
For construction of a Pumphouse, and other capital improvements.....	120,000
MORTON COMMUNITY COLLEGE	
For installing an emergency generator, and other capital improvements.....	195,000
PARKLAND COLLEGE	
For construction of a Student Services Center Addition, and other capital improvements.....	149,845
ROCK VALLEY COLLEGE	
For Construction of a Performance Venue Center and remodeling of existing classroom buildings, and other capital improvements.....	8,600,000
For renovations and expansion of Classroom Building II and other capital improvements.....	17,000,000

SHAWNEE COLLEGE

For facility improvements at the  
Metropolis Regional Education Center,  
and other capital improvements..... 70,000

SOUTH SUBURBAN COLLEGE

For renovation of Gym and Maintenance  
Facility, and other capital improvements..... 1,040,000  
For replacement of roofing systems,  
exterior repairs,  
and other capital improvements..... 145,000

SOUTHEASTERN ILLINOIS COLLEGE

For construction of a Vocational Building,  
and other capital improvements..... 1,650,000

SOUTHWESTERN ILLINOIS COMMUNITY COLLEGE

For site improvements at the Central Quad,  
and other capital improvements..... 880,000

TRITON COMMUNITY COLLEGE - RIVER GROVE

For renovating and expanding  
the Technology Building,  
and other capital improvements..... 330,000

TRUMAN COLLEGE

For costs associated with capital  
improvements..... 5,000,000

WABASH VALLEY COLLEGE

For construction of Student Center,  
and other capital improvements..... 4,460,000

WAUBONSEE COMMUNITY COLLEGE

For replacement of Temporary Building A,  
and other capital improvements..... 2,900,000

WILLIAM RAINEY HARPER COLLEGE

For Engineering and Technology  
Center Renovations,  
and other capital improvements..... 601,290  
For upgrading parking lots,  
and other capital improvements..... 1,410,000

Total \$139,813,326

Section 245. The sum of \$6,157,241, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from appropriations heretofore made for such purpose in Article 14, Section 245 of Public Act 101-0638, as amended, is reappropriated from the Capital Development Fund to the Capital Development Board for the Illinois Board of Higher Education for the Illinois Community College Board for miscellaneous capital improvements including capital renewal, construction, capital facilities, cost of planning, supplies, equipment, materials, services and all other expenses required to complete work at the various higher education institutions. This appropriated amount shall be in addition to any other appropriated amounts which can be expended for such purposes.

Section 250. The following named sums, or so much thereof as may be necessary and remain unexpended at the close of business on June 30, 2021, from appropriations heretofore made for such purposes in Article 14, Section 250 of Public Act 101-0638, as amended, are reappropriated from the Capital Development Fund to the Capital Development Board for the Illinois Board of Higher Education for miscellaneous capital improvements including construction, capital facilities, cost of planning, supplies, equipment, materials, services and all other expenses required to complete work at the various higher education institutions. These appropriated amounts shall be in addition to any other appropriated amounts which can be expended for such purposes:

Eastern Illinois University..... 1,574,571  
Governors State University..... 265,000  
Illinois State University..... 60,000

Northeastern Illinois University.....	1,345,000
Northern Illinois University.....	6,810,000
Southern Illinois University - Carbondale.....	1,225,000
Southern Illinois University - Edwardsville.....	1,320,880
Southern Illinois University - Statewide.....	1,000
University of Illinois - Statewide.....	22,002,865
University of Illinois - Chicago.....	2,645,000
University of Illinois - Springfield.....	35,000
University of Illinois - Urbana/Champaign.....	1,460,000
Western Illinois University.....	<u>485,000</u>
Total	\$39,229,316

Section 255. The following named sums, or so much thereof as may be necessary and remain unexpended at the close of business on June 30, 2021, from appropriations heretofore made for such purposes in Article 14, Section 255 of Public Act 101-0638, as amended, are reappropriated from the Capital Development Fund to the Capital Development Board for the Illinois Board of Higher Education for the projects hereinafter enumerated:

CHICAGO STATE UNIVERSITY

For a grant for the construction of a Westside campus, and other capital improvements.....	39,000,000
For renovating the Robinson Center, and other capital improvements.....	7,500,000
For Construction of an Early Childhood Development Center, and other capital improvements.....	14,000,000
For Remediation of the Convocation Building, in addition to funds previously appropriated, and other capital improvements.....	4,260,000
For upgrading walkways and parking lots, and other capital improvements.....	960,000
For renovations to Douglas Hall, and other capital improvements.....	10,000,000

EASTERN ILLINOIS UNIVERSITY

For ADA upgrades, and other capital improvements.....	107,006
For remodeling and upgrading of the HVAC and plumbing systems, and other capital improvements.....	50,757
For campus electrical upgrades and other capital improvements.....	159,407

GOVERNORS STATE UNIVERSITY

For replacing roadways and sidewalks, and other capital improvements.....	51,960
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ILLINOIS STATE UNIVERSITY

For renovations of the Visual Arts Center Complex, and other capital improvements.....	61,727,606
For renovating Stevenson and Turner Halls for life/safety, and other capital improvements.....	290,000
For the renovation of Capen Auditorium, and other capital improvements.....	200,000
For the renovation of Schroeder Hall, and other capital improvements.....	2,070,000
For upgrading the Steam Heating System,	

and other capital improvements.....	1,365,000
NORTHEASTERN ILLINOIS UNIVERSITY	
For constructing an education building, and other capital improvements.....	79,000,000
For remodeling and expanding Building "C", Building "E", Building "F", and other capital improvements.....	6,870,000
For remodeling in the Science Building to upgrade heating, ventilating and air conditioning systems, and other capital improvements.....	2,240,000
For replacing roof and repairing walls – Library, and other capital improvements.....	125,000
NORTHERN ILLINOIS UNIVERSITY	
For the construction of a Computer Science and Technology Center, and other capital improvements.....	3,090,000
SIU SCHOOL OF MEDICINE - SPRINGFIELD	
For infrastructure upgrades.....	470,000
SOUTHERN ILLINOIS UNIVERSITY - CARBONDALE	
For constructing a Transportation Education Center, and other capital improvements.....	290,000
For planning and beginning Communications Building, and other capital improvements.....	2,830,000
For renovating Greenhouses, and other capital improvements.....	2,540,000
SOUTHERN ILLINOIS UNIVERSITY - EDWARDSVILLE	
For replacing windows, and other capital improvements.....	125,000
For renovating the Chiller Plant, and other capital improvements.....	270,000
UNIVERSITY OF ILLINOIS AT CHICAGO	
For exterior repairs and window replacement, and other capital improvements.....	1,684,820
Plan, construct, and equip the Chemical Sciences Building, and other capital improvements.....	68,000,000
For upgrading HVAC system – Daley Library, and other capital improvements.....	250,000
For replacement of roofing system – Engineering Research Facility, and other capital improvements.....	205,000
For exterior repairs – Science and Engineering South Buildings, and other capital improvements.....	2,714,728
UNIVERSITY OF ILLINOIS AT CHAMPAIGN-URBANA	
For interior and exterior renovations to the Education Building, and other capital improvements.....	781,875
For Fourth Street Improvements, and other capital improvements.....	115,000
UNIVERSITY OF ILLINOIS - SPRINGFIELD	
For renovation and construction	

of the Public Safety Building, and other capital improvements.....	5,510,000
For construction of a Visual and Performing Arts Building upgrades, campus metering, and other capital improvements.....	47,113
WESTERN ILLINOIS UNIVERSITY - MACOMB	
For constructing a performing arts center in addition to funds previously appropriated, and other capital improvements.....	89,000,000
For improvements to Memorial Hall, and other capital improvements.....	225,000
WESTERN ILLINOIS UNIVERSITY - QUAD CITIES	
For renovation and construction of a Riverfront Campus, in addition to funds previously appropriated, and other capital improvements.....	5,660,000
For the renovation and construction of a Riverfront Campus, and other capital improvements.....	<u>3,315,000</u>
Total	\$417,100,272

Section 260. The following named sums, or so much thereof as may be necessary and remain unexpended at the close of business on June 30, 2021, from appropriations heretofore made for such purposes in Article 14, Section 260 of Public Act 101-0638, as amended, are reappropriated from the Capital Development Fund to the Capital Development Board for the projects hereinafter enumerated:

STATEWIDE

For American with Disabilities Act (ADA) upgrades, and other capital improvements.....	100,000
For all costs associated with a timekeeping and payroll system, including prior year costs, and other capital improvements.....	305,000
For emergencies and abatement of hazardous materials, in addition to funds previously appropriated, AHERA re-inspections, and other capital improvements.....	135,000
For escalation and emergencies for higher education projects, in addition to funds previously appropriated, and other capital improvements.....	25,000,000
For improving energy efficiency, and other capital improvements.....	60,000
For framework projects, and other capital improvements.....	3,900,000
For blueprinting, and other capital improvements.....	31,000
For grants to local governments, and other capital improvements.....	360,000
For eProcurement and ERP project, and other capital improvements.....	5,575,000
For State Police Technology purchases, and other capital improvements.....	<u>47,585</u>
Total	\$35,513,585

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Section 265. The sum of \$20,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from appropriations heretofore made for such purpose in Article 14, Section 265 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Capital Development Board for the development and improvement of educational, scientific, technical and vocational programs and facilities and the expansion of health and human services, and for any other purposes authorized in subsection (c) of Section 4 of the Build Illinois Bond Act.

Section 270. The sum of \$36,236,618, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 14, Section 270 of Public Act 101-0638, as amended, is reappropriated from the Capital Development Fund to the Capital Development Board for educational purposes and other capital improvements by State universities and colleges, the Illinois Community College Board created by the Public Community College Act and for grants to public community colleges as authorized by Sections 5-11 and 5-12 of the Public Community College Act as authorized by subsection (a) of Section 3 of the General Obligation Bond Act.

Section 275. The sum of \$19,610,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 14, Section 275 of Public Act 101-0638, as amended, is reappropriated from the Capital Development Fund to the Capital Development Board for open spaces, recreational and conservation purposes and the protection of land and for deposits into the Partners for Conservation Projects Fund, and other capital improvements as authorized by subsection (c) of Section 3 of the General Obligation Bond Act.

Section 280. The sum of \$2,600,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 14, Section 280 of Public Act 101-0638, as amended, is reappropriated from the Capital Development Fund to the Capital Development Board for child care facilities, mental and public health facilities, and facilities for the care of disabled veterans and their spouses, and other capital improvements as authorized by subsection (d) of Section 3 of the General Obligation Bond Act.

Section 285. The sum of \$49,331,064, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 14, Section 285 of Public Act 101-0638, as amended, is reappropriated from the Capital Development Fund to the Capital Development Board for use by the State, its departments, authorities, public corporations, commissions and agencies, and other capital improvements as authorized by subsection (e) of Section 3 of the General Obligation Bond Act.

Section 290. The sum of \$100,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 14, Section 290 of Public Act 101-0638, as amended, is reappropriated from the Capital Development Fund to the Capital Development Board for emergencies, remobilization, escalation costs and other capital improvements by the State, its departments, authorities, public corporations, commissions and agencies, and for higher education projects, in addition to funds previously appropriated, as authorized by subsection (e) of Section 3 of the General Obligation Bond Act.

Section 295. The sum of \$125,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 14, Section 295 of Public Act 101-0638, as amended, is reappropriated from the Capital Development Fund to the Capital Development Board for water resource management projects as authorized by subsection (g) of Section 3 of the General Obligation Bond Act and other capital improvements.

Section 300. The sum of \$2,175,774, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 14, Section 300 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Capital Development Board for early childhood construction grants to school districts and not-for-profit providers of early childhood services for children ages birth to 5 years of age for construction or renovation

of early childhood facilities, with priority given to projects located in those communities in this State with the greatest underserved population of young children, as identified by the Capital Development Board, in consultation with the State Board of Education, using census data and other reliable local early childhood service data, and other capital improvements.

Section 305. The sum of \$4,050,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 14, Section 305 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Capital Development Board for a grant to Metropolitan Family Services for an early childhood center located in Gage Park, and other capital improvements.

Section 310. The sum of \$3,420,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 14, Section 310 of Public Act 101-0638, as amended, is reappropriated from the Capital Development Fund to the Capital Development Board for the State Board of Education for grants to school districts for energy efficiency projects, and other capital improvements.

Section 315. The sum of \$75,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 14, Section 315 of Public Act 101-0638, as amended, is reappropriated from the Capital Development Fund to the Capital Development Board for the Chicago Board of Education for costs associated with school renovation and construction for the purposes of providing vocational education, and other capital improvements.

Section 320. The sum of \$1,538,765, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 14, Section 320 of Public Act 101-0638, as amended, is reappropriated from the Capital Development Fund to the Capital Development Board for various Art in Architect projects for capital and infrastructure improvement projects.

Section 325. The sum of \$3,601,136, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 14, Section 325 of Public Act 101-0638, as amended, is reappropriated from the Capital Development Fund to the Capital Development Board for the Illinois Math and Science Academy for costs associated with correcting the water infiltration system in the Academic Building.

Section 330. The sum of \$367,151,628 or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 14, Section 330 of Public Act 101-0638, as amended, is reappropriated from the Capital Development Fund to the Capital Development Board for deferred maintenance, emergencies, remobilization, escalation costs and other capital improvements by the State, its departments, authorities, public corporations, commissions and agencies, in addition to funds previously appropriated, as authorized by subsection (c) of Section 3 of the General Obligation Bond Act.

Section 335. The sum of \$70,971,577, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 14, Section 335 of Public Act 101-0638, as amended, is reappropriated from the Capital Development Fund to the Capital Development Board for deferred maintenance, emergencies, remobilization, escalation costs and other capital improvements by the State for higher education projects, in addition to funds previously appropriated, as authorized by subsection (a) of Section 3 of the General Obligation Bond Act.

Section 340. The sum of \$50,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 14, Section 340 of Public Act 101-0638, as amended, is reappropriated from the School Construction Fund to the Capital Development Board for grants to school districts for lead abatement projects.

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Section 345. The sum of \$642,900, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 14, Section 350 of Public Act 101-0638, as amended, is reappropriated from the Capital Development Fund to the Capital Development Board, in addition to funds previously appropriated for Eastern Illinois University for the remodeling of the HVAC in the Life Science Building and Coleman Hall and other capital improvements.

Section 350. The sum of \$900,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 14, Section 355 of Public Act 101-0638, as amended, is reappropriated from the Capital Development Fund to the Capital Development Board for costs associated with improvements to the Zeke Giorgi Building.

Section 355. The sum of \$6,005,520, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 14, Section 360 of Public Act 101-0638, as amended, is reappropriated from the Capital Development Fund to the Capital Development Board for grants and other capital improvements awarded under the Community Health Center Construction Act.

Section 360. The sum of \$1,161,536, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 14, Section 365 of Public Act 101-0638, as amended, is reappropriated from the Capital Development Fund to the Capital Development Board, in addition to funds previously appropriated to complete projects that were stopped in construction near completion, and other capital improvements.

Section 365. The sum of \$8,515,849, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 14, Section 370 of Public Act 101-0638, as amended, is reappropriated from the Capital Development Fund to the Capital Development Board for emergencies, remobilization, escalation costs and other capital improvements by the State, its departments, authorities, public corporations, commissions and agencies, and for higher education projects, in addition to funds previously appropriated, as authorized by Section 3 (e) of the General Obligation Bond Act.

Section 370. The sum of \$24,366,196, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 14, Section 375 of Public Act 101-0638, as amended, is reappropriated from the Capital Development Fund to the Capital Development Board for capital improvements to state facilities as authorized by subsection (e) of Section 3 of the General Obligation Bond Act including, but not limited to improvements related to housing seriously mentally ill inmates associated with the Rasho v. Walker case.

Section 375. The sum of \$36,126,580, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 14, Section 380 of Public Act 101-0638, as amended, is reappropriated from the Capital Development Fund to the Capital Development Board capital improvements to state facilities as authorized by subsection (e) of Section 3 of the General Obligation Bond Act including, but not limited to a new facility for housing seriously mentally ill inmates and other improvements associated with the Rasho v. Walker case.

Section 380. The sum of \$225,295,421, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 14, Section 385 of Public Act 101-0638, as amended, is reappropriated from the School Construction Fund to the Capital Development Board for grants to school districts for school construction projects authorized by the School Construction Law, and other capital improvements.

Section 385. The sum of \$286,381, or so much of that amount as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 14, Section 390 of Public Act 101-0638, as amended, is reappropriated from the School

Construction Fund to the Capital Development Board for Fiscal Year 2002 School Construction Program grant recipients, and other capital improvements as follows:

Westmont Community Unit School District 201 ..... 286,381

Section 390. The sum of \$18,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 14, Section 395 of Public Act 101-0638, as amended, is reappropriated from the School Construction Fund to the Capital Development Board for grants to school districts for school improvement projects authorized by the School Construction Law, and other capital improvements.

Section 395. The following named sums, or so much thereof as may be necessary and remain unexpended at the close of business on June 30, 2021, from an appropriation heretofore made in Article 14, Section 400 of Public Act 101-0638, as amended, are reappropriated from the Capital Development Fund to the Capital Development Board for the Department of Central Management Services for the projects hereinafter enumerated:

ELGIN REGIONAL OFFICE BUILDING

For upgrading the HVAC system, and other capital improvements..... 749,907

Section 400. The following named sums, or so much thereof as may be necessary and remain unexpended at the close of business on June 30, 2021, from an appropriation heretofore made in Article 14, Section 405 of Public Act 101-0638, as amended, are reappropriated from the Capital Development Fund to the Capital Development Board for the Department of Central Management Services for the projects hereinafter enumerated:

ROCKFORD REGIONAL OFFICE BUILDING

For replacing Halon and upgrading the air conditioning, and other capital improvements..... 162,614

Section 405. The following named sums, or so much thereof as may be necessary and remain unexpended at the close of business on June 30, 2021, from an appropriation heretofore made in Article 14, Section 410 of Public Act 101-0638, as amended, are reappropriated from the Capital Development Fund to the Capital Development Board for the Department of Agriculture for the projects hereinafter enumerated:

ILLINOIS STATE FAIRGROUNDS - DUQUOIN

For replacing roofs, and other capital improvements..... 14,000

Section 410. The following named sums, or so much thereof as may be necessary and remain unexpended at the close of business on June 30, 2021, from appropriations heretofore made in Article 14, Section 411 of Public Act 101-0638, as amended, are reappropriated from the Capital Development Fund to the Capital Development Board for the Illinois Board of Higher Education for the projects hereinafter enumerated:

CHICAGO STATE UNIVERSITY

For renovating and replacement of electrical systems, in addition to funds previously appropriated, and other capital improvements.... 8,194,599  
 For upgrades to utility tunnel  
 Electrical systems..... 669,946

NORTHEASTERN ILLINOIS UNIVERSITY

For replacing roof and repair wall..... 24,997  
 For replacing roof and repair wall, buildings H, J and BBH..... 53,876

NORTHERN ILLINOIS UNIVERSITY

For renovating and expanding Stevens Building, and other capital improvements..... 74,000

SOUTHERN ILLINOIS UNIVERSITY - EDWARDSVILLE

For renovating and constructing

a Science Laboratory, in addition to funds previously appropriated.....	3,529,615
SOUTHERN ILLINOIS UNIVERSITY - CARBONDALE	
For upgrading fire alarm systems.....	1,038,141
UNIVERSITY OF ILLINOIS AT CHICAGO	
For upgrading elevators.....	10,405
For College of Dentistry, upgrade campus infrastructure and building renovations, and other capital improvements.....	3,181,042
UNIVERSITY OF ILLINOIS AT CHAMPAIGN-URBANA	
For renovating Vet Medical Large Animal Clinic, and other capital improvements.....	2,279,683
For Health/Life Safety upgrades campus wide, and other capital improvements.....	6,812
For constructing an Integrated Bioresearch Laboratory, and other capital improvements.....	<u>751,001</u>
Total	\$19,814,117

Section 415. The sum of \$187,325, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 14, Section 412 of Public Act 101-0638, as amended, is reappropriated from the Capital Development Fund to the Capital Development Board, in addition to funds previously appropriated for Northern Illinois University for renovating and expanding Stevens Building, and other capital improvements.

Section 420. The following named sums, or so much thereof as may be necessary and remain unexpended at the close of business on June 30, 2021, from appropriations heretofore made in Article 14, Section 415 of Public Act 101-0638, as amended, are reappropriated from the Capital Development Fund to the Capital Development Board for the Illinois Board of Higher Education for the projects hereinafter enumerated:  
EASTERN ILLINOIS UNIVERSITY

For remodeling of the HVAC in the Life Science Building and Coleman Hall.....	4,462,618
For upgrading the electrical distribution system....	48,072
For renovating and expanding the Fine Arts Center, in addition to funds previously appropriated.....	<u>10,100</u>
Total	\$4,520,790

Section 425. The following named sums, or so much thereof as may be necessary and remain unexpended at the close of business on June 30, 2021, from appropriations heretofore made in Article 14, Section 420 of Public Act 101-0638, as amended, are reappropriated from the Capital Development Fund to the Capital Development Board for the Department of Natural Resources for the projects hereinafter enumerated:  
I & M Canal - CHANNAHON – GRUNDY COUNTY

For repair of the spillway, and other capital improvements, in addition to funds previously appropriated.....	463,090
MORAINE HILLS STATE PARK – MCHENRY COUNTY	
For replacing yellow-head marshy dam culverts, and other capital improvements.....	<u>350,818</u>
Total	\$813,908

Section 430. The sum of \$1,716,740, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 14, Section 425 of Public Act 101-0638, as amended, is reappropriated from the Capital Development Fund

to the Capital Development Board, in addition to funds previously appropriated for the Department of Natural Resources to repair the spillway at the I & M Canal, and other capital improvements.

Section 435. The following named sums, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from appropriations heretofore made for such purpose in Article 14, Section 430 of Public Act 101-0638, as amended, are reappropriated from the Capital Development Fund to the Capital Development Board for the Department of Juvenile Justice for the projects hereinafter enumerated:

ILLINOIS YOUTH CENTER - HARRISBURG	
For upgrading electrical primary and emergency generators, and other capital improvements.....	817,560
ILLINOIS YOUTH CENTER - ST. CHARLES	
For renovating Intake Building and other capital improvements.....	3,457,176
For replacing water distribution system and other capital improvements.....	1,107,734
For renovating multiple building roofing and building envelopes and other capital improvements.....	<u>163,700</u>
Total	\$5,546,170

Section 440. The following named sums, or so much thereof as may be necessary and remain unexpended at the close of business on June 30, 2021, from appropriations heretofore made in Article 14, Section 435 of Public Act 101-0638, as amended, are reappropriated from the Capital Development Fund to the Capital Development Board for the Department of Corrections for the projects hereinafter enumerated:

DECATUR CORRECTIONAL CENTER	
For replacing the cooling tower, and other capital improvements.....	862,934
GRAHAM CORRECTIONAL CENTER	
For replacing roofing systems, and other capital improvements.....	98,002
LOGAN CORRECTIONAL CENTER	
For replacing roofing systems, and other capital improvements.....	367,674
PONTIAC CORRECTIONAL CENTER	
For renovation of showers and replace plumbing, and other capital improvements.....	2,257
For renovation inmate kitchen and cold storage, and other capital improvements.....	144,956
SHAWNEE CORRECTIONAL CENTER	
For replacing Roofing systems, and other capital improvements.....	1,161,029
STATEVILLE CORRECTIONAL CENTER - JOLIET	
For repair and replace steam lines, and other capital improvements.....	49,372
VIENNA CORRECTIONAL CENTER	
For replacing roofing systems, security systems and replace windows, and other capital improvements.....	1,596,558
For replacing roofing systems and other upgrades at Building 19.....	<u>6,968,704</u>
Total	\$11,251,486

Section 445. The sum of \$45,289,286, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purposes pursuant to agreed orders related to the Rasho v. Walker case, in Article 14, Section 440 of Public Act 101-0638, as

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amended, is reappropriated from the Capital Development Fund to the Capital Development Board for correctional purposes at State prison and correctional centers, and other capital improvements as authorized by subsection (b) of Section 3 of the General Obligation Bond Act.

Section 450. The following named sums, or so much thereof as may be necessary and remain unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purposes pursuant to agreed orders related to the Rasha v. Walker case in Article 14, Section 445 of Public Act 101-0638, as amended are reappropriated from the Capital Development Fund to the Capital Development Board for the Department of Corrections for the projects hereinafter enumerated:

STATEWIDE

For planning, design, construction, equipment and all other necessary costs for a security facility, and other capital improvements..... 17,945,177

Section 455. The sum of \$206,351, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 14, Section 450 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Capital Development Board, in addition to funds previously appropriated for Menard Correctional Center to demolish a building, and other capital improvements.

Section 460. The sum of \$79,993, of so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 14, Section 455 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Capital Development Board for the Department of Corrections for demolition of buildings at Menard Correctional Center.

Section 465. The following named sums, or so much thereof as may be necessary and remain unexpended at the close of business on June 30, 2021, from an appropriation heretofore made in Article 14, Section 460 of Public Act 101-0638, as amended, are reappropriated from the Build Illinois Bond Fund to the Capital Development Board for historic preservation projects hereinafter enumerated:

PULLMAN HISTORIC SITE

For all costs associated with the stabilization and restoration of the Pullman Historic Site, and other capital improvements..... 1,210,114

Section 470. The following named sums, or so much thereof as may be necessary and remain unexpended at the close of business on June 30, 2021, from appropriations heretofore made in Article 14, Section 465 of Public Act 101-0638, as amended, are reappropriated from the Capital Development Fund to the Capital Development Board for the Department of Human Services for the projects hereinafter enumerated:

ALTON MENTAL HEALTH CENTER - MADISON COUNTY

For life/safety improvements, and other capital improvements..... 3,026,957  
 For upgrading building automation system, and other capital improvements..... 232,963

CHESTER MENTAL HEALTH CENTER

For replacing roofing systems, and other capital improvements..... 3,412,632

CHICAGO-READ MENTAL HEALTH CENTER - CHICAGO

For renovating Unit J-East for forensic use, and other capital improvements in addition to funds previously appropriated..... 2,836,562

CHOATE MENTAL HEALTH AND DEVELOPMENTAL CENTER - ANNA

For life/safety improvements facility wide,

and other capital improvements.....	2,764,466
For replacing roofing systems, and other capital improvements.....	263,653
ELGIN MENTAL HEALTH CENTER - KANE COUNTY	
For replacing chiller, and other capital improvements.....	<u>336,005</u>
Total	\$12,873,238

Section 475. The following named sums, or so much thereof as may be necessary and remain unexpended at the close of business on June 30, 2021, from appropriations heretofore made in Article 14, Section 470 of Public Act 101-0638, as amended, are reappropriated from the Capital Development Fund to the Capital Development Board for the Department of Military Affairs for the projects hereinafter enumerated:

STATEWIDE

For capital improvements to the Lincoln's Challenge Academy, and other capital improvement.....	7,096,831
For constructing an army aviation support facility at Kankakee, and other capital improvements.....	<u>236,418</u>
Total	\$7,333,249

Section 480. The following named sums, or so much thereof as may be necessary and remain unexpended at the close of business on June 30, 2021, from appropriations heretofore made in Article 14, Section 475 of Public Act 101-0638, as amended, are reappropriated from the Capital Development Fund to the Capital Development Board for the Illinois Board of Higher Education for the projects hereinafter enumerated:

ILLINOIS MATH AND SCIENCE ACADEMY

For residence hall rehabilitation and main building addition.....	93,662
For "A" wing laboratories remodeling.....	<u>197,314</u>
Total	\$290,976

Section 485. The following named sum, or so much thereof as may be necessary and remain unexpended at the close of business on June 30, 2021, from an appropriation heretofore made in Article 14, Section 480 of Public Act 101-0638, as amended, is reappropriated from the Capital Development Fund to the Capital Development Board for the Board of Higher Education for the project hereinafter enumerated:

ILLINOIS MATHEMATICS AND SCIENCE ACADEMY - AURORA

To plan and begin construction of a space for the delivery of teacher training and development and student enrichment programs.....	108,843
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Section 490. The sum of \$1,965,107, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 14, Section 485 of Public Act 101-0638, as amended, is reappropriated from the Capital Development Fund to the Capital Development Board, in addition to funds previously appropriated for the University of Illinois – Chicago to upgrade the campus infrastructure and building renovations at the College of Dentistry, and other capital improvements.

Section 495. The following named sums, or so much thereof as may be necessary and remain unexpended at the close of business on June 30, 2021, from appropriations heretofore made in Article 14, Section 490 of Public Act 101-0638, as amended, are reappropriated from the Capital Development Fund to the Capital Development Board for the Illinois Community College Board for the projects hereinafter enumerated:

COLLEGE OF LAKE COUNTY

For Construction of a Classroom Building at the Grayslake Campus.....	3,325,344
For upgrading HVAC and Electrical	

Systems, Install Fire Suppression system at the Grayslake Campus.....	1,861,277
OLIVE HARVEY COLLEGE	
For Construction of a New Building.....	<u>4,836</u>
Total	\$5,191,457

Section 500. The sum of \$292,069, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 14, Section 495 of Public Act 101-0638, as amended, is reappropriated from the Capital Development Fund to the Capital Development Board in addition to funds previously appropriated for Olive Harvey College to construct a New Building.

Section 505. The sum of \$98,533, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 14, Section 500 of Public Act 101-0638, as amended, is reappropriated from the Capital Development Fund to the Capital Development Board, in addition to funds previously appropriated for Richland Community College for renovation of the Student Success Center and Construction of an Addition to the Student Success Center.

Section 510. The following named sum, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 14, Section 505 of Public Act 101-0638, as amended, is reappropriated from the Capital Development Fund to the Capital Development Board for the Illinois Community College Board for the projects hereinafter enumerated:

COLLEGE OF LAKE COUNTY

For Construction of a Student Service Building.....	32,912,377
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Section 515. The following named sum, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made in Article 14, Section 510 of Public Act 101-0638, as amended, is reappropriated from the Capital Development Fund to the Capital Development Board for the Illinois Community College Board for the project hereinafter enumerated:

LEWIS AND CLARK COMMUNITY COLLEGE – GODFREY

For renovation of Greenhouses.....	875,000
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Section 520. The following named sums, or so much thereof as may be necessary and remain unexpended at the close of business on June 30, 2021, from appropriations heretofore made in Article 14, Section 515 of Public Act 101-0638, as amended, are reappropriated from the Capital Development Fund to the Capital Development Board for the Illinois Community College Board for the projects hereinafter enumerated:

ROCK VALLEY COLLEGE

For the renovation or expansion of classroom space, and other capital improvements.....	1,766,130
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SOUTH SUBURBAN COLLEGE

For the planning and beginning of construction of an Allied Health Addition and other capital Improvements.....	13,990,574
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WILLIAM RAINEY HARPER COLLEGE

For replacement of hospitality facility.....	4,370,000
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For construction of a One Stop/Admissions and Campus/Student Life Center, and other capital improvements.....	42,000,000
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PRAIRIE STATE COLLEGE – CHICAGO HEIGHTS

For costs associated with

capital improvements at Prairie State College.....		<u>136,698</u>
Total	62,263,402	

Section 525. The following named sums, or so much thereof as may be necessary and remain unexpended at the close of business on June 30, 2021, from an appropriation heretofore made in Article 14, Section 520 of Public Act 101-0638, as amended, are reappropriated from the Capital Development Fund to the Capital Development Board for the Department of Revenue for the projects hereinafter enumerated:

WILLARD ICE BUILDING - SPRINGFIELD

For upgrade building security, and other capital improvements.....	1,151,534
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Section 530. The following named sum, or so much thereof as may be necessary and remain unexpended at the close of business on June 30, 2021, from an appropriation heretofore made in Article 14, Section 525 of Public Act 101-0638, as amended, is reappropriated from the Capital Development Fund to the Capital Development Board for the Department of State Police for the projects hereinafter enumerated:

JOLIET DISTRICT 5

For Replace Roofing System, and other capital improvements.....	58,900
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Section 535. The following named sum, or so much thereof as may be necessary and remain unexpended at the close of business on June 30, 2021, from an appropriation heretofore made in Article 14, Section 530 of Public Act 101-0638, as amended, is reappropriated from the Capital Development Fund to the Capital Development Board for the Department of Veterans' Affairs for the projects hereinafter enumerated:

STATEWIDE

For the construction of a 200-bed veterans' home facility, and other capital improvements in addition to funds previously appropriated.....	5,200,601
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Section 540. The sum of \$34,840,123, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 14, Section 535 of Public Act 101-0638, as amended, is reappropriated from the Capital Development Fund to the Capital Development Board for emergencies, remobilization, escalation costs and other capital improvements by the State, its departments, authorities, public corporations, commissions and agencies, and for higher education projects, in addition to funds previously appropriated, as authorized by Section 3 (e) of the General Obligation Bond Act.

Section 545. The sum of \$ 7,513,343, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 14, Section 540 of Public Act 101-0638, as amended, is reappropriated from the Capital Development Board Contributory Trust Fund to the Capital Development Board for campus improvements, water quality improvement projects, and emergency capital projects at the Quincy Veterans Home including, but not limited to, any other State owned building in Quincy.

Section 550. The sum of \$19,000,000, or so much thereof as may be necessary is appropriated from the Capital Development Fund to the Capital Development Board for a grant to Humboldt Park Health for costs associated with facility and construction and renovations.

Section 555. The sum of \$2,400,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 14, Section 555 of Public Act 101-0638, as amended, is reappropriated from the Capital Development Fund to the Capital Development Board for a grant to the Greater Auburn Gresham CDC for costs associated with the construction of a community health clinic.

Section 560. The sum of \$7,300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 14, Section 560 of Public Act 101-0638, as amended, is reappropriated from the Capital Development Fund to the Capital Development Board for a grant to Copley Hospital for costs associated with capital improvements.

Section 565. The sum of \$1,250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 14, Section 565 of Public Act 101-0638, as amended, is reappropriated from the Capital Development Fund to the Capital Development Board for a grant to Respiratory Health for costs associated with infrastructure improvements.

Section 570. The sum of \$10,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 14, Section 570 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Illinois Board of Higher Education for a grant to the North Central College for costs associated with infrastructure improvements.

Section 575. The sum of \$935,000, or so much thereof as may be necessary is appropriated from the Build Illinois Bond Fund to the Illinois Board of Higher Education, in accordance with the purposes of satisfying Private Colleges and Universities Capital Distribution Formula Act.

Section 578. The sum of \$50,000,000, or so much thereof as may be necessary, is appropriated from the Capital Development Board Contributory Trust Fund to the Capital Development Board for deferred maintenance, emergencies, escalation costs and other capital improvements by the State, its departments, authorities, public corporations, commissions and agencies, in addition to funds previously appropriated, as authorized by subsection (e) of Section 3 of the General Obligation Bond Act including for capital improvements to State Veterans' Homes.

Section 580. The sum of \$50,000,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to Capital Development Board for the Board of Higher Education a grant to Northwestern University for costs associated with the renovation of an existing laboratory building in downtown Evanston to create a technology incubator.

Section 585. The sum of \$65,000,000, or so much thereof as may be necessary, is appropriated from the Capital Development Fund to the Capital Development Board for the Board of Higher Education for a grant to the Clinical Decision United at UI Health for costs associated with capital improvements.

Section 700. No contract shall be entered into or obligation incurred for any expenditure made from any appropriation herein made in this Article until after the purpose and amounts have been approved in writing by the Governor.

## ARTICLE 145

### ENVIRONMENTAL PROTECTION AGENCY

Section 5. The sum of \$450,000,000, or so much thereof as may be necessary, is appropriated from the Water Revolving Fund to the Environmental Protection Agency for financial assistance to units of local government for sewer systems and wastewater treatment facilities pursuant to rules defining the Water Pollution Control Revolving Loan program and for transfer of funds to establish reserve accounts, construction accounts or any other necessary funds or accounts in order to implement a leveraged loan program.

Section 10. The sum of \$200,000,000, or so much thereof as may be necessary, is appropriated from the Water Revolving Fund to the Environmental Protection Agency for financial assistance to units of local

government and privately owned community water supplies for drinking water infrastructure projects pursuant to the Safe Drinking Water Act, as amended, and for transfer of funds to establish reserve accounts, construction accounts or any other necessary funds or accounts in order to implement a leveraged loan program.

Section 15. The sum of \$1,500,000, or so much thereof as may be necessary, is appropriated from the Water Revolving Fund to the Environmental Protection Agency for grants and contracts to address nonpoint source water quality issues.

Section 20. The sum of \$1,000,000 or so much thereof as may be necessary, is appropriated from the Water Revolving Fund to the Environmental Protection Agency for planning costs grants to units of local government that presently have nonexistent or inadequate wastewater collection and/or treatment facilities.

#### ARTICLE 146

##### ENVIRONMENTAL PROTECTION AGENCY

Section 5. The sum of \$1,196,513,276, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from the appropriation and reappropriation heretofore made for such purposes in Article 15, Section 5 and Article 16, Section 5 of Public Act 101-0638, as amended, is reappropriated from the Water Revolving Fund to the Environmental Protection Agency for financial assistance to units of local government for sewer systems and wastewater treatment facilities pursuant to rules defining the Water Pollution Control Revolving Loan program and for transfer of funds to establish reserve accounts, construction accounts or any other necessary funds or accounts in order to implement a leveraged loan program.

Section 10. The sum of \$665,578,641, or much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from the appropriations and reappropriation heretofore made for such purposes in Article 15, Section 10 and Article 16, Section 10 of Public Act 101-0638, as amended, is reappropriated from the Water Revolving Fund to the Environmental Protection Agency for financial assistance to units of local government and privately owned community water supplies for drinking water infrastructure projects pursuant to the Safe Drinking Water Act, as amended, and for transfer of funds to establish reserve accounts, construction accounts or any other necessary funds or accounts in order to implement a leveraged loan program.

Section 15. The sum of \$10,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from the appropriations and reappropriation heretofore made for such purposes in Article 15, Section 15 and Article 16, Section 15 of Public Act 101-0638, as amended, is reappropriated from the Water Revolving Fund to the Environmental Protection Agency for grants and contracts to address nonpoint source water quality issues.

Section 20. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from the appropriations heretofore made for such purposes in Article 15, Section 20 of Public Act 101-0638, as amended, is reappropriated from the Water Revolving Fund to the Environmental Protection Agency for planning costs grants to units of local government that presently have nonexistent or inadequate wastewater collection and/or treatment facilities.

#### ARTICLE 147

##### ENVIRONMENTAL PROTECTION AGENCY

Section 5. The sum of \$78,413,774, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purposes in Article 17, Section 5 of Public Act 101-0638, as amended, is reappropriated from the Water Revolving Fund to the Environmental Protection Agency for financial assistance to units of local government for sewer systems and wastewater treatment facilities pursuant to rules defining the Water Pollution Control Revolving Loan program and for transfer of funds to establish reserve accounts, construction accounts or any other necessary funds or accounts in order to implement a leveraged loan program.

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Section 10. The sum of \$43,996,742, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purposes in Article 17, Section 10 of Public Act 101-0638, as amended, is reappropriated from the Water Revolving Fund to the Environmental Protection Agency for financial assistance to units of local government and privately owned community water supplies for drinking water infrastructure projects pursuant to the Safe Drinking Water Act, as amended, and for transfer of funds to establish reserve accounts, construction accounts or any other necessary funds or accounts in order to implement a leveraged loan program.

Section 15. The sum of \$2,236,825, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purposes in Article 17, Section 15 of Public Act 101-0638, as amended, is reappropriated from the Water Revolving Fund to the Environmental Protection Agency for grants and contracts to address nonpoint source water quality issues.

Section 20. The sum of \$26,867,013, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purposes in Article 17, Section 20 of Public Act 101-0638, as amended, is reappropriated from the Water Revolving Fund to the Environmental Protection Agency for financial assistance to local governments for stormwater and other nonpoint source infrastructure projects.

Section 25. The sum of \$84,278,200, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made for such purposes in Article 16, Section 20 of Public Act 101-0638, as amended, is reappropriated from the Water Revolving Fund to the Environmental Protection Agency for financial assistance to local governments for stormwater and other nonpoint source infrastructure projects.

#### ARTICLE 148

##### ENVIRONMENTAL PROTECTION AGENCY

Section 5. The sum of \$70,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made for such purposes in Article 18, Section 5 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Environmental Protection Agency for grants for transportation electrification infrastructure projects; including, but not limited to grants for the purpose of encouraging electric vehicle charging infrastructure, prioritizing investments in medium and heavy-duty charging, and electrifying public transit, fleets, and school buses.

Section 10. The sum of \$57,564,336, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from the appropriation heretofore made for such purpose in Article 18, Section 42 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Environmental Protection Agency for use pursuant to Section 22.2 of the Environmental Protection Act as authorized by subsection (d) of Section 4 of the Build Illinois Bond Act, including costs in prior years.

Section 15. The sum of \$54,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made for such purposes in Article 18, Section 20 of Public Act 101-0638, as amended, is reappropriated from the Anti-Pollution Fund to the Environmental Protection Agency for deposit into the Water Revolving Fund.

Section 20. The sum of \$85,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made for such purposes in Article 18, Section 25 of Public Act 101-0638, as amended, is reappropriated from the Anti-Pollution Fund to the Environmental Protection Agency for grants to units of local government for construction of sewage treatment works, pursuant to provisions of the Anti-Pollution Bond Act.

Section 25. The sum of \$15,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made for such purposes in

Article 18, Section 30 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Environmental Protection Agency for grants to units of local government and privately owned community water supplies for sewer systems, wastewater treatment facilities and drinking water infrastructure projects.

Section 30. The sum of \$14,673,166, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from the appropriation and reappropriation heretofore made for such purpose in Article 18, Section 35 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Environmental Protection Agency for the protection, preservation, restoration and conservation of environmental and natural resources, for deposits into the Water Revolving Fund, and for any other purposes authorized in subsection (d) of Section 4 of the Build Illinois Bond Act and for grants to State agencies for such purposes.

Section 35. The sum of \$25,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from the appropriation heretofore made for such purpose in Article 18, Section 40 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Environmental Protection Agency for a green infrastructure financial assistance program to address water quality issues.

Section 40. The sum of \$29,658,613, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 19, Section 10 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Environmental Protection Agency for grants to units of local government and privately owned community water supplies for sewer systems, wastewater treatment facilities and drinking water infrastructure projects.

Section 45. No contract shall be entered into or obligation incurred or any expenditure made from an appropriation herein made in this Article until after the purpose and amount of such expenditure has been approved in writing by the Governor.

#### ARTICLE 149

##### DEPARTMENT OF MILITARY AFFAIRS

Section 5. The sum of \$50,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made for such purposes in Article 20, Section 5 of Public Act 101-0638, as amended, is reappropriated from the Illinois National Guard Construction Fund to the Department of Military Affairs for all costs associated with capital improvements at Illinois National Guard facilities.

Section 10. The sum of \$25,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made for such purposes in Article 20, Section 10 of Public Act 101-0638, as amended, is reappropriated from the Illinois National Guard Construction Fund to the Department of Military Affairs for all costs associated with capital improvements at Illinois National Guard facilities.

#### ARTICLE 150

##### DEPARTMENT OF MILITARY AFFAIRS

Section 5. The sum of \$351,292, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made for such purposes in Article 21, Section 5 of Public Act 101-0638, as amended, is reappropriated from the Capital Development Fund to the Department of Military Affairs for all costs associated with capital improvements at Illinois National Guard facilities.

Section 10. The sum of \$10,056,673, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made for such purposes in

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Article 21, Section 10 of Public Act 101-0638, as amended, is reappropriated from the Capital Development Fund to the Department of Military Affairs for all costs associated with capital improvements at Illinois National Guard facilities.

Section 15. The sum of \$75,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made for such purposes in Article 21, Section 15 of Public Act 101-0638, as amended, is reappropriated from the Capital Development Fund to the Department of Military Affairs for all costs associated with capital improvements at Illinois National Guard facilities.

Section 20. No contract shall be entered into or obligation incurred or any expenditure made from any appropriation herein made in this Article until after the purpose and amounts have been approved in writing by the Governor.

#### ARTICLE 151

##### DEPARTMENT OF PUBLIC HEALTH

Section 5. The sum of \$15,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 22, Section 5 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Illinois Department of Public Health for the CLEAR-Win Grant Program to correct lead based hazards in residential buildings.

Section 10. No contract shall be entered into or obligation incurred or any expenditure made from any appropriation herein made in this Article until after the purpose and amounts have been approved in writing by the Governor.

#### ARTICLE 152

##### ILLINOIS STATE BOARD OF EDUCATION

Section 5. The sum of \$14,775,052, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 23, Section 5 of Public Act 101-0638, as amended, is reappropriated from the School Infrastructure Fund to the State Board of Education for school district broadband expansion with the goal that all school districts achieve broadband capability by the beginning of the 2020-2021 school year. The funds shall be distributed to school districts that have been approved for broadband expansion funding under the federal Universal Service Program for Schools and Libraries, with school districts without high speed Internet access receiving priority with respect to the distribution of those funds.

Section 10. The sum of \$7,649,136, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 23, Section 10 of Public Act 101-0638, as amended, is reappropriated from the School Infrastructure Fund to the Illinois State Board of Education for grants to school districts, other than a school district organized under Article 34 of the School Code, for school maintenance projects.

Section 15. The sum of \$200,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 23, Section 15 of Public Act 101-0638, as amended, is reappropriated from the School Infrastructure Fund to the Illinois State Board of Education for grants to school districts, other than a school district organized under Article 34 of the School Code, for school maintenance projects.

Section 20. No contract shall be entered into or obligation incurred or any expenditure made from any appropriation herein made in this Article until after the purpose and amounts have been approved in writing by the Governor.

#### ARTICLE 153

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ILLINOIS STATE BOARD OF EDUCATION

Section 5. The sum of \$731,857, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 24, Section 5 of Public Act 101-0638, as amended, is reappropriated from the School Construction Fund to the Illinois State Board of Education for school districts for maintenance projects authorized by School Construction Law.

Section 10. The sum of \$25,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 24, Section 10 of Public Act 101-0638, as amended, is reappropriated from Capital Development Fund to the Illinois State Board of Education for grants to school districts for school construction projects pursuant to Section 2-3.146 of the School Code.

Section 15. No contract shall be entered into or obligation incurred or any expenditure made from any appropriation herein made in this Article until after the purpose and amounts have been approved in writing by the Governor.

ARTICLE 154

SECRETARY OF STATE

Section 5. The following named sums, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 25, Section 15, of Public Act 101-0638, as amended, is reappropriated from the Capital Development Fund to the Office of the Secretary of State for the projects hereinafter enumerated:

DRIVER SERVICES FACILITIES, NORTH,  
SOUTH AND WEST – CHICAGO

For HVAC upgrades..... 1,803,725

Section 10. The sum of \$84,315, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 25, Section 20, of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Office of the Secretary of State for capital grants to public libraries for permanent improvements.

Section 15. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 25, Section 25, of Public Act 101-0638, as amended, is reappropriated from the Capital Development Fund to the Office of the Secretary of State for a grant to the West Chicago Branch of the Chicago Public Library for costs associated with capital improvements.

Section 20. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 25, Section 30, of Public Act 101-0638, as amended, is reappropriated from the Capital Development Fund to the Office of the Secretary of State for a grant to North Riverside Library for costs associated with capital improvements.

Section 25. The sum of \$50,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 25, Section 35, of Public Act 101-0638, as amended, is reappropriated from the Capital Development Fund to the Office of the Secretary of State for capital grants to public libraries for permanent improvements.

Section 30. The sum of \$7,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 25, Section 40 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to

the Department of Commerce and Economic Opportunity for a grant to the Chicago Public Library for costs associated with the infrastructure improvements at the Galewood-Mont Clare Branch.

Section 35. The sum of \$2,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 25, Section 45 of Public Act 101-0638, as amended, is reappropriated from the Capital Development Fund to the Department of Commerce and Economic Opportunity for a grant to the Highwood Library for costs associated with infrastructure improvements.

Section 40. The sum of \$6,300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 25, Section 50, of Public Act 101-0638, as amended, is reappropriated from the Capital Development Fund to the Office of the Secretary of State for a grant to the Joliet Public Library for costs associated with infrastructure improvements.

Section 45. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 25, Section 55 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Maywood Public Library district for costs associated with infrastructure improvements.

Section 50. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 25, Section 60 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Bellwood Public Library District for costs associated with infrastructure improvements.

Section 55. No contract shall be entered into or obligation incurred or any expenditure made from any appropriation herein made in the Article until after the purposes and amounts have been approved in writing by the Governor.

#### ARTICLE 155

##### ARCHITECT OF THE CAPITOL

Section 5. The sum of \$350,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 26, Section 5 of Public Act 101-0638, as amended, is reappropriated from the Capital Development Fund to the Architect of the Capitol for all costs associated with capital upgrades and improvements on the Capitol Complex.

Section 10. The sum of \$12,602,507, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 26, Section 10 of Public Act 101-0638, as amended, is reappropriated from the Capital Development Fund to the Architect of the Capitol for plan, specifications, and continuation of work pursuant to the report and recommendations of the architectural, structural, and mechanical surveys of the State Capitol Building.

#### ARTICLE 156

##### ILLINOIS ARTS COUNCIL

Section 5. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 28, Section 5 of Public Act 101-0638, as amended, is reappropriated from the Rebuild Illinois Projects Fund to the Illinois Arts Council for a grant to Artists' Cooperative Residency and Exhibitions for permanent improvements.

Section 10. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 28, Section 10 of Public Act

101-0638, as amended, is reappropriated from the Rebuild Illinois Projects Fund to the Illinois Arts Council for a grant to Anna Arts Center for permanent improvements.

Section 15. The sum of \$2,000,000, or so much thereof as may be necessary and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 28, Section 15 of Public Act 101-0638, as amended, is reappropriated from the Rebuild Illinois Projects Fund to the Illinois Arts Council for a grant to Auditorium Theatre for permanent improvements.

Section 20. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 28, Section 20 of Public Act 101-0638, as amended, is reappropriated from the Rebuild Illinois Projects Fund to the Illinois Arts Council for a grant to Barrington's White House for permanent improvements.

Section 25. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 28, Section 25 of Public Act 101-0638, as amended, is reappropriated from the Rebuild Illinois Projects Fund to the Illinois Arts Council for a grant to Black Ensemble Theatre for permanent improvements.

Section 30. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 28, Section 30 of Public Act 101-0638, as amended, is reappropriated from the Rebuild Illinois Projects Fund to the Illinois Arts Council for a grant to Chicago Children's Theatre for permanent improvements.

Section 35. The sum of \$4,000,000, or so much thereof as may be necessary and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 28, Section 35 of Public Act 101-0638, as amended, is reappropriated from the Rebuild Illinois Projects Fund to the Illinois Arts Council for a grant to Ed Paschke Art Center for permanent improvements.

Section 40. The sum of \$2,000,000, or so much thereof as may be necessary and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 28, Section 40 of Public Act 101-0638, as amended, is reappropriated from the Rebuild Illinois Projects Fund to the Illinois Arts Council for a grant to Egyptian Theatre for permanent improvements.

Section 45. The sum of \$1,500,000, or so much thereof as may be necessary and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 28, Section 45 of Public Act 101-0638, as amended, is reappropriated from the Rebuild Illinois Projects Fund to the Illinois Arts Council for a grant to ETA Creative Arts Foundation for permanent improvements.

Section 50. The sum of \$400,000, or so much thereof as may be necessary and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 28, Section 50 of Public Act 101-0638, as amended, is reappropriated from the Rebuild Illinois Projects Fund to the Illinois Arts Council for a grant to Freeport Art Museum for permanent improvements.

Section 55. The sum of \$2,000,000, or so much thereof as may be necessary and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 28, Section 55 of Public Act 101-0638, as amended, is reappropriated from the Rebuild Illinois Projects Fund to the Illinois Arts Council for a grant to Friends of Bloomington Performing Arts Center for permanent improvements.

Section 60. The sum of \$2,000,000, or so much thereof as may be necessary and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 28, Section 60 of Public Act 101-0638, as amended, is reappropriated from the Rebuild Illinois Projects Fund to the Illinois Arts Council for a grant to Galesburg Civic Art Center for permanent improvements.

Section 65. The sum of \$3,000,000, or so much thereof as may be necessary and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 28, Section 65 of Public Act

101-0638, as amended, is reappropriated from the Rebuild Illinois Projects Fund to the Illinois Arts Council for a grant to Giordano Dance Chicago for permanent improvements.

Section 70. The sum of \$1,500,000, or so much thereof as may be necessary and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 28, Section 70 of Public Act 101-0638, as amended, is reappropriated from the Rebuild Illinois Projects Fund to the Illinois Arts Council for a grant to Goodman Theatre for permanent improvements.

Section 75. The sum of \$1,500,000, or so much thereof as may be necessary and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 28, Section 75 of Public Act 101-0638, as amended, is reappropriated from the Rebuild Illinois Projects Fund to the Illinois Arts Council for a grant to Historical Society of Quincy and Adams County for permanent improvements.

Section 80. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 28, Section 80 of Public Act 101-0638, as amended, is reappropriated from the Rebuild Illinois Projects Fund to the Illinois Arts Council for a grant to Homan Square Foundation for permanent improvements.

Section 85. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 28, Section 85 of Public Act 101-0638, as amended, is reappropriated from the Rebuild Illinois Projects Fund to the Illinois Arts Council for a grant to Hoogland Center for the Arts for permanent improvements.

Section 90. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 28, Section 90 of Public Act 101-0638, as amended, is reappropriated from the Rebuild Illinois Projects Fund to the Illinois Arts Council for a grant to Hyde Park Art Center for permanent improvements.

Section 95. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 28, Section 95 of Public Act 101-0638, as amended, is reappropriated from the Rebuild Illinois Projects Fund to the Illinois Arts Council for a grant to Artists' Cooperative Residency and Exhibitions for permanent improvements.

Section 100. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 28, Section 100 of Public Act 101-0638, as amended, is reappropriated from the Rebuild Illinois Projects Fund to the Illinois Arts Council for a grant to Joffrey Ballet for permanent improvements.

Section 105. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 28, Section 105 of Public Act 101-0638, as amended, is reappropriated from the Rebuild Illinois Projects Fund to the Illinois Arts Council for a grant to Logan Square Chamber of Arts for permanent improvements.

Section 110. The sum of \$2,000,000, or so much thereof as may be necessary and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 28, Section 110 of Public Act 101-0638, as amended, is reappropriated from the Rebuild Illinois Projects Fund to the Illinois Arts Council for a grant to Lookingglass Theatre Company for permanent improvements.

Section 115. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 28, Section 115 of Public Act 101-0638, as amended, is reappropriated from the Rebuild Illinois Projects Fund to the Illinois Arts Council for a grant to Lyric Opera of Chicago for permanent improvements.

Section 120. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 28, Section 120 of Public

Act 101-0638, as amended, is reappropriated from the Rebuild Illinois Projects Fund to the Illinois Arts Council for a grant to McLean County Arts Center for permanent improvements.

Section 125. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 28, Section 125 of Public Act 101-0638, as amended, is reappropriated from the Rebuild Illinois Projects Fund to the Illinois Arts Council for a grant to National Indo-American Museum for permanent improvements.

Section 130. The sum of \$2,000,000, or so much thereof as may be necessary and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 28, Section 130 of Public Act 101-0638, as amended, is reappropriated from the Rebuild Illinois Projects Fund to the Illinois Arts Council for a grant National Public Housing Museum for permanent improvements.

Section 135. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 28, Section 135 of Public Act 101-0638, as amended, is reappropriated from the Rebuild Illinois Projects Fund to the Illinois Arts Council for a grant to National Veterans Art Museum for permanent improvements.

Section 140. The sum of \$4,500,000, or so much thereof as may be necessary and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 28, Section 140 of Public Act 101-0638, as amended, is reappropriated from the Rebuild Illinois Projects Fund to the Illinois Arts Council for a grant to Northlight Theatre for permanent improvements.

Section 145. The sum of \$950,000, or so much thereof as may be necessary and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 28, Section 145 of Public Act 101-0638, as amended, is reappropriated from the Rebuild Illinois Projects Fund to the Illinois Arts Council for a grant to Pullman Artspace Lofts for permanent improvements.

Section 150. The sum of \$950,000, or so much thereof as may be necessary and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 28, Section 150 of Public Act 101-0638, as amended, is reappropriated from the Rebuild Illinois Projects Fund to the Illinois Arts Council for a grant to Rebuild Foundation & Stony Island Art Bank for permanent improvements.

Section 155. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 28, Section 155 of Public Act 101-0638, as amended, is reappropriated from the Rebuild Illinois Projects Fund to the Illinois Arts Council for a grant to Rise Community Development for permanent improvements to the Edison Avenue Lofts.

Section 160. The sum of \$1,750,000, or so much thereof as may be necessary and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 28, Section 160 of Public Act 101-0638, as amended, is reappropriated from the Rebuild Illinois Projects Fund to the Illinois Arts Council for grants to Riverfront Museum Park & Rockford Art Museum for permanent improvements.

Section 165. The sum of \$2,250,000, or so much thereof as may be necessary and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 28, Section 165 of Public Act 101-0638, as amended, is reappropriated from the Rebuild Illinois Projects Fund to the Illinois Arts Council for a grant to South Side Community Art Center for permanent improvements.

Section 170. The sum of \$8,000,000, or so much thereof as may be necessary and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 28, Section 170 of Public Act 101-0638, as amended, is reappropriated from the Rebuild Illinois Projects Fund to the Illinois Arts Council for a grant to Steppenwolf Theatre Company for permanent improvements.

Section 175. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 28, Section 175 of Public

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Act 101-0638, as amended, is reappropriated from the Rebuild Illinois Projects Fund to the Illinois Arts Council for a grant to Sweet Water Foundation for permanent improvements.

Section 180. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 28, Section 180 of Public Act 101-0638, as amended, is reappropriated from the Rebuild Illinois Projects Fund to the Illinois Arts Council for a grant to TimeLine Theatre Company for permanent improvements.

Section 185. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 28, Section 185 of Public Act 101-0638, as amended, is reappropriated from the Rebuild Illinois Projects Fund to the Illinois Arts Council for a grant to Varsity Center for the Arts for permanent improvements.

Section 190. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 28, Section 190 of Public Act 101-0638, as amended, is reappropriated from the Rebuild Illinois Projects Fund to the Illinois Arts Council for a grant to Orpheum Theatre of Galesburg for permanent improvements.

Section 195. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended on June 30, 2021, from appropriations heretofore made for such purpose in Article 28, Section 195 of Public Act 101-0638, as amended, is reappropriated from the Rebuild Illinois Projects Fund to the Illinois Arts Council for technical assistance in administering funds.

Section 200. No contract shall be entered into or obligation incurred for any expenditure made from any appropriation herein made in this Article until after the purpose and amounts have been approved in writing by the Governor.

#### ARTICLE 157

##### DEPARTMENT OF INNOVATION AND TECHNOLOGY

Section 5. The sum of \$9,487,411, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 29, Section 5 of Public Act 101-0638 as amended, is reappropriated from the Capital Development Fund to the Department of Innovation and Technology for the Illinois Century Network, and other capital improvements including but not limited to those related to statewide broadband.

Section 10. The sum of \$253,095,922, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 29, Section 10 of Public Act 101-0638, as amended, is reappropriated from the Capital Development Fund to the Department of Innovation and Technology for information technology including, but not limited to, Enterprise Resource Planning, and for use by the State, its departments, authorities, public corporations, commissions and agencies as authorized by sub Section (e) of Section 3 of the General Obligation Bond Act.

Section 15. No contract shall be entered into or obligation incurred or any expenditure made from any appropriation herein made in this Article until after the purposes and amounts have been approved in writing by the Governor.

#### ARTICLE 158

##### DEPARTMENT OF REVENUE

Section 5. The sum of \$140,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from the reappropriation heretofore made for such purposes in Article 30, Section 5 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Revenue for the Illinois Housing Development Authority for affordable housing

grants, loans, and investments for low-income families, low-income senior citizens, low-income persons with disabilities and at risk displaced veterans.

Section 10. No contract shall be entered into or obligation incurred or any expenditure made from any appropriation herein made in this Article until after the purpose and amounts have been approved in writing by the Governor.

#### ARTICLE 159

##### OFFICE OF THE COMPTROLLER

Section 5. The sum of \$12,000,000, or so much thereof as may be necessary, is appropriated from the Capital Development Fund to the Office of the Comptroller for partial costs related to technology modernization of the Statewide Accounting Management System as authorized by subsection (e) of Section 3 of the General Obligation Bond Act.

Section 10. The sum of \$6,500,000, or so much thereof as may be necessary, is appropriated from the Capital Facility and Technology Modernization Fund to the Office of the Comptroller for technology modernization and maintenance of information technology systems and infrastructure and other costs pursuant to Section 28 of the State Comptroller Act.

Section 15. No contract shall be entered into or obligation incurred or any expenditure made from any appropriation herein made in this Article until after the purpose and amounts have been approved in writing by the Governor.

#### ARTICLE 160

Section 1. The sum of \$13,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 1 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for grants to local governments, school districts and community based providers for costs associated with infrastructure improvements.

Section 5. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 5 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Illinois Coalition for Immigrant and Refugee Rights for the John Donahue Immigrant Training Center.

Section 45. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 45 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Mujeres Latinas en Accion for general infrastructure.

Section 55. The sum of \$17,600, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 55 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Dorman Dunn Chapter of Veterans of Foreign Wars for general infrastructure.

Section 75. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 75 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chicago Public Schools for general infrastructure renovations at Prosser Career Academy.

Section 105. The sum of \$520,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 105 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Board of Education for all costs associated with construction of a playground at Mary Lyon Elementary School.

Section 120. The sum of \$400,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 120 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago International Charter School for all costs associated with a gymnasium.

Section 140. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 140 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Healthcare Alternative Systems for the expansion of facilities.

Section 150. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 150 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Nameoki Township for general infrastructure.

Section 180. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 180 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of South Roxana for general infrastructure.

Section 215. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 215 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Alton Township for general infrastructure.

Section 235. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 235 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Choteau Township for general infrastructure improvements.

Section 265. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 265 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for clean up of the Eagle Monument, new lighting, and other upgrades in Logan Square.

Section 270. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 270 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Healthcare Alternative Systems, Inc. for façade renovation.

Section 275. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 275 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Institute for Puerto Rican Arts and Culture for completion of museum construction.

Section 290. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 290 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Aspira Incorporated of Illinois for general infrastructure improvements.

Section 300. The sum of \$165,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 300 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for field house improvements at Kosciuszko Park.

Section 310. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 310 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for field house improvements at Kelyvn Park.

Section 315. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 315 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for all costs associated with street lights in the 31st Ward.

Section 330. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 330 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chicago Public Schools for general infrastructure at Kelyvn Park High School.

Section 335. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 335 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Blackhawk College for energy efficient infrastructure upgrades.

Section 345. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 345 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Rend Lake Conservancy District for infrastructure improvements.

Section 355. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 355 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Stonefort for infrastructure improvements.

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Section 360. The sum of \$42,168, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 360 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Ziegler for infrastructure improvements.

Section 365. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 365 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Freeman Spur for infrastructure improvements.

Section 375. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 375 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Crainville for infrastructure improvements.

Section 380. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 380 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of North City for infrastructure improvements.

Section 390. The sum of \$1, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 390 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Marion for infrastructure improvements.

Section 400. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 400 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Bush for infrastructure improvements.

Section 405. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 405 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Cambria for infrastructure improvements.

Section 410. The sum of \$90,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 410 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Carterville for infrastructure improvements.

Section 420. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 420 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Ewing for infrastructure improvements.

Section 435. The sum of \$19,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 435 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Creal Springs for infrastructure improvements.

Section 440. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 440 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Hurst for infrastructure improvements.

Section 445. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 445 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Hanaford for infrastructure improvements.

Section 450. The sum of \$35,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 450 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Thompsonville for infrastructure improvements.

Section 460. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 460 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Spillertown for infrastructure improvements.

Section 465. The sum of \$35,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 465 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Orient for infrastructure improvements.

Section 470. The sum of \$35,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 470 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Crab Orchard for infrastructure improvements.

Section 475. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 475 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of West City for infrastructure improvements.

Section 485. The sum of \$80,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 485 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Williamson County Airport Authority for infrastructure improvements.

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Section 505. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 505 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Advocate Christ Medical Center for the renovation and expansion of the Pediatric Emergency Care Center.

Section 530. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 530 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Evergreen Park Public Library for technological upgrades.

Section 540. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 540 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Ridge Public Library for technological upgrades.

Section 545. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 545 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Metropolitan Family Services for infrastructure improvements.

Section 600. The sum of \$407,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 600 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for general infrastructure in the 4th Ward.

Section 605. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 605 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for sewer projects and general infrastructure in the 20th Ward.

Section 625. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 625 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Black United Fund of Illinois for general infrastructure.

Section 630. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 630 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the DuSable Museum of African American History for general infrastructure.

Section 635. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 635 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Edward G. Irvin Foundation for general infrastructure.

Section 650. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 650 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Illinois Resource Center for general infrastructure improvements.

Section 665. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 665 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Moecherville Fire Department for construction and infrastructure improvements.

Section 686. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 686 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Fox Valley Park district for costs associated with the construction/renovation of a park.

Section 705. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 705 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Area Project for infrastructure improvements.

Section 725. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 725 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Mt. Vernon Baptist Church for construction of a commercial kitchen at the JLM Abundant Life Center.

Section 730. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 730 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Haven of Rest Missionary Baptist Church for building improvements and renovations of the John Conner Fellowship Hall and Community Center.

Section 755. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 755 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Hegewisch Chamber of Commerce for renovations to the chamber office building.

Section 760. The sum of \$205,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 760 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for decorative street lights in eight blocks in the 8th Ward.

Section 765. The sum of \$63,750, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 765 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to La Causa Community Committee for facility renovations.

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Section 770. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 770 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Hegewisch Community Committee for interior rehabilitations.

Section 850. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 850 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for physical plant repairs to Don Nash Park.

Section 855. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 855 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for physical plant repairs to Rainbow Beach and Park.

Section 860. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 860 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for physical plant repairs to Russell Square Park.

Section 870. The sum of \$125,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 870 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for water feature rehabilitation to Harold Washington Park.

Section 885. The sum of \$23,379, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 885 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chicago Public Schools for building repairs at Myra Bradwell Communications Arts and Sciences Elementary School.

Section 890. The sum of \$27,890, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 890 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chicago Public Schools for building repairs at Canter Middle School.

Section 930. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 930 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chicago Public Schools for building repairs at Wadsworth Elementary School.

Section 940. The sum of \$1,523, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 940 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chicago Public Schools for building repairs at Hyde Park Academy High School.

Section 945. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 945 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Department of Transportation for median repairs at 59th and Cornell Drive.

Section 955. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 955 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Ada S. McKinley Community Services Incorporated for renovations to the Ersula Howard Childcare Center.

Section 960. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 960 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Ada S. McKinley Community Services Incorporated for renovations to the South Chicago Neighborhood House.

Section 965. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 965 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Youth Centers for Crowne Center Building renovations.

Section 975. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 975 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Hyde Park Neighborhood Club for renovations.

Section 980. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 980 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to South Central Community Services Incorporated for renovations to the South Shore campus.

Section 990. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 990 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the YMCA of Metropolitan Chicago for renovations to the South Chicago YMCA.

Section 995. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 995 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the YMCA of Metropolitan Chicago for renovations to the South Side YMCA.

Section 1000. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 1000 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to ACCESS Community Health Network for physical plant improvements at Brandon Family Health Center.

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Section 1005. The sum of \$70,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 1005 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Hope Technical and Education Center for facility renovations.

Section 1010. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 1010 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Family Rescue for physical plant improvements.

Section 1015. The sum of \$125,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 1015 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Black United Fund of Illinois Incorporated for physical plant improvements.

Section 1025. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 1025 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Niles Park District for improvements to athletic fields.

Section 1050. The sum of \$70,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 1050 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Niles for the reconstruction of an alley between Riverside Drive and Days Terrace.

Section 1070. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 1070 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for lighting and landscaping at Wildwood Park.

Section 1085. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 1085 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Misericordia Home for infrastructure improvements.

Section 1090. The sum of \$15,362, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 1090 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chicago Public Schools for renovations and additions to Edgebrook Elementary School.

Section 1095. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 1095 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Irish American Heritage Center for renovations to the building.

Section 1105. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 1105 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chicago Public Schools for renovations, construction, and improvements to Wildwood World Magnet School.

Section 1110. The sum of \$72,206, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 1110 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for renovations to the North Park Village senior center.

Section 1145. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 1145 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for Oakdale Park infrastructure improvements.

Section 1180. The sum of \$191,735, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 1180 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chicago Public Schools for Morgan Park High School technology and infrastructure improvements.

Section 1220. The sum of \$533,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 1220 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Brainerd Community Development Corporation for technology and infrastructure improvements.

Section 1225. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 1225 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Calumet Park for local infrastructure improvements and/or renovations.

Section 1230. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 1230 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Riverdale for local infrastructure improvements and/or renovations.

Section 1235. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 1235 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Dolton for general infrastructure.

Section 1255. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 1255 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Dixmoor for local infrastructure improvements and/or renovations.

Section 1280. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 1280 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Midlothian for local infrastructure improvements and/or renovations.

Section 1285. The sum of \$70,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 1285 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Posen for local infrastructure improvements and/or renovations.

Section 1295. The sum of \$82,327, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 1295 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Robbins for local infrastructure improvements and/or renovations.

Section 1315. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 1315 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Village of Robbins for local infrastructure improvements and/or renovations to the Robbins Community Center.

Section 1340. The sum of \$35,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 1340 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of New Lenox for general infrastructure.

Section 1360. The sum of \$35,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 1360 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Mokena for general infrastructure.

Section 1375. The sum of \$60,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 1375 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to City of University Park for general infrastructure.

Section 1390. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 1390 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Frankfort for general infrastructure.

Section 1415. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 1415 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of South Chicago Heights for general infrastructure.

Section 1435. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 1435 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of St. Anne for general infrastructure.

Section 1445. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 1445 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of South Wilmington for general infrastructure.

Section 1450. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 1450 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the County of Kankakee for general infrastructure.

Section 1455. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 1455 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Bonfield for general infrastructure.

Section 1460. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 1460 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Sun River Terrace for general infrastructure.

Section 1470. The sum of \$30,900, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 1470 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Limestone for general infrastructure.

Section 1475. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 1475 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Aroma Park for general infrastructure.

Section 1480. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 1480 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Reddick for general infrastructure.

Section 1485. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 1485 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Hopkins Park for general infrastructure.

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Section 1490. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 1490 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Peotone for general infrastructure.

Section 1495. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 1495 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Pembroke Township for general infrastructure.

Section 1500. The sum of \$15,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 1500 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Matthew House for general infrastructure upgrades.

Section 1505. The sum of \$60,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 1505 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Door of Hope Rescue Mission for general infrastructure upgrades.

Section 1510. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 1510 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Centers for New Horizons for construction and renovation.

Section 1515. The sum of \$330,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 1515 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chicago Public Schools for general infrastructure upgrades at McCorkle, Overton, Carter, Manierre, South Loop, and Dulles elementary schools.

Section 1550. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 1550 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Boys' Club/Girls' Club of Chicago for construction and renovation at the Yancey Boys' Club/Girls' Club.

Section 1615. The sum of \$6,350, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 1615 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Jewish Federation of Metropolitan Chicago for the general renovations and repairs at the Florence Heller Jewish Community Center.

Section 1630. The sum of \$22,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 1630 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Jewish Federation of Metropolitan Chicago for fire escape replacement at the Ezra Multi-Service Center.

Section 1675. The sum of \$110,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 1675 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Springfield for general infrastructure improvements.

Section 1705. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 1705 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to St. Mary's Hospital for all costs associated with fire sprinkler expansion.

Section 1710. The sum of \$120,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 1710 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Decatur Memorial Hospital for all costs associated with construction of a pedestrian corridor.

Section 1740. The sum of \$175,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 1740 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Decatur for infrastructure improvements.

Section 1745. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 1745 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for local infrastructure improvements in the 18th Ward.

Section 1765. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 1765 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for local infrastructure improvements in the 21st Ward.

Section 1770. The sum of \$36,214, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 1770 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Holy Cross Hospital for building renovations and improvements.

Section 1775. The sum of \$225,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 1775 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Leo High School for land acquisition.

Section 1785. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 1785 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for local infrastructure improvements in the 17th Ward.

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Section 1790. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 1790 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Muhammad Holy Temple of Islam for facility improvements at the Salaam Conference Center.

Section 1795. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 1795 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for local infrastructure improvements in the 6th Ward.

Section 1820. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 1820 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to North Riverside for the purchase of a bondable vehicle.

Section 1880. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 1880 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Peace Corner Youth Center for general infrastructure improvements.

Section 1935. The sum of \$56,250, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 1935 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Hanover Park Park District for renovations and improvements at Safari Springs.

Section 1995. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 1995 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Family Health Center for physical plant improvements.

Section 2005. The sum of \$18,725, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 2005 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Daniel J. Nellum Youth Services, Inc. for renovations.

Section 2095. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 2095 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Gardner for general infrastructure improvements.

Section 2100. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 2100 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Coal City for general infrastructure improvements.

Section 2115. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 2115 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Diamond for general infrastructure improvements.

Section 2120. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 2120 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Limestone Township for general infrastructure improvements.

Section 2125. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 2125 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Township of Essex for general infrastructure improvements.

Section 2150. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 2150 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the St. Paul Church in Peoria for general infrastructure improvements.

Section 2205. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 2205 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for infrastructure improvements at Joseph Higgins Smith Park.

Section 2210. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 2210 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for infrastructure improvements at Union Park.

Section 2220. The sum of \$38,461, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 2220 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Board of Education for infrastructure improvements at Thomas Drummond Elementary.

Section 2225. The sum of \$38,461, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 2225 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Martin Luther King Boys Club for general infrastructure.

Section 2235. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 2235 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for infrastructure improvements at Clark Park.

Section 2240. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 2240 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for installation of a track at Kells Park.

Section 2245. The sum of \$38,461, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 2245 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Board of Education for infrastructure improvements at Suder Montessori Magnet Elementary School.

Section 2250. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 2250 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for infrastructure improvements to Tilton Park.

Section 2255. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 2255 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for playground equipment at Augusta Park Playground.

Section 2265. The sum of \$42,305, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 2265 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the St. Malachy Precious Blood Catholic School for infrastructure improvements.

Section 2270. The sum of \$38,461, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 2270 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Board of Education for infrastructure improvements at George W Tilton Elementary School.

Section 3020. The sum of \$95,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 3020 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Shore Community Services, Inc. for energy efficiency infrastructure upgrades.

Section 3025. The sum of \$2,383, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 3025 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Jewish Federation of Metropolitan Chicago for technology infrastructure upgrades.

Section 3035. The sum of \$35,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 3035 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Youth Organizations Umbrella, Inc. for the construction of a new building.

Section 3085. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 3085 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for remodeling and replacement of equipment at the Langdon Albion play lot or other permanent improvements.

Section 3090. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 3090 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for remodeling and replacement of equipment at the Legion play lot or other permanent improvements.

Section 3100. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 3100 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for the reconstruction of the Lake Shore Drive overpass at Montrose Avenue.

Section 3105. The sum of \$28,579, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 3105 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for the expansion of the Clarendon Park Field House or other permanent improvements.

Section 3115. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 3115 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Department of Transportation for general infrastructure improvements to Wilson Avenue overpass on Lake Shore Drive.

Section 3125. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 3125 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chicago Board of Education for permanent improvements at Uplift School.

Section 3135. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 3135 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for new traffic signals at Foster Avenue and Albany Avenue and at Peterson Avenue and Ravenswood Avenue and at Devon Avenue and Greenview Avenue.

Section 3140. The sum of \$475,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 3140 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Clyde Park District for soccer fields within the City of Cicero.

Section 3145. The sum of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 3145 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Illinois Resource Center for general infrastructure improvements.

[May 31, 2021]

Section 3230. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 3230 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the State Park Fire Department for general infrastructure improvements to include the purchase of equipment.

Section 3270. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 3270 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Granite City for fire station improvements or additions and general infrastructure improvements or road repairs.

Section 3280. The sum of \$65,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 3280 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Granite City Township for bus garage additions and parking lot improvements and general infrastructure.

Section 3315. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 3315 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Granite City for fire station improvements or additions and general infrastructure or road repairs.

Section 3320. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 3320 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Village of Swansea for all costs associated with the engineering and design of Smelting Works Road, including land acquisition.

Section 3325. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 3325 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Village of Venice for general infrastructure.

Section 3335. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 3335 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Belleville for general infrastructure.

Section 3380. The sum of \$40,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 3380 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for local infrastructure improvements in the 5th Ward.

Section 3385. The sum of \$386,169, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 3385 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for local infrastructure improvements in the 6th Ward.

Section 3395. The sum of \$180,800, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 3395 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for local infrastructure improvements in the 8th Ward.

Section 3405. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 3405 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for local infrastructure improvements in the 10th Ward.

Section 3410. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 3410 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for local infrastructure improvements in the 21st Ward.

Section 3425. The sum of \$51,750, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 3425 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Village of Lansing for local infrastructure improvements.

Section 3430. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 3430 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Venice for City Hall, library, and senior center renovations.

Section 3435. The sum of \$125,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 3435 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Madison for general infrastructure improvements.

Section 3440. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 3440 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Belleville for general infrastructure improvements.

Section 3445. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 3445 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Washington Park for general infrastructure improvements.

Section 3480. The sum of \$125,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 3480 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Cahokia for general infrastructure improvements.

Section 3485. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 3485 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Brooklyn for general infrastructure improvements.

Section 3490. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 3490 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Alorton for general infrastructure improvements.

Section 3495. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 3495 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Swansea for general infrastructure improvements.

Section 3500. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 3500 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Stites Township for general infrastructure improvements.

Section 3505. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 3505 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Madison for general infrastructure improvements at Eagle Park.

Section 3510. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 3510 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Orpheum Children's Museum for expanding new facilities.

Section 3545. The sum of \$225,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 3545 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Developmental Services Center of Champaign County for construction of a larger building.

Section 3565. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 3565 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the St. Elizabeth Catholic Community Center for infrastructure improvements.

Section 3570. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 3570 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Rockford Mass Transit District for infrastructure improvements.

Section 3575. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 3575 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Carpenter's Place for infrastructure improvements.

Section 3595. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 3595 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Progressive West Rockford Community Development Corporation for infrastructure improvements.

Section 3610. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 3610 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Girl Scouts-Rock River Valley Council for infrastructure improvements.

Section 3615. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 3615 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Blackhawk Area Council of Boy Scouts of America, Inc. for infrastructure improvements.

Section 3620. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 3620 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Winnebago County Health Department for infrastructure improvements to the Ellis Heights United Neighborhood Center.

Section 3625. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 3625 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Boys and Girls Club of Rockford for infrastructure improvements.

Section 3645. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 3645 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Alsip for infrastructure improvements.

Section 3655. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 3655 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Merrionette Park for infrastructure improvements.

Section 3690. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 3690 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Orland Hills for infrastructure improvements.

Section 3720. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 3720 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Morton Grove for the Long Avenue water main installation.

Section 3725. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 3725 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Morton Grove for the resurfacing of Central Avenue.

Section 3740. The sum of \$24,192, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 3740 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Shore Community Services for improvements to its basement.

Section 3750. The sum of \$40,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 3750 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Metropolitan Family Services for remodeling its kitchen.

Section 3755. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 3755 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Oakton Community College for ongoing capital needs at the Skokie Campus.

Section 3765. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 3765 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Lincolnwood for sidewalks.

Section 3780. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 3780 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Vital Bridges NFP for infrastructure improvements.

Section 3785. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 3785 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Misericordia Home for infrastructure improvements.

Section 3790. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 3790 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Agudath Israel of Illinois for the purchase of bondable equipment, vehicles, and/or infrastructure improvements.

Section 3830. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 3830 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for general infrastructure at Portage and Thomas Jefferson Memorial Parks.

Section 3835. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 3835 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Daughters of St. Mary of Providence of Chicago for construction of a Developmentally Disabled Home for children and adults.

Section 3840. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 3840 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Transit Authority for security infrastructure upgrades at Jefferson Park Terminal Complex.

Section 3845. The sum of \$520,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 3845 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the following Chicago Public Schools for general infrastructure: Beard, Beaubien, Chicago Academy Elementary, Chicago Academy High, Farnsworth, Gray, Hitch, Portage Park, Prussing, Reinberg, Smyser, Thorp Academy, and Vaughn Occupational.

Section 3880. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 3880 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Ottawa for infrastructure improvements.

Section 3885. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 3885 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Cherry for infrastructure improvements.

Section 3890. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 3890 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Spring Valley for infrastructure improvements.

Section 3900. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 3900 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Naplate for infrastructure improvements.

Section 3905. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 3905 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of North Utica for infrastructure improvements.

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Section 3910. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 3910 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Village of Cedar Point for infrastructure improvements.

Section 3930. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 3930 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Hollowayville for infrastructure improvements.

Section 3940. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 3940 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Standard for infrastructure improvements.

Section 3945. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 3945 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Malden for infrastructure improvements.

Section 3955. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 3955 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Dayton for infrastructure improvements.

Section 3965. The sum of \$1, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 3965 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of LaSalle for infrastructure improvements.

Section 3975. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 3975 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Troy Grove for infrastructure improvements.

Section 3995. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 3995 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Mark for infrastructure improvements.

Section 4005. The sum of \$49,101, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 4005 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Oglesby for infrastructure improvements.

Section 4010. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 4010 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Mendota for infrastructure improvements.

Section 4015. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 4015 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Peru for infrastructure improvements.

Section 4025. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 4025 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Bannockburn for general infrastructure.

Section 4050. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 4050 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Anixter Center for general infrastructure.

Section 4155. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 4155 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Tinley Park for renovations to the Timber Drive signal.

Section 4165. The sum of \$400,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 4165 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Orland Park for the 156th Street extension construction.

Section 4175. The sum of \$187,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 4175 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Orland Hills for road resurfacing of 91st Avenue.

Section 4185. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 4185 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Frankfort Township for road projects.

Section 4190. The sum of \$60,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 4190 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Tinley Park Park District for the reconstruction of a community theatre.

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Section 4195. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 4195 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Oak Forest Park District for construction and playground equipment at Vergne-Way Park.

Section 4200. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 4200 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Big Brothers Big Sisters of Will and Grundy Counties for the purchase and renovation of a new administration center.

Section 4205. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 4205 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Frankfort Square Park District for the design and construction of a parking garage for the South Suburban Special Recreation Association.

Section 4220. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 4220 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Sertoma Centre-ALSIP for the repair and replacement of the facility roof.

Section 4225. The sum of \$3,600, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 4225 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Bremen Township for the construction of a parking garage.

Section 4255. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 4255 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Elwood for infrastructure improvements to Route 53.

Section 4290. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 4290 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Will-Grundy Center for Independent Living for infrastructure improvements to the facility.

Section 4300. The sum of \$180,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 4300 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for all costs associated with general infrastructure to the Ceramic Building Studio.

Section 4350. The sum of \$80,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 4350 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chicago Public Schools for the installation of fencing at Gage Park High School.

Section 4375. The sum of \$178,333, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 4375 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Brighton Park Neighborhood Council for the acquisition of land and construction of a community center.

Section 4390. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 4390 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Access Community Health Network for the Kedzie Family Health Center expansion at 3213-27 West 47th Place in Chicago.

Section 4405. The sum of \$137,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 4405 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Dolton for a 911 Dispatch Switch (CADS system).

Section 4410. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 4410 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Dolton for general infrastructure improvements for traffic safety and control.

Section 4415. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 4415 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Glenwood for Glenwood Lynwood Public Library and general infrastructure.

Section 4425. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 4425 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of South Holland for construction of a salt dome.

Section 4430. The sum of \$175,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 4430 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Glenwood for sewer and infrastructure regarding flooding.

Section 4450. The sum of \$110,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 4450 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Dolton School District #149 for general infrastructure improvements.

Section 4475. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 4475 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Glenview for general infrastructure.

Section 4485. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 4485 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Northbrook for general infrastructure.

Section 4500. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 4500 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Mount Prospect for fire station construction.

Section 4535. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 4535 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Rockdale for an extension to the Route 6 water main.

Section 4550. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 4550 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to City of Chicago for all costs associated with cobblestone restoration on Glenwood Street.

Section 4555. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 4555 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for all costs associated with street resurfacing in the 49th Ward.

Section 4640. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 4640 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the County of Massac for general infrastructure improvements.

Section 4695. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 4695 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Harrisburg for general infrastructure improvements.

Section 4730. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 4730 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Olive Branch for general infrastructure improvements.

Section 4735. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 4735 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Eldorado for general infrastructure improvements.

Section 4740. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 4740 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Eldorado for general infrastructure improvements.

Section 4745. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 4745 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Eldorado Egyptian Health Department for general infrastructure improvements.

Section 4790. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 4790 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Dupo for general infrastructure.

Section 4795. The sum of \$22,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 4795 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of East Carondelet for general infrastructure.

Section 4885. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 4885 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Sparta for general infrastructure.

Section 4930. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 4930 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Jarrot Mansion for general infrastructure.

Section 4945. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 4945 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the St. Clair County Intergovernmental Grants Department for infrastructure improvements.

Section 5020. The sum of \$125,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 5020 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for infrastructure and sidewalks in the 34th Ward.

Section 5040. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 5040 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Township of Calumet for general infrastructure and purchase of property.

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Section 5050. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 5050 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Blue Island for capital improvements to the local fire department.

Section 5080. The sum of \$125,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 5080 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for sidewalk improvements in the 9th Ward.

Section 5090. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 5090 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Crestwood for general infrastructure.

Section 5095. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 5095 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Bremen Township for general infrastructure.

Section 5125. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 5125 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Metropolitan Family Services for general infrastructure.

Section 5140. The sum of \$12,105, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 5140 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Alexian Brothers Center for Mental Health for general infrastructure upgrades.

Section 5145. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 5145 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Anixter Center for general infrastructure upgrades.

Section 5160. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 5160 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Vernon Hills Park District for general infrastructure improvements to the Lakeview Fitness Center, including prior incurred costs.

Section 5175. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 5175 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Countryside Association for People with Disabilities for facility expansion.

Section 5180. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 5180 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Haven Center for general infrastructure upgrades.

Section 5195. The sum of \$100,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Aspire in the City of Zion for general infrastructure upgrades.

Section 5195. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 5195 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Northpointe Resources, Inc. for general infrastructure upgrades.

Section 5205. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 5205 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Shelter, Inc. for general infrastructure upgrades.

Section 5270. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 5270 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Tovey Grade School for all costs associated with demolition.

Section 5340. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 5340 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Village of Stone Park for general infrastructure.

Section 5380. The sum of \$80,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 5380 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Erie Neighborhood House in Chicago for general infrastructure.

Section 5385. The sum of \$90,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 5385 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Holy Trinity High School in Chicago for renovation of science laboratories and technology.

Section 5390. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 5390 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Puerto Rican Cultural Center in Chicago for capital improvements and general infrastructure at Vida-SIDA.

Section 5395. The sum of \$70,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 5395 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund

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to the Department of Commerce and Economic Opportunity for a grant to the Near Northwest Neighborhood Network in Chicago for improvements and general infrastructure.

Section 5400. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 5400 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chicago Board of Education for general infrastructure at Stowe Elementary school.

Section 5403. The sum of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 5403 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Illinois Resource Center for general infrastructure improvements.

Section 5405. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 5405 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Healthcare Alternative Systems in Chicago for general infrastructure.

Section 5410. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 5410 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Spanish Action Committee of Chicago for brick and mortar renovation and general infrastructure.

Section 5415. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 5415 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chicago Public Schools for construction of hydroponics rooftop greenhouses and conservatory at Pedro Albizu Campos High School.

Section 5420. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 5420 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Wilbur Wright College in Chicago for a feasibility study for a building expansion at the Humboldt Park Vocational Education Center.

Section 5430. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 5430 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to New Life Covenant Church in Chicago for upgrading of the façade and installation of energy efficient windows at the North Avenue facility.

Section 5440. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 5440 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Institute for Puerto Rican Arts and Culture for renovations to its museum and construction of a Fine Arts center.

Section 5450. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 5450 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund

to the Department of Commerce and Economic Opportunity for a grant to Centro Sin Fronteras in Chicago for general infrastructure.

Section 5455. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 5455 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Access Community Health Network in Chicago for renovation of existing health center.

Section 5460. The sum of \$342,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 5460 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Project Brotherhood for the acquisition and rehabilitation of real property for housing of community related services.

Section 5470. The sum of \$40,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 5470 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Department of Transportation for road repairs in the 18th Ward.

Section 5485. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 5485 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Hickory Hills for all costs associated with infrastructure improvements.

Section 5490. The sum of \$40,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 5490 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Department of Transportation for sidewalk repairs in the 18th Ward.

Section 5495. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 5495 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Department of Transportation for sidewalk repairs in the 17th Ward.

Section 5500. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 5500 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Township of Stickney for all costs associated with sidewalk repairs.

Section 5505. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 5505 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Village of Hickory Hills for all costs associated with general infrastructure improvements.

Section 5510. The sum of \$60,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 5510 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Township of Stickney for all costs associated with sidewalk repair and lighting.

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Section 5535. The sum of \$112,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 5535 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for sidewalks and lighting in the 6th Ward.

Section 5555. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 5555 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Department of Transportation for the 71st Street development in the 17th Ward.

Section 5565. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 5565 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to AIDScare Veterans' Home for general infrastructure improvements.

Section 5575. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 5575 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Lawndale Christian Development Corporation for a housing development project.

Section 5595. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 5595 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Haymarket Center for infrastructure expansion.

Section 5605. The sum of \$13,268, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 5605 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Jewish Federation of Metropolitan Chicago for expansion of the emergency and security infrastructure.

Section 5615. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 5615 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Habilitative Systems Inc. for general infrastructure improvements.

Section 5625. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 5625 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Lawndale Christian Reform Church and School for general infrastructure renovations.

Section 5635. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 5635 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Mercy Home for Boys and Girls for general infrastructure renovations.

Section 5645. The sum of \$125,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 5645 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Uhlich Children's Advantage Network for Children for general infrastructure improvements.

Section 5650. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 5650 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Christian Valley Baptist Church for general infrastructure improvements.

Section 5655. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 5655 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to The Allendale Association for general infrastructure improvements.

Section 5665. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 5665 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Black United Fund of Illinois, Inc. for infrastructure renovations.

Section 5685. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 5685 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of New Windsor for general infrastructure improvements.

Section 5700. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 5700 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Andalusia for general infrastructure improvements.

Section 5705. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 5705 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Reynolds for general infrastructure improvements.

Section 5725. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 5725 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Rock Island for general infrastructure improvements.

Section 5730. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 5730 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Rock Island for general infrastructure improvements.

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Section 5735. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 5735 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Rock Island for general infrastructure improvements.

Section 5740. The sum of \$80,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 5740 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Hope Creek Care Center Auxiliary for general infrastructure improvements.

Section 5750. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 5750 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Milan for general infrastructure improvements.

Section 5795. The sum of \$65,548, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 5795 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Mount Prospect for the Hatlen Heights Storm Sewer.

Section 5860. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 5860 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Boys' Club/Girls' Club of Waukegan for facility renovation and upgrade.

Section 5875. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 5875 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Youth Conservation Corps for general infrastructure.

Section 5895. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 5895 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Maywood for all costs associated with infrastructure improvements.

Section 5945. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 5945 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of La Grange for signal change at 47th and East Avenue.

Section 5970. The sum of \$105,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 5970 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Oak Park Chamber of Commerce for general infrastructure improvements.

Section 5980. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 5980 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago North Avenue 29th Ward for lights and resurfacing.

Section 5995. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 5995 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Elmwood Park for general infrastructure.

Section 6000. The sum of \$264,497, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 6000 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for street lighting and resurfacing in the 29th Ward.

Section 6005. The sum of \$125,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 6005 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for general infrastructure.

Section 6010. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 6010 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of River Grove for general infrastructure.

Section 6015. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 6015 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Franklin Park for general infrastructure.

Section 6035. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 6035 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chicago Public Schools for general infrastructure at Wells High School.

Section 6040. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 6040 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Casa Norte, Inc. for general infrastructure.

Section 6045. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 6045 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Julia Center, Inc. for general infrastructure.

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Section 6050. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 6050 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Youth Service Project for general infrastructure.

Section 6055. The sum of \$120,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 6055 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Boys and Girls Clubs of Chicago for general infrastructure at the Barreto Boys and Girls Club.

Section 6075. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 6075 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Bridging the Tys to Jordan for rehabilitation of a building.

Section 6095. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 6095 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Glenwood for costs associated with elevated tank renovations.

Section 6110. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 6110 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Thornton for road resurfacing.

Section 6125. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 6125 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for resurfacing of Lincoln Avenue from Winnemac to Peterson.

Section 6150. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 6150 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Tinley Park for sewer infrastructure and improvements.

Section 6165. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 6165 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chicago Department of Transportation for all costs associated with sidewalk repair and lighting in the 18th Ward.

Section 6170. The sum of \$13,200, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 6170 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chicago Public Schools for rehabilitation of McKay School.

Section 6210. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 6210 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Justice for road repairs.

Section 6215. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 6215 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Mary's Mission in Waukegan, IL for general infrastructure.

Section 6220. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 6220 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Sheridan Crossing for general infrastructure, upgrades, and renovations.

Section 6225. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 6225 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the North Shore Church of Christ for general infrastructure improvements to the Southside Positive Youth Center.

Section 6230. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 6230 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Daisy Resource Center for general infrastructure.

Section 6245. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 6245 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Family First Center for general infrastructure.

Section 6270. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 6270 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to El Rincon Community Clinic for renovations.

Section 6290. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 6290 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Herrin for infrastructure improvements to the Herrin Civic Center.

Section 6300. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 6300 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Southern Illinois Healthcare for infrastructure improvements at Herrin Hospital.

Section 6305. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 6305 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Heartland Regional Medical Center for infrastructure improvements.

Section 6310. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 6310 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Franklin Hospital for infrastructure improvements.

Section 6320. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 6320 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to CASA of Franklin County for infrastructure improvements.

Section 6340. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 6340 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to La Voz Latina, Inc. in Rockford for infrastructure improvements.

Section 6355. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 6355 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the YMCA of Rock River Valley for infrastructure improvements.

Section 6360. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 6360 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Young Women's Christian Association of Rockford, Illinois for infrastructure improvements.

Section 6375. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 6375 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Janet Wattles Mental Health Center, Inc. for infrastructure improvements.

Section 6380. The sum of \$289,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 6380 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Pleasant Dale Park District for general infrastructure.

Section 6400. The sum of \$1, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 6400 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Holocaust Memorial Foundation of Illinois, Incorporated for general infrastructure to the Holocaust Museum.

Section 6410. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 6410 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Kane County Sheriff's Department for general infrastructure.

Section 6430. The sum of \$1,600,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 6430 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Justice for general infrastructure.

Section 6475. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 6475 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the NAACP Peoria Branch for general infrastructure.

Section 6500. The sum of \$9,180, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 6500 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for construction and pedestrian improvements at Dixon Park.

Section 6510. The sum of \$45,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 6510 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Catholic Charities of the Archdiocese of Chicago for renovations to the common recreation areas at the St. Ailbe Faith Apartments and the St. Ailbe Love Apartments.

Section 6540. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 6540 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Valier for infrastructure improvements.

Section 6550. The sum of \$40,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 6550 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Truth and Deliverance International Ministries for roofing work and general infrastructure improvements.

Section 6560. The sum of \$35,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 6560 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Pleasant Ridge Missionary Baptist Church for infrastructure improvements.

Section 6575. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 6575 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for a new field house in Cragin Park.

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Section 6585. The sum of \$11,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 6585 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chicago Public Schools for infrastructure improvements at Avondale Elementary School.

Section 6590. The sum of \$1,950, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 6590 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chicago Public Schools for infrastructure improvements at Barry Elementary School.

Section 6600. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 6600 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chicago Public Schools for infrastructure improvements at Chase Elementary School.

Section 6605. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 6605 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chicago Public Schools for infrastructure improvements at Darwin Elementary School.

Section 6610. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 6610 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chicago Public Schools for infrastructure improvements at Falconer Elementary School.

Section 6630. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 6630 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chicago Public Schools for infrastructure improvements at Schubert Elementary School.

Section 6645. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 6645 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Grace Lutheran School in Chicago for infrastructure improvements.

Section 6655. The sum of \$14,710, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 6655 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Salem Christian Academy for infrastructure improvements.

Section 6660. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 6660 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Archdiocese of Chicago for infrastructure improvements at St. Hyacinth School.

Section 6680. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 6680 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Board of Education for all costs associated with a soccer field at Hayt School.

Section 6715. The sum of \$5,852, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 6715 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to CALOR (Anixter) for renovations.

Section 6720. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 6720 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for capital expenditures in the 26th Ward.

Section 6755. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 6755 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chicago Public Schools for general infrastructure at Brighton Park Elementary School.

Section 6760. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 6760 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chicago Public Schools for general infrastructure at John C. Burroughs Elementary School.

Section 6790. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 6790 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chicago Public Schools for general infrastructure at Cyrus H. McCormick Elementary School.

Section 6805. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 6805 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Palatine for general infrastructure.

Section 6830. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 6830 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the County of Gallatin for general infrastructure improvements.

Section 6835. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 6835 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the County of Saline for general infrastructure improvements.

Section 6870. The sum of \$108,382, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article

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34, Section 6870 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Olympia Fields for infrastructure, water, sewer, and facility projects.

Section 6880. The sum of \$31,316, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 6880 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Hazel Crest for infrastructure, water, sewer, and facility projects.

Section 6910. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 6910 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Harvey Park District for the water park.

Section 6915. The sum of \$7,529, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 6915 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Mobile C.A.R.E. Foundation for general infrastructure construction for a program to address asthma problems in minority populations.

Section 6955. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 6955 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Alton YWCA for building improvements.

Section 6960. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 6960 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Fosterburg Fire Protection District for general infrastructure improvements.

Section 6965. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 6965 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Holiday Shores Fire Department for a natural gas generator.

Section 7035. The sum of \$105,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7035 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Olympia Fields for general infrastructure.

Section 7050. The sum of \$226,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7050 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Department of Transportation for a streetscape of Lawrence Avenue from the Chicago River to Clark Street.

Section 7055. The sum of \$44,250, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7055 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund

to the Department of Commerce and Economic Opportunity for a grant to the Village of Burnham for reconstruction of Alice Avenue from State Street to Hammond Avenue.

Section 7065. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7065 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Raleigh for general infrastructure improvements.

Section 7080. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7080 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the County of Saline for general infrastructure improvements.

Section 7100. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7100 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Greater Galilee Baptist Church for infrastructure upgrades.

Section 7115. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7115 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to MLK Developer LLC for housing development projects.

Section 7120. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7120 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Marissa for general infrastructure.

Section 7125. The sum of \$73,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7125 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Department of Transportation for resurfacing Hollywood Avenue from Washtenaw Avenue to Western Avenue.

Section 7130. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7130 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Home of Life Missionary Baptist Church for construction of an ex-offender building.

Section 7135. The sum of \$193, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7135 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chicago Public Schools for general infrastructure at Clark G.R. Elementary School in Chicago.

Section 7145. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7145 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Oak Park YMCA for general infrastructure.

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Section 7150. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7150 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chicago Public Schools for security infrastructure and general infrastructure at McNair Elementary School in Chicago.

Section 7170. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7170 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Mt. Bethel Healing Temple for general infrastructure.

Section 7240. The sum of \$10,226, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7240 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for general infrastructure in the 4th Ward.

Section 7260. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7260 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Pan American Chamber of Commerce for acquisition and construction of chamber headquarters.

Section 7285. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7285 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicagoland Czech-American Community Center for a new community center.

Section 7290. The sum of \$115,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7290 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Sherman United Methodist Church for the construction of a new building.

Section 7300. The sum of \$22,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7300 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the North Riverside Historical Society for the restoration of the Melody Mill Ballroom.

Section 7310. The sum of \$15,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7310 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Susan G. Komen Memorial Affiliate in Peoria, Illinois for infrastructure improvements to the mobile mammogram van.

Section 7330. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7330 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Bridgeport VFW Post 5079 for infrastructure improvements.

Section 7335. The sum of \$225,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7335 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Instituto Health Sciences Career Academy for infrastructure improvements.

Section 7345. The sum of \$40,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7345 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Life Center Church of Deliverance for all costs associated with infrastructure improvements.

Section 7350. The sum of \$36,844, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7350 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Ravenswood Budlong Congregation d.b.a. Chabad Living Room for all costs associated with infrastructure improvements.

Section 7360. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7360 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Round Lake Beach for water distribution system improvements.

Section 7375. The sum of \$7,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7375 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Third Lake for street maintenance.

Section 7380. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7380 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Mt. Ebenezer Baptist Church for general infrastructure.

Section 7385. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7385 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Sankofa for general infrastructure.

Section 7390. The sum of \$125,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7390 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago North Avenue 37th Ward for lights and resurfacing.

Section 7395. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7395 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Austin YMCA for general infrastructure.

Section 7400. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article

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34, Section 7400 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Austin Dream Makers for general infrastructure improvements.

Section 7405. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7405 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Because I Care for general infrastructure improvements.

Section 7410. The sum of \$350,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7410 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the United Pentecostal Church International Bible College for 19th Avenue beautification projects.

Section 7415. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7415 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to West Suburban Community Development Corporation for general infrastructure to the Young Men's Residential Center.

Section 7420. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7420 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Rock Heritage Center for the construction of a veterans and senior home.

Section 7425. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7425 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Proviso Leyden Council for Community Action for general infrastructure.

Section 7430. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7430 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Maywood Fine Arts Association for general infrastructure improvements.

Section 7435. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7435 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Progressive Fitness Center for general infrastructure.

Section 7440. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7440 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Riverbender Community Center for general infrastructure.

Section 7445. The sum of \$9,448, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7445 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to

the Department of Commerce and Economic Opportunity for a grant to the Oasis Women's Center for general infrastructure.

Section 7455. The sum of \$125,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7455 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of North Chicago for general infrastructure improvements.

Section 7460. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7460 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Father Gary Graf Center for general infrastructure.

Section 7465. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7465 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Community Action Project for general infrastructure.

Section 7470. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7470 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Black Abolition Movement for the Mind for general infrastructure improvements.

Section 7475. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7475 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Waukegan Airport for general infrastructure.

Section 7480. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7480 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to New Way of Life for general infrastructure improvements.

Section 7495. The sum of \$60,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7495 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Lion's Math and Science Academy for general infrastructure.

Section 7500. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7500 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Youth Build North Chicago for general infrastructure.

Section 7505. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7505 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Former Inmates Strive Together for general infrastructure.

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Section 7515. The sum of \$26,480, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7515 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Streamwood Park District for all costs associated with new rooftop thermal units at Park Place.

Section 7520. The sum of \$15,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7520 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the North Riverside Public Library for general infrastructure improvements.

Section 7530. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7530 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for all costs associated with a bike flyover in the 42nd Ward.

Section 7535. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7535 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Worth for infrastructure improvements.

Section 7540. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7540 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Palos Park for infrastructure improvements.

Section 7545. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7545 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Lake Katherine Nature Center for general infrastructure improvements.

Section 7555. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7555 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Lansing Library for infrastructure improvements.

Section 7565. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7565 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Calumet for infrastructure improvements.

Section 7570. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7570 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Lynwood for infrastructure improvements.

Section 7575. The sum of \$21,162, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7575 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Sauk for infrastructure improvements.

Section 7580. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7580 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Memorial Park District for infrastructure improvements.

Section 7585. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7585 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Lan-Oak Park District for infrastructure improvements.

Section 7590. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7590 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Township of Thornton for infrastructure improvements.

Section 7595. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7595 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the South Suburban College for infrastructure improvements.

Section 7600. The sum of \$11,940, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7600 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Sauk for infrastructure improvements.

Section 7605. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7605 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Lynwood for infrastructure improvements.

Section 7610. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7610 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of South Holland for infrastructure improvements.

Section 7615. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7615 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Manteno for infrastructure improvements.

Section 7620. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7620 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Beecher for infrastructure improvements.

Section 7625. The sum of \$105,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7625 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for infrastructure improvements in the 9th Ward.

Section 7630. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7630 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for infrastructure improvements in the 17th Ward.

Section 7635. The sum of \$15,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7635 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Board of Education for infrastructure improvements at the Edgar Allan Poe Classical School.

Section 7640. The sum of \$15,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7640 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Board of Education for infrastructure improvements at the Lenart Elementary Regional Gifted Center.

Section 7645. The sum of \$15,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7645 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Board of Education for infrastructure improvements at the James E. Medade Classical School.

Section 7650. The sum of \$15,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7650 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Board of Education for infrastructure improvements at the Jane E. Neil Elementary School.

Section 7655. The sum of \$15,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7655 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Board of Education for infrastructure improvements at John M. Harlan Community Academy High School.

Section 7660. The sum of \$15,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7660 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Board of Education for infrastructure improvements at Schmid Elementary School.

Section 7665. The sum of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7665 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Community Consolidated School District 168 for infrastructure improvements at the Wagoner Elementary School.

Section 7670. The sum of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7670 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Lansing School District 168 for infrastructure improvements to the Reavis Elementary School.

Section 7675. The sum of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7675 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Beecher School District 200-U for infrastructure improvements at the Beecher Elementary School.

Section 7680. The sum of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7680 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Burnham School District 154-5 for infrastructure improvements to the Burnham Elementary School.

Section 7685. The sum of \$15,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7685 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for infrastructure improvements at Tuley Park.

Section 7690. The sum of \$15,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7690 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for infrastructure improvements at Greater Grand Crossing.

Section 7695. The sum of \$15,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7695 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for infrastructure improvements at Gately Park.

Section 7705. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7705 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Bolingbrook for general infrastructure improvements.

Section 7710. The sum of \$7,465, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7710 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Queen Bee School District 16 for all costs associated with recreational equipment construction.

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Section 7730. The sum of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7730 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Elmhurst Community Unit School District 205 for all costs associated with Safe Routes to School.

Section 7735. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7735 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for general infrastructure improvements in the 5th Ward.

Section 7740. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7740 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Washington Park for general infrastructure improvements including parks and road repairs.

Section 7745. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7745 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Brooklyn for general infrastructure improvements including parks and road repairs.

Section 7750. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7750 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Madison for general infrastructure improvements including parks and road repairs.

Section 7754. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7754 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Fairmont for general infrastructure improvements including parks and road repairs.

Section 7760. The sum of \$60,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7760 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Board of Education for all costs associated with a playground at Agassiz Elementary School.

Section 7765. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7765 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Board of Education for infrastructure improvements at Horace Greeley School.

Section 7775. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7775 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Claretian Associates for physical plant renovations and improvements.

Section 7785. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7785 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Metropolitan Family Services for physical plant improvements.

Section 7800. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7800 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Board of Education for general infrastructure improvements to the John Hope College Preparatory High School.

Section 7805. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7805 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Rhema Community Development Corporation for general infrastructure improvements.

Section 7815. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7815 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Park District of Oak Park for ADA improvements, roof stabilization, and a new water playground at Rehm Pool.

Section 7820. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7820 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to St. Angela School for construction of a community center and/or the purchase and installation of security cameras.

Section 7825. The sum of \$40,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7825 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Windy City Wildcats Incorporated for general infrastructure improvements.

Section 7830. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7830 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Circle Urban Ministries for general infrastructure improvements and/or the purchase of equipment for the Circle Urban Technology Center.

Section 7840. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7840 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of East Alton for all costs associated with general infrastructure.

Section 7845. The sum of \$45,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7845 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Granite City for all costs associated with general infrastructure.

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Section 7850. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7850 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of South Roxana for all costs associated with general infrastructure.

Section 7855. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7855 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Granville for all costs associated with general infrastructure.

Section 7860. The sum of \$18,250, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7860 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Ada S. McKinley Community Services, Inc. for all costs associated with general infrastructure improvements.

Section 7865. The sum of \$65,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7865 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the St. Bernard Hospital for all costs associated with Accountable Care Entity renovation.

Section 7870. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7870 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Vandercook College of Music for all costs associated with facility renovation.

Section 7875. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7875 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for all costs associated with upgrades at Moran Playground Park.

Section 7880. The sum of \$5,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7880 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the La Casa Norte for all costs associated with facility upgrades.

Section 7885. The sum of \$12,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7885 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Board of Education for all costs associated with general infrastructure improvements at Barbara Vick Early Childhood and Family Center.

Section 7890. The sum of \$37,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7890 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Worth Township Highway Department for all costs associated with general infrastructure within Garden Homes.

Section 7895. The sum of \$70,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7895 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Highwood for all costs associated with general infrastructure.

Section 7900. The sum of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7900 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Lake Bluff Park District for all costs associated with general infrastructure.

Section 7905. The sum of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7905 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Highland Park District for all costs associated with general infrastructure.

Section 7910. The sum of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7910 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Deerfield Park District for all costs associated with general infrastructure.

Section 7915. The sum of \$15,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7915 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Evansville for all costs associated with a boat ramp.

Section 7920. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7920 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for all costs associated with general infrastructure within the 7th ward.

Section 7925. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7925 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for all costs associated with general infrastructure within the 3rd ward.

Section 7930. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7930 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for all costs associated with general infrastructure within the 42nd ward.

Section 7935. The sum of \$110,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7935 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Thornton Township High School District 205 for all costs associated with the construction of a greenhouse at Thornwood High School.

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Section 7940. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7940 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the South Holland School District 151 for all costs associated with security door construction.

Section 7945. The sum of \$37,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7945 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Dolton School District 149 for all costs associated with security door construction at Caroline Sibley Elementary School.

Section 7950. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7950 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Roseland Youth Program for all costs associated with the construction of a baseball field.

Section 7955. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7955 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Thornton Township High School District 205 for all costs associated with the construction of a theater at Thornwood High School.

Section 7960. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7960 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Steger for all costs associated with infrastructure improvements.

Section 7965. The sum of \$45,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7965 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Dolton School District 149 for all costs associated with STEM enhancement construction.

Section 7970. The sum of \$175,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7970 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Sauk Village for all costs associated with infrastructure improvements.

Section 7975. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7975 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Westside Association for Community Action for general infrastructure improvements.

Section 7980. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7980 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Kingdom Lifeline Ministries for general infrastructure improvements.

Section 7985. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7985 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for all costs associated with general infrastructure improvements at Franklin Park.

Section 7990. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7990 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Soy! Foundation for all costs associated with general infrastructure improvements.

Section 7995. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 7995 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Lawndale Christian Legal Center for general infrastructure improvements.

Section 8000. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 8000 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Art on Sedgwick for general infrastructure improvements.

Section 8005. The sum of \$94,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 8005 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Board of Education for all costs associated with general infrastructure improvements at Murphy Elementary School auditorium.

Section 8010. The sum of \$6,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 8010 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Board of Education for all costs associated with safety infrastructure improvements at North River Elementary School.

Section 8015. The sum of \$60,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 8015 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for sidewalk repairs in the 38th Ward along Irving Park Rd from Ottawa St. to Pacific St.

Section 8020. The sum of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 8020 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for general infrastructure improvements at Dunham Park.

Section 8025. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 8025 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Norridge for general infrastructure improvements.

Section 8030. The sum of \$66,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 8030 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for street repairs in the 45th Ward along Avondale from the Kennedy Exit to Austin.

Section 8035. The sum of \$13,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 8035 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chicago Board of Education for all costs associated with the replacement of water fountains at Beaubien Elementary School.

Section 8040. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 8040 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Harwood Heights for all costs associated with sidewalk repairs.

Section 8045. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 8045 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Second Chance for infrastructure improvements.

Section 8050. The sum of \$105,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 8050 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Triton College for infrastructure improvements.

Section 8055. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 8055 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Local Motions for general infrastructure improvements.

Section 8060. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 8060 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to St. John Baptist Church for all costs associated with expansion of the youth center.

Section 8065. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 8065 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to PCC Wellness Center for general infrastructure improvements.

Section 8070. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 8070 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Elmwood for general infrastructure improvements.

Section 8075. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 8075 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Austin Chamber of Commerce for general infrastructure improvements.

Section 8080. The sum of \$832,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 8080 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Carter G Woodson Library for general infrastructure improvements.

Section 8090. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 8090 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Buckner for general infrastructure improvements.

Section 8095. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 8095 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Christopher for general infrastructure improvements.

Section 8100. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 8100 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Royalton for general infrastructure improvements.

Section 8105. The sum of \$15,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 8105 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to West Franklin Historical District for general infrastructure improvements.

Section 8110. The sum of \$39,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 8110 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Boys and Girls Club of Greater Peoria, Inc. for general infrastructure improvements at the 806 E. Kansas location.

Section 8115. The sum of \$73,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 8115 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Boys and Girls Club of Greater Peoria, Inc. for all costs associated with facility renovation at the 2703 Grinnell St. location.

Section 8120. The sum of \$463,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 8120 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Southside Office of Concern for infrastructure improvements.

Section 8125. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 8125 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Ida B. Wells Foundation for general infrastructure improvements.

Section 8130. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 8130 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village Leadership Academy for general infrastructure improvements.

Section 8135. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 8135 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Moline School District 40 for general infrastructure improvements.

Section 8140. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 8140 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Rock Island-Milan School District 41 for general infrastructure improvements.

Section 8145. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 8145 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chicago Park District for general infrastructure improvements at Bradley Park.

Section 8150. The sum of \$275,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 8150 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for all costs associated with a running track at Jesse Owens Park.

Section 8155. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 8155 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Austin African American Business Networking Association for general infrastructure improvements.

Section 8165. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 8165 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the DMI Information Processing Center for general infrastructure improvements.

Section 8170. The sum of \$60,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 8170 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the National Alliance for the Empowerment of the Formerly Incarcerated for general infrastructure improvements.

Section 8175. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 8175 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Board of Education for general infrastructure improvements at George Rogers Clark Elementary School.

Section 8180. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 8180 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Strategic Human Services for general infrastructure.

Section 8185. The sum of \$242,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 8185 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for street repairs in the 28th Ward.

Section 8190. The sum of \$242,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 8190 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for street repairs in the 37th Ward.

Section 8195. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 8195 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Latino Organization of the Southwest for costs associated with capital improvements.

Section 8205. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 8205 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Garden Center Services for general infrastructure improvements.

Section 8210. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 8210 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chinese American Service League for infrastructure improvements.

Section 8215. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 8215 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Back of the Yards Community Council.

Section 8220. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 8220 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for general infrastructure improvements to Donovan Park.

Section 8225. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 8225 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Federacion De Clubes Michoacanos En Illinois.

Section 8235. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 8235 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Little Village Chamber of Commerce for infrastructure improvements.

Section 8240. The sum of \$350,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 8240 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Memorial Park District for a renovation of a swimming pool.

Section 8245. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 8245 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Broadview for fire station roof repair.

Section 8250. The sum of \$109,791, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 8250 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Forest Park for a back-up generator at Hannah Pump Station.

Section 8255. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 8255 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Freedom Baptist Church for parking lot repairs.

Section 8260. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 34, Section 8260 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to United Kingdom Church for building repairs.

Section 8265. No contract shall be entered into or obligation incurred or any expenditure made from a reappropriation herein made in this Article until after the purposes and amounts have been approved in writing by the Governor.

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Section 10. The sum of \$3,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 10 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Romeoville for costs associated with the Pinnacle Drive Extension to Renwick Road.

Section 20. The sum of \$350,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 20 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Glendale Heights for costs associated with the replacement of a sludge conveyor system.

Section 30. The sum of \$185,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 30 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Glendale Heights for costs associated with water filtration system improvements.

Section 40. The sum of \$143,300, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 40 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Glendale Heights for costs associated with the construction of a bike and pedestrian trail.

Section 50. The sum of \$350,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 50 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Glendale Heights for costs associated with capital improvements for the Glendale Heights Center for Senior Citizens.

Section 60. The sum of \$733,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 60 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Villa Park for costs associated with roadway improvements on East Plymouth Street, from Ardmore Avenue to Villa Avenue.

Section 80. The sum of \$80,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 80 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Villa Park for costs associated with improvements for the St. Charles Road Bridge.

Section 90. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 90 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Queen Bee School District 16 for costs associated with library improvements.

Section 100. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 100 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Queen Bee School District 16 for costs associated with playground improvements.

Section 110. The sum of \$269,786, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 110 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to DuPage High School District 88 for costs associated with for ADA compliance at Willowbrook High School.

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Section 120. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 120 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with capital improvements for constructing ADA compliant ramps on the sidewalks in the 18th Ward.

Section 130. The sum of \$40,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 130 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Bridgeview for costs associated with capital improvements for resurfacing Cranbrook Lane, from 87th Street to 88th Place.

Section 140. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 140 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Greater Auburn-Gresham Development Corporation for costs associated with building renovations.

Section 150. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 150 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Hometown for costs associated with resurfacing 88th Street.

Section 160. The sum of \$225,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 160 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Hometown for costs associated with resurfacing Duffy Avenue.

Section 170. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 170 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Hometown for costs associated with resurfacing 89th Place.

Section 180. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 180 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Oak Lawn for costs associated with the Senior Citizen renovation project.

Section 190. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 190 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Leo Catholic High School for costs associated with capital improvements.

Section 200. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 200 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with capital improvements in the 17th Ward.

Section 210. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 210 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with roadway improvements in the 17th Ward.

Section 220. The sum of \$185,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 220 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Indian Head Park for costs associated with lighting improvements on Joliet Road.

Section 230. The sum of \$600,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 230 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Ateres Ayala Inc. for costs associated with the construction of a community center.

Section 240. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 240 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Turning Point Behavioral Health Care Center for costs associated with roof repairs.

Section 250. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 250 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Skokie Park District for costs associated with capital improvements for Laramie Park.

Section 260. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 260 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Skokie Public Library for costs associated with interior renovations.

Section 270. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 270 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Assyrian Athletic Club for costs associated with building renovations.

Section 280. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 280 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Jewish United Fund of Chicago for costs associated with renovations to The Ark.

Section 290. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 290 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Indo American Center for costs associated with facility improvements.

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Section 300. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 300 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Chesed Fund for costs associated with capital improvements.

Section 310. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 310 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Hebrew Theological College for costs associated with facility renovations and repairs.

Section 320. The sum of \$125,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 320 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Center for Torah and Chesed for costs associated with building renovations.

Section 330. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 330 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Congregation Adas Yeshurun for costs associated with ADA accessible ramps and fencing.

Section 340. The sum of \$200,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the High Ridge Coalition for costs associated with the development of a community center.

Section 350. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 350 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Libenu Foundation for costs associated with renovations to the Lev Chicago Respite Program building.

Section 360. The sum of \$400,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 360 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with improvements to residential street lighting.

Section 370. The sum of \$350,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 361 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Agudath Israel of Illinois for costs associated with facility improvements.

Section 371. The sum of \$125,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with grant to charitable organizations housed in Chicago, Skokie, and Lincolnwood.

Section 380. The sum of \$400,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 370 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Aurora for costs associated with capital improvements for the reconstruction of the Farnsworth Avenue Bridge.

Section 390. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 380 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Association for Individual Development for costs associated for renovations to a living facility for individuals with developmental disabilities.

Section 400. The sum of \$275,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 390 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Fox Valley Park District for costs associated with capital improvements at Simmons Community Park.

Section 410. The sum of \$725,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 400 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Paramount Arts Centre for costs associated with capital improvements.

Section 420. The sum of \$60,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 410 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Fox Valley Park District for costs associated with the construction of security gates.

Section 430. The sum of \$1,040,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 420 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Aurora University for costs associated construction of a parking facility.

Section 440. The sum of \$400,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 430 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Blue Island Park District for costs associated with aquatic facility repairs and improvements.

Section 450. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 440 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Blue Island Park District for costs associated with capital improvements at Hart Park.

Section 460. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 450 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Robbins for the costs associated with roof replacement and skylights.

Section 470. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 460 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Robbins for the costs associated with building upgrades.

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Section 480. The sum of \$80,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 470 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Robbins for the costs associated with PACE and Metra Station improvements.

Section 520. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 510 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Crestwood for the costs associated with capital improvements for Veterans' Park.

Section 530. The sum of \$40,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 520 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Riverdale for the costs associated with capital improvements.

Section 540. The sum of \$40,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 530 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Riverdale for the costs associated with capital improvements.

Section 550. The sum of \$515,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 540 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for the costs associated with construction of a baseball field in the 9th Ward.

Section 560. The sum of \$105,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 550 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for the costs associated with roadway improvements in the 34th Ward.

Section 570. The sum of \$105,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 560 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for the costs associated with roadway improvements in the 34th Ward.

Section 580. The sum of \$105,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 570 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for the costs associated with roadway improvements in the 34th Ward.

Section 590. The sum of \$105,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 580 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for the costs associated with roadway improvements in the 34th Ward.

Section 600. The sum of \$105,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 590 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for the costs associated with roadway improvements in the 34th Ward.

Section 610. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 600 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Tinley Park-Park District for the costs associated with capital improvements.

Section 620. The sum of \$260,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 610 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Oak Forest for the costs associated with the construction of a radio communications tower.

Section 621. The sum of \$100,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Riverdale for costs associated with capital improvements.

Section 622. The sum of \$50,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Orland Township Highway Department costs associated with capital improvements.

Section 630. The sum of \$318,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 620 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Urbana-Champaign Independent Media Center for costs associated with facility improvements.

Section 640. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 630 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Don Moyer Boys and Girls Club for costs associated with the construction of the Martens Community Center.

Section 650. The sum of \$93,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 640 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Urbana for costs associated with lighting improvements.

Section 660. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 650 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Urbana for costs associated with road resurfacing of Vine Street and Washington Street.

Section 680. The sum of \$16,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 661 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to First Followers Re-Entry for costs associated with facility improvements.

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Section 690. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 662 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to C-U at Home for costs associated with facility improvements.

Section 700. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 663 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to University YMCA for costs associated with infrastructure improvements.

Section 710. The sum of \$11,625, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 664 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to OSF Healthcare for costs associated with security and facility improvements.

Section 720. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 665 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Cunningham Children's Home for costs associated with the installation of sprinklers at the Goodman Cottage and Sarah English Girls Group Home.

Section 730. The sum of \$350,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 666 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Urbana Park District for costs associated with Crystal Lake shoreline rehabilitation.

Section 740. The sum of \$605,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 667 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Promise Health Care for costs associated with the infrastructure improvements.

Section 750. The sum of \$350,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 670 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago Public School District #299 for costs associated with capital improvements at John B. Murphy Elementary School.

Section 760. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 680 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago Public School District #299 for costs associated with playground and school campus improvements at Thomas Drummond Elementary School.

Section 790. The sum of \$125,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 710 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with roadway improvements on California Avenue and Diversey Avenue.

Section 800. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 720 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with alley reconstruction.

Section 810. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 730 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Logan Square Neighborhood Association for costs associated with building improvements.

Section 820. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 740 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago Public School District #299 for costs associated with building improvements at Avondale-Logandale Elementary School.

Section 830. The sum of \$35,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 750 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the American Indian Center for costs associated with building improvements.

Section 840. The sum of \$175,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 760 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Irving Park YMCA of Metro Chicago for costs associated with capital improvements.

Section 850. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 770 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for costs associated with capital improvements at Brands Park.

Section 870. The sum of \$15,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 790 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to The Kedzie Center for costs associated with capital improvements.

Section 880. The sum of \$175,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for costs associated with capital improvements for parks within the boundaries of the 40th House District.

Section 890. The sum of \$275,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 810 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for costs associated with capital improvements for Independence Park.

Section 900. The sum of \$1,000,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of

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Chicago Public School District #299 for costs associated with capital improvements to schools within the boundaries of the 40th House District.

Section 910. The sum of \$500,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago Public School District #299 for costs associated with capital improvements to schools in Bellmont Cragin.

Section 920. The sum of \$450,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago Department of Transportation for costs associated with the capital improvements in Belmont Cragin.

Section 930. The sum of \$700,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 850 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Miracle Center for costs associated with the acquisition and rehabilitation of a new facility for expanded programming.

Section 940. The sum of \$550,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 860 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Puerto Rican Arts Alliance for costs associated with the acquisition and rehabilitation of a new facility.

Section 950. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 870 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Metropolitan Family Services for costs associated with roof and mechanical equipment improvements.

Section 960. The sum of \$500,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for costs associated with park improvements in Humboldt Park, Logan Square, and Hermosa.

Section 961. The sum of \$200,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Elmwood Park for costs associated with park improvements.

Section 970. The sum of \$3,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 880 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Connect Transit for costs associated with a mass transit transfer center.

Section 990. The sum of \$124,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 900 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Northbrook for costs associated with storm water improvements.

Section 1000. The sum of \$263,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 910 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Northbrook for costs associated with storm water improvements.

Section 1010. The sum of \$567,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 920 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Northbrook for costs associated with storm water improvements.

Section 1020. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 930 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Buffalo Grove for costs associated with capital improvements for Water Reservoir 6.

Section 1040. The sum of \$788,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 950 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Mount Prospect for costs associated with the Storm Sewer Inspection Program.

Section 1060. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 970 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Glen Ellyn for costs associated with roadway improvements.

Section 1070. The sum of \$398,812, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 980 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Butterfield Park District for costs associated with capital improvements for Glenbriar Park.

Section 1071. The sum of \$234,088, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with capital improvements for Glenbriar Park.

Section 1080. The sum of \$150,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Lombard for costs associated with sewer improvements on Woodrow Avenue.

Section 1090. The sum of \$75,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Milton Township for costs associated with building and food pantry renovations.

Section 1100. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1010 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to DuPage County for costs associated with roadway improvements on IL Route 38 and IL Route 53.

Section 1110. The sum of \$213,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Lombard for costs associated with sewer improvements on Highland Avenue.

Section 1120. The sum of \$250,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Lisle and the Lisle Park District for costs associated with a joint pedestrian canopy project.

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Section 1130. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1040 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Metropolitan Family Services for costs associated with building renovations.

Section 1140. The sum of \$82,600, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1050 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Lombard Park District for costs associated with replacing and updating electrical wiring.

Section 1150. The sum of \$225,900, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1060 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Lombard Park District for costs associated with replacing the roof at the Sunset Knoll Recreation Center.

Section 1160. The sum of \$323,600, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1070 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Glen Ellyn Park District for capital improvements at Ackerman Park.

Section 1161. The sum of \$60,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Lisle Township for costs associated with building and storage facility improvements.

Section 1170. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1080 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Hanover Park for costs associated with roadway improvements to Irving Park Road, from Astor Avenue to Barrington Road.

Section 1180. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1090 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Hoffman Estates for costs associated with storm sewer improvements.

Section 1190. The sum of \$146,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1100 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Streamwood for costs associated with intersection improvements at IL 59 and Irving Park Road.

Section 1200. The sum of \$104,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1110 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Streamwood for costs associated with intersection improvements.

Section 1210. The sum of \$183,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1120 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to

the Department of Commerce and Economic Opportunity for a grant to the Village of Streamwood for costs associated with trail construction and improvements.

Section 1220. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1130 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Streamwood Park District for costs associated with capital improvements and renovation.

Section 1230. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1140 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Hanover Park for costs associated with electrical maintenance on the Irving Park Road Corridor.

Section 1240. The sum of \$125,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1150 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Streamwood for costs associated with sidewalk maintenance.

Section 1250. The sum of \$1,042,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1160 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Hanover Park for costs associated with capital improvements for recreational areas.

Section 1260. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1170 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Niles Park District for costs associated with capital improvements for Oak Park.

Section 1270. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1180 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with easement drainage in the 39th Ward.

Section 1280. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1190 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with alley repavement and drainage projects in the 39th Ward.

Section 1290. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1200 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with street resurfacing on Kilbourn Street, from Elston Avenue to Foster Avenue in the 39th Ward.

Section 1300. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1210 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs

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associated with street resurfacing on Keating Street, from Peterson Avenue to Glen Lake Avenue in the 39th Ward.

Section 1310. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1220 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Niles for costs associated with sidewalk construction on Greenwood Avenue from Oakton Street to Dempster Avenue.

Section 1320. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1230 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Niles for costs associated with sidewalk construction on Golf Road from Cumberland Avenue to Milwaukee Avenue.

Section 1330. The sum of \$60,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1240 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Morton Grove for costs associated with an architectural engineer study.

Section 1340. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1250 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with street resurfacing on Carmen Street from Kolmar Street to Pulaski Road in the 39th Ward.

Section 1350. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1260 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with capital improvements for street resurfacing on Argyle Street from Tripp Avenue to Kostner Avenue in the 39th Ward.

Section 1360. The sum of \$60,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1270 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Niles for costs associated with upgrades to for the Police and Fire Departments.

Section 1370. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1280 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Morton Grove Park District for costs associated with repairs to the Harrer Park pool.

Section 1380. The sum of \$73,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1290 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Morton Grove for costs associated with street resurfacing on Marmora Avenue from Emerson Street to Capri Lane.

Section 1390. The sum of \$129,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1300 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to

the Department of Commerce and Economic Opportunity for a grant to the Village of Morton Grove for costs associated with street resurfacing on Emerson Street from Marmora Avenue to Parkside Avenue.

Section 1400. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1310 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with capital improvements for the Mayfair bike path in the 39th Ward.

Section 1410. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1320 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with capital improvements for the North Park Senior bus shelter in the 39th Ward.

Section 1420. The sum of \$20,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Florence Township for costs associated with infrastructure improvements.

Section 1430. The sum of \$20,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Wilton Township for costs associated with road and bridge repairs.

Section 1440. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1323 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Manhattan Township for costs associated with equipment replacement.

Section 1450. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1324 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Green Garden Township for costs associated with road repairs.

Section 1460. The sum of \$100,000, or so much thereof as may be necessary, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Heights Park District for costs associated with playground upgrades and infrastructure improvements.

Section 1470. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1326 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Olympia Fields Park District for costs associated with playground upgrades and infrastructure improvements.

Section 1480. The sum of \$80,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Manhattan Park District for costs associated with building and pavilion improvements.

Section 1490. The sum of \$80,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Park Forest Parks and Rec for costs associated with basketball facility improvements.

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Section 1500. The sum of \$100,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Bloom Township for costs associated with capital improvements.

Section 1510. The sum of \$40,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Mokena Park District for costs associated with building and park improvements.

Section 1520. The sum of \$40,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Frankfort Park District for costs associated with building renovations.

Section 1530. The sum of \$40,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the New Lenox Park District for costs associated with installation of turf and other park improvements.

Section 1540. The sum of \$450,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago Heights for costs associated with capital improvements.

Section 1550. The sum of \$350,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Park Forest for costs associated with road reconstruction and water main replacement.

Section 1560. The sum of \$200,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of South Chicago Heights for costs associated with road resurfacing and water pump facility repairs.

Section 1570. The sum of \$100,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Steger for costs associated with capital improvements.

Section 1580. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1337 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Olympia Fields for costs associated with capital improvements.

Section 1590. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1338 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Manhattan for costs associated with capital improvements.

Section 1600. The sum of \$100,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Crete for costs associated with capital improvements.

Section 1610. The sum of \$75,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Wilmington for costs associated with capital improvements.

Section 1620. The sum of \$60,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1341 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to

the Department of Commerce and Economic Opportunity for a grant to the Village of New Lenox for costs associated with tram station improvements.

Section 1630. The sum of \$60,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1342 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Mokena for costs associated with road repairs and building improvements.

Section 1640. The sum of \$60,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1343 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Frankfort for costs associated with capital improvements.

Section 1650. The sum of \$25,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Respond Now Homeless Shelter for costs associated with capital improvements.

Section 1660. The sum of \$40,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Symerton for costs associated with capital improvements.

Section 1670. The sum of \$20,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Wilmington Township for costs associated with capital improvements.

Section 1680. The sum of \$100,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chicago Heights School District #170 for costs associated with capital improvements.

Section 1690. The sum of \$100,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Park Forest - Chicago Heights School District #163 for costs associated with window and door replacement.

Section 1700. The sum of \$100,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Bloom Township High School District #206 for costs associated with capital improvements.

Section 1720. The sum of \$80,000, or so much thereof as may be necessary, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Rich Township High School District #227 for costs associated with capital improvements.

Section 1730. The sum of \$60,000, or so much thereof as may be necessary, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Manhattan School District #114 for costs associated with capital improvements.

Section 1740. The sum of \$20,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to New Lenox Fire Protection District for costs associated with station improvements.

Section 1750. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1354 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Lincolnway Special Recreation Association for costs associated with building expansion.

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Section 1760. The sum of \$75,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Richton Park for costs associated with capital improvements.

Section 1770. The sum of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1356 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Glenwood Academy for costs associated with capital improvements.

Section 1780. The sum of \$20,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Aunt Martha's for costs associated with building renovations and women's health center upgrades.

Section 1790. The sum of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1358 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to St. Irenaeus for costs associated with building improvements.

Section 1800. The sum of \$20,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to New Star for costs associated with restroom renovations and building improvements.

Section 1840. The sum of \$800,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Loves Park for costs associated with Shoreline improvements at Shore Park.

Section 1850. The sum of \$700,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Belvidere for costs associated with road construction on Irene Road.

Section 1860. The sum of \$800,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Rockford for costs associated with the Phase II of Alpine Road Dam rebuild project.

Section 1870. The sum of \$200,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Rockford and Harlem school system for costs associated with the procurement of equipment used for career and technical education purposes.

Section 1880. The sum of \$500,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Loves Park, the City of Rockford, and the City of Belvidere for costs associated with capital improvements.

Section 1940. The sum of \$343,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1470 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Arthur Lockhard Resource Institute for costs associated with constructing housing for veterans.

Section 1960. The sum of \$627,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Catalyst Schools for costs associated with building repairs to the Catalyst Circle Rock Charter School located at 5608 West Washington Boulevard in Chicago.

Section 1970. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1500 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Park District of Oak Park for costs associated with constructing a community recreation center.

Section 1980. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1510 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Sankofa Cultural Arts and Business Center for costs associated with building repairs.

Section 1990. The sum of \$350,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1520 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Rhema Community Development Cooperation for costs associated with capital improvements.

Section 2000. The sum of \$110,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1530 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of La Grange Park Public Works for costs associated with capital improvements.

Section 2010. The sum of \$500,000, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant Fathers Who Care for costs associated with capital improvements.

Section 2011. The sum of \$250,000, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant Beautiful Angels for costs associated with capital improvements.

Section 2012. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 35, Section 7286 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant Chicago Recovering Communities Coalition for costs associated with capital improvements.

Section 2013. The sum of \$750,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 35, Section 7289 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant Prevention Partnership, Inc. for costs associated with capital improvements.

Section 2014. The sum of \$300,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant The Answer, Inc. for costs associated with capital improvements.

Section 2020. The sum of \$450,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1540 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Vernon Township for costs associated with capital improvements for the Vernon Township Office.

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Section 2030. The sum of \$90,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1550 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Vernon Township for costs associated with window replacement for the Vernon Township Office.

Section 2040. The sum of \$550,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1560 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Vernon Township for costs associated with roadway improvements in the Pekara subdivision and on Woodbine Circle.

Section 2050. The sum of \$40,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1570 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Park City for costs associated with parking lot improvements at City Hall.

Section 2060. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1580 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Vernon Hills Park District for costs associated with capital improvements for a tennis court and playground construction at Laschen Park.

Section 2070. The sum of \$22,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1590 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Vernon Area Public Library for costs associated with capital improvements.

Section 2080. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1600 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Park City for costs associated with capital improvements to the Lake Park sanitary lift station.

Section 2090. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1610 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Vernon Hills Park District for costs associated with reconstruction of tennis courts at Grosse Pointe Park.

Section 2100. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1620 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Buffalo Grove for costs associated with water main cleaning in the Chevy Chase neighborhood.

Section 2110. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1630 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Buffalo Grove for costs associated with capital improvements for a bike path and boardwalk on Bordeaux Court.

Section 2120. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1640 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Buffalo Grove for costs associated with sidewalk installation.

Section 2130. The sum of \$60,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1650 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Buffalo Grove for costs associated with sidewalk additions near the Ivy Hall Elementary School.

Section 2140. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1660 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Buffalo Grove for costs associated with native wetland restoration.

Section 2150. The sum of \$91,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1670 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Buffalo Grove for costs associated with sidewalk repair.

Section 2160. The sum of \$58,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1671 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Indian Trails Public Library for costs associated with capital improvements.

Section 2170. The sum of \$139,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1672 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to The Fremont Public Library for costs associated with capital improvements.

Section 2180. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1680 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Glenview for costs associated with capital improvements for the Pfingston-East Lake-West Lake Intersection.

Section 2190. The sum of \$600,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Skokie for costs associated with Main Street Commercial Corridor Redevelopment between Skokie Boulevard and McCormick Boulevard.

Section 2200. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1700 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Wilmette for costs associated with capital improvements for the Downtown Wilmette Streetscape Project.

Section 2210. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35,

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Section 1710 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Evanston for costs associated with capital improvements for the completion of a building project at the Crown Community Center.

Section 2220. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1720 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Glenview Park District for costs associated with capital improvements for the Interpretive Center Exhibits.

Section 2230. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1730 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Glenview Park District for costs associated with soccer field drainage improvements.

Section 2240. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1740 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Family Focus Evanston for costs associated with renovating the Foster Center Our Place building.

Section 2250. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1750 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the North Suburban YMCA for costs associated with replacing the HVAC system.

Section 2270. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1770 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to JCFS Chicago for costs associated with capital improvements for the JCFS Skokie Social Service Campus.

Section 2280. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1780 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Southside YMCA for costs associated with capital improvements for facilities.

Section 2290. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1790 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to The Rebuild Foundation for costs associated with facility renovations.

Section 2300. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1800 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for costs associated with capital improvements at Lillian Hardin Armstrong Park.

Section 2310. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1810 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to

the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with roadway improvements to Lake Shore Drive.

Section 2320. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1820 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with ADA ramp installation on N. Michigan Avenue.

Section 2330. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1830 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated repaving of Lake Shore Drive from E. North Water Street to E. Illinois Street.

Section 2340. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1840 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with the resurfacing of E. Ontario Street from N. Michigan Avenue to N. Lake Shore Drive.

Section 2350. The sum of \$60,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1850 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with capital improvements for a pedestrian traffic island at 59th Street and Cottage Grove Avenue.

Section 2360. The sum of \$60,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1860 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with capital improvements for a pedestrian traffic island at 38th Street and Cottage Grove Avenue.

Section 2370. The sum of \$1,080,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1870 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with renovation of the King Drive median from 26th Street to 37th Street.

Section 2380. The sum of \$3,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1880 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Peoria Public School District #150 for costs associated with capital improvements for Garfield Primary School.

Section 2390. The sum of \$530,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1890 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Art, Inc. Greeley School for costs associated with building renovations.

Section 2400. The sum of \$1,540,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1900 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund

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to the Department of Commerce and Economic Opportunity for a grant to Pier 603 for costs associated with building a community center.

Section 2410. The sum of \$795,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1910 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the East Side Health District in East St. Louis for costs associated with capital improvements for urban farming and clinic services.

Section 2420. The sum of \$1,225,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1920 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of East St. Louis for costs associated with capital improvements for demolition of derelict structures and abandoned properties.

Section 2430. The sum of \$750,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1921 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of East St. Louis for costs associated with infrastructure improvements as it relates to the Senior Emergency Home Repair Program.

Section 2440. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1922 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Joseph Center for costs associated with infrastructure improvements.

Section 2450. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1923 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to St Clair Associated Vocational Enterprises for costs associated with infrastructure improvements.

Section 2460. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1924 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Lebanon Public Library for costs associated with infrastructure improvements.

Section 2470. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1925 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the East St Louis Public Library for costs associated with infrastructure improvements.

Section 2480. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1926 of Public Act 101-0638, as amended, is reappropriated from from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Cahokia Public Library for costs associated with infrastructure improvements.

Section 2490. The sum of \$15,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1927 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Millstadt Public Library for costs associated with infrastructure improvements.

Section 2500. The sum of \$15,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1928 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Belleville Public Library for costs associated with infrastructure improvements.

Section 2510. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1930 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago Public School District #299 for costs associated with capital improvements for Carl Schurz High School.

Section 2520. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1940 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago Public School #299 for costs associated with capital improvements William P. Gray Elementary School.

Section 2530. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1950 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago Public School District #299 for costs associated with capital improvements to the Charles R. Darwin Elementary School.

Section 2540. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1960 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to City of Chicago Public School District #299 for costs associated with capital improvements for Salmon P. Chase Elementary School.

Section 2550. The sum of \$35,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1970 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chicago Park District for costs associated with capital improvements to the Ken-Well Park.

Section 2560. The sum of \$12,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1980 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chicago Park District for costs associated with soccer field improvements at Haas Joseph Park.

Section 2570. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 1990 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Northwest Side Community Development Corporation for costs associated with land acquisition and construction of a new facility that is ADA compliant.

Section 2580. The sum of \$53,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 2000 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Logan Square Preservation for costs associated with capital improvements for construction of public land adjacent to the MegaMall redevelopment.

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Section 2590. The sum of \$2,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 2010 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to LUCHA for costs associated with capital improvements and construction of affordable housing.

Section 2600. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 2020 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to WQPT for costs associated with capital improvements for the PBS broadcasting station.

Section 2610. The sum of \$80,750, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 2030 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to The Arc of the Quad Cities Area for costs associated with replacing a box cutting machine and repairs to HVAC systems.

Section 2620. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 2040 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Two Rivers YMCA for costs associated with remodeling of preschool facilities.

Section 2630. The sum of \$1,500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 2050 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Unity Point Health for costs associated with the remodeling and relocation of inpatient behavioral health units.

Section 2640. The sum of \$819,250, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 2060 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the YWCA of the Quad Cities for costs associated with capital improvements for a new early learning and childcare center.

Section 2650. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 2070 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Englewood Development Group for costs associated with renovations and expansion.

Section 2660. The sum of \$18,749, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 2080 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the St. Gabriel Catholic School for costs associated with capital improvements.

Section 2670. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 2090 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Growing Home Inc. for costs associated with capital improvements.

Section 2680. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 3000 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Feed, Help, and Clothe the Needy for costs associated with capital improvements.

Section 2690. The sum of \$900,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 3010 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Englewood Line Trail for costs associated with capital improvements for trail construction projects.

Section 2700. The sum of \$750,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 3020 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Thresholds South Side Clinic for costs associated with capital improvements.

Section 2710. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 3030 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Bishop Shepard Little Memorial Center for costs associated with capital improvements.

Section 2720. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 3040 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for costs associated with infrastructure and playground improvements at Moran Park.

Section 2730. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 3050 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for costs associated with infrastructure improvements at Fuller Park.

Section 2740. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 3060 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Johnson College Prep for costs associated with capital improvements.

Section 2750. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 3070 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Quinn Chapel for costs associated with historic site restoration.

Section 2760. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 3080 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Sweet Water Foundation for costs associated with capital improvements at the Prairie Avenue Commons.

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Section 2770. The sum of \$31,251, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 3090 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Lyric Opera of Chicago for costs associated with capital improvements for new seating.

Section 2780. The sum of \$81,525, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 3091 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Grow Greater Englewood for costs associated with capital improvements.

Section 2790. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 3100 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago Public School District #299 for costs associated with capital improvements at James B. McPherson Elementary School.

Section 2800. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 3110 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Timeline Theatre for costs associated with theatre renovations.

Section 2810. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 3120 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with capital improvements to the Andersonville Pedestrian Plaza.

Section 2820. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 3130 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Lawrence Hall Youth Services for costs associated with building renovations.

Section 2830. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 3140 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago Public School District #299 for costs associated with building renovations at Mather High School.

Section 2840. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 3150 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago Public School District #299 for costs associated with capital improvements at Mather High School.

Section 2850. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 3151 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Misericordia, Heart of Mercy Home in Chicago for costs associated with the acquisition, design, construction, and outfitting of special housing buildings for the underserved population.

Section 2860. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 3152 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Department of Transportation for costs associated with traffic control, conflict mitigation, pedestrian, bikeway, and other necessary improvements near the intersection of N Lincoln Avenue and W Catalpa Avenue.

Section 2861. The sum of \$500,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago Public School District #299 for costs associated with ADA accessibility projects and playground improvements.

Section 2862. The sum of \$20,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to West Andersonville Neighbors Together for costs associated with capital improvements to West Andersonville Gardens.

Section 2870. The sum of \$400,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 3160 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to City of Chicago for costs associated with capital improvements for repaving streets within the 35th House District.

Section 2880. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 3170 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Worth Township for costs associated with roadway improvements.

Section 2890. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 3180 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Alsip for costs associated with roadway improvements.

Section 2900. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 3190 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Garden Center Services for costs associated with CILA repairs.

Section 2910. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 3200 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Southwest Special Recreation Association for costs associated with capital improvements for ADA compliance.

Section 2920. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 3210 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with repairs to the A New Direction Beverly/Morgan Park.

Section 2930. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35,

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Section 3220 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chicago Wings for costs associated with repairs to the domestic violence shelter.

Section 2940. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 3230 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Alsip for costs associated with ADA compliance.

Section 2950. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 3240 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with the restoration of the Givens Beverly Castle.

Section 2960. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 3250 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Merrionette Park for costs associated with constructing an ADA compliant playground.

Section 2970. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 3260 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago Public School #299 for costs associated with capital improvements at the Agricultural High School of Science.

Section 2980. The sum of \$220,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 3270 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Worth Township for costs associated with capital improvements.

Section 2990. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 3280 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Palos Park for costs associated with capital improvements for constructing a playground and installing a sprinkler system.

Section 3000. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 3290 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the South Suburbia Crisis Center for costs associated with renovation of a domestic violence shelter in Tinley Park.

Section 3010. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 3300 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Lake Katherine Nature Center for costs associated with improvements to lake overlook structure.

Section 3020. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 3310 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to

the Department of Commerce and Economic Opportunity for a grant to the Alsip-Hazel Green-Oak Lawn School District #126 for costs associated with capital improvements.

Section 3030. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 3320 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Marist High School for costs associated with capital improvements.

Section 3040. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 3330 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to St. Christina for costs associated with the Together We Build Program.

Section 3050. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 3340 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to PLOWS for costs associated with mobile work stations.

Section 3060. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 3350 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Sertoma for costs associated with facility updates.

Section 3070. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 3360 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Park Lawn for costs associated with facility updates.

Section 3080. The sum of \$435,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 3370 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for costs associated with capital improvements to parks in the 19th Ward.

Section 3090. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 3380 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Thornton Township for costs associated with capital improvements for STEM Camp and construction.

Section 3100. The sum of \$450,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 3381 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to South Suburban College for costs associated with infrastructure improvements.

Section 3110. The sum of \$600,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 3382 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Larger than Life Foundation for costs associated with infrastructure improvements.

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Section 3120. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 3390 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Calumet Memorial Park District for costs associated with a capital construction project.

Section 3130. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 3391 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the AIDS Foundation of Chicago for costs associated with infrastructure improvements.

Section 3140. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 3392 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Support Group, Inc. for costs associated with infrastructure improvements.

Section 3150. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 3393 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Roseland Youth Center for costs associated with infrastructure improvements as it relates to the Roseland Little League.

Section 3160. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 3394 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Ford Heights School District #169 for costs associated with temperature control upgrades and other capital improvements.

Section 3170. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 3395 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Us Too Sea Blue for costs associated with capital improvements as it relates to the Prostate Cancer Prevention Program.

Section 3180. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 3396 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Champs Mentoring Program for costs associated with infrastructure improvements.

Section 3190. The sum of \$125,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 3397 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Unity Christian School for costs associated with infrastructure improvements.

Section 3200. The sum of \$125,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 3398 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for costs associated with infrastructure improvements at Altgeld Gardens.

Section 3210. The sum of \$45,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 3400 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Round Lake Beach for costs associated with the extension of Hook Drive.

Section 3220. The sum of \$103,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 3410 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Grayslake for costs associated with roadway improvements on Carillon North Road.

Section 3240. The sum of \$518,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 3430 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Lake County Department of Transportation for costs associated with Hainesville Road improvements and installation of a bike path between Washington Street and Shorewood Drive.

Section 3250. The sum of \$51,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 3440 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Mano a Mano Family Resource Center for costs associated with building repairs.

Section 3260. The sum of \$2,100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 3450 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Round Lake Area School District #116 for costs associated with facility improvements.

Section 3270. The sum of \$56,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 3451 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Round Lake Area Park District for costs associated with the redevelopment of the Avon Township Youth Baseball Field.

Section 3280. The sum of \$56,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 3452 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Grayslake Park District for costs associated with the redevelopment of the Avon Township Youth Baseball Field.

Section 3290. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 3453 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Gateway Foundation for costs associated with modifications of the "Out In Recovery" building on the Lake Villa Campus.

Section 3300. The sum of \$500,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Ottawa for costs associated with capital improvements for Downtown Waterfront projects and other capital improvements.

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Section 3310. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 3470 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Illinois Valley Community College for costs associated with capital improvements for an agriculture facility building.

Section 3320. The sum of \$150,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of DePue for costs associated with upgrades to the sewer plant and other capital improvements.

Section 3330. The sum of \$150,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Ladd for costs associated with repairing the sidewalk on Main Street and other capital improvements.

Section 3340. The sum of \$200,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of LaSalle for costs associated with the widening of Wenzel Road and other capital improvements.

Section 3350. The sum of \$200,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Streator for costs associated with the reconstruction of E 12th street from Bloomington Street to Smith Douglas Road and other capital improvements.

Section 3360. The sum of \$150,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Tonica for costs associated with street reconstruction and other capital improvements.

Section 3370. The sum of \$150,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Utica for costs associated with infrastructure improvements on the I & M Canal and other capital improvement.

Section 3380. The sum of \$100,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Mark for costs associated with road construction and other capital improvements.

Section 3400. The sum of \$150,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Spring Valley for costs associated with downtown infrastructure repairs and other capital improvements.

Section 3420. The sum of \$150,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Cedar Point for costs associated with infrastructure improvements.

Section 3430. The sum of \$150,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Granville for costs associated with roadway improvements on Elm Street and other capital improvements.

Section 3440. The sum of \$135,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Oglesby for costs associated with replacing fire hydrants and other capital improvements.

Section 3450. The sum of \$145,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Peru for costs associated with roadway improvements and other capital improvements.

Section 3460. The sum of \$150,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Mendota for costs associated with infrastructure improvements.

Section 3470. The sum of \$50,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of McNabb for costs associated with the replacement of the well and other capital improvements.

Section 3480. The sum of \$50,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Seatonville for costs associated with bridge repairs and other capital improvements.

Section 3490. The sum of \$700,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Naper Settlement for costs associated with the construction of the Naper Settlement Innovation Gateway.

Section 3500. The sum of \$1,200,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Naperville Community School District #203 for costs associated with additions to replace mobile classrooms and cafeteria improvements at Naperville North High School.

Section 3510. The sum of \$1,000,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Indian Prairie Community Unit School District #204 for costs associated with playground renovations at Brookdale Elementary School, Clow Elementary School, Cowlshaw Elementary School, Gregory Elementary School, Kendall Elementary School, Longwood Elementary School, May Watts Elementary School, Owens Elementary School, Patterson Elementary School, and Spring Brook Elementary School.

Section 3520. The sum of \$100,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Wheaton/Warrenville School District #200 for costs associated with playground and library renovations for Johnson Elementary School.

Section 3630. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 3760 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Piotrowski Park for costs associated with HVAC upgrades.

Section 3640. The sum of \$300,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Lyons Park for costs associated with construction of a park.

Section 3650. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 3780 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of McCook for costs associated with upgrades to the municipal building.

Section 3660. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 3790 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Enlace Chicago Youth Center for costs associated with facility renovations.

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Section 3670. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 3800 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the El Valor for costs associated with facility renovations.

Section 3680. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 3810 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Brighton Park Center for costs associated with facility construction.

Section 3690. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 3820 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Latinos Progresando Community Resource Center for costs associated with facility improvements.

Section 3700. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 3830 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Riverside for costs associated with improvements to green spaces.

Section 3710. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 3840 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Stickney Community Center for costs associated with facility construction.

Section 3720. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 3850 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Carole Robertson Center for costs associated with improvements to the Youth Wing Center.

Section 3740. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 3861 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to City of Chicago Public School District #299 for costs associated with auditorium improvements at Thomas Kelly High School.

Section 3750. The sum of \$200,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with the construction of a play space and community garden in the 22nd Ward.

Section 3760. The sum of \$125,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 3863 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago Public School District #299 for costs associated with the construction of a soccer and running field at Farragut Career Academy High School.

Section 3770. The sum of \$25,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Summit Community Task Force for costs associated with the construction of an Emmett Till memorial.

Section 3780. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 3865 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Forest View for costs associated with the construction of a street salt storage facility.

Section 3790. The sum of \$200,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with the construction of a play space and community garden in the 12th Ward.

Section 3800. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 3867 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Summit for costs associated with the construction of a boat launch and revitalization projects.

Section 3810. The sum of \$1,050,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 3870 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Hanover Park for costs associated with capital improvements for pedestrian crossings at the Hanover Park Metra station.

Section 3820. The sum of \$785,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Little City Foundation for costs associated with the acquisition of, at minimum, two commercial spaces designated to enhance competitive integrated employment opportunities for individuals with disabilities.

Section 3830. The sum of \$415,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 3890 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Kenneth Young Center for costs associated with capital improvements.

Section 3840. The sum of \$750,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4000 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Elk Grove Village for costs associated with capital improvements for the addition of a multi-use path along Biesterfeld Road between David Lane and Michigan Lane.

Section 3850. The sum of \$750,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4010 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Town of Cicero for costs associated with capital improvements for parking lot paving and lighting improvements.

Section 3860. The sum of \$350,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Riverside for costs associated with construction of a new walking path.

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Section 3870. The sum of \$350,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4030 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Berwyn for costs associated with installation of a fiber-optic telecommunications network.

Section 3880. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4040 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Village of Brookfield for costs associated with capital improvements for Veterans Memorial Fountain at Eight Corners.

Section 3890. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4050 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Bridgeview for costs associated with repairs to 78th Avenue.

Section 3900. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4060 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Justice for costs associated with roadway improvements on the I-294 at the Cork Avenue exit.

Section 3910. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4070 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Burbank for costs associated with roadway improvements on 78th Street.

Section 3920. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4080 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of La Grange for costs associated with street repairs on Maple Street from Western Springs to East Avenue.

Section 3930. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4090 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of La Grange Park for costs associated with street repairs on Maple Street from Western Springs to East Avenue.

Section 3940. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4100 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to J. Sterling Morton High School for costs associated with capital improvements.

Section 3950. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4120 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Cicero School District #99 for costs associated with capital improvements for Cicero East School.

Section 3970. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4140 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Village of La Grange Park for costs associated with roadway improvements for IL Route 34 from Oak Avenue to Ogden Road.

Section 3980. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4141 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to West Suburban Water Commission for costs associated with smart meter replacement and maintenance, and repairing hydrants.

Section 3990. The sum of \$750,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4150 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Village of Gurnee for costs associated with a traffic light at IL 21 near Heather Ridge.

Section 4000. The sum of \$761,520, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4160 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Village of Wadsworth for costs associated with roadway improvements on Delaney Road.

Section 4010. The sum of \$193,560, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4170 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Village of Wadsworth for costs associated with roadway improvements of 21st Street.

Section 4020. The sum of \$250,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Winthrop Harbor for costs associated with a costs associated with roof repairs at Village Hall.

Section 4030. The sum of \$400,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Zion Park District for costs associated with a costs associated with playground improvements at Shiloh Park.

Section 4040. The sum of \$94,920, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4200 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Winthrop Harbor for costs associated with remodel of the public works facility.

Section 4041. The sum of \$90,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to A Safe Place - Zion for costs associated with fencing improvements.

Section 4042. The sum of \$100,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Zion for costs associated with road resurfacing.

Section 4043. The sum of \$85,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Beach Park for costs associated with capital improvements to Founder's Park.

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Section 4044. The sum of \$90,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Beach Park for costs associated with the Sheridan Road Bike and Pedestrian Improvement Study.

Section 4045. The sum of \$185,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Beach Park for costs associated with capital improvements to increase accessibility and efficiency at Village Hall.

Section 4050. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4210 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Calumet City for costs associated with demolishing abandoned properties.

Section 4080. The sum of \$260,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4230 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Burnham for costs associated with construction of a salt storage dome.

Section 4090. The sum of \$350,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4240 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Lansing for costs associated with replacement of an emergency generator.

Section 4100. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4250 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Lynwood for costs associated with replacement of water valves and hydrants.

Section 4110. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4260 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with road resurfacing in the 8th Ward.

Section 4120. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4270 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Sauk Village for costs associated with replacement of fire hydrants and water valves.

Section 4130. The sum of \$515,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4280 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with facility maintenance and the construction of an athletic field at Pullman Community Center.

Section 4140. The sum of \$550,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4281 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to

the Department of Commerce and Economic Opportunity for a grant to the Village of Crete for costs associated with the replacement of heavy duty fire protection apparatuses.

Section 4150. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4282 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with the acquisition of a building and adjacent lot in the 6th Ward.

Section 4160. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4283 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Thornton Townships for costs associated with upgrades and renovations of the Township building.

Section 4170. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4290 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Our Place Foster Center for costs associated with acquisition of a building.

Section 4180. The sum of \$927,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4300 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Northlight Theatre for costs associated with building a new facility.

Section 4190. The sum of \$750,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4310 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Evanston for costs associated with capital improvements for the Robert Crown Community Center.

Section 4200. The sum of \$270,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4330 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Evanston History Center for costs associated with capital improvements.

Section 4210. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4340 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the YWCA Evanston - North Shore for costs associated with capital improvements for the family support center.

Section 4220. The sum of \$600,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4360 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Galewood Library for costs associated with reconstruction projects.

Section 4230. The sum of \$750,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4370 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with Chicago Avenue street improvements.

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Section 4240. The sum of \$175,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4380 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Frederick Douglass Academy High School for costs associated with renovations and repairs.

Section 4250. The sum of \$35,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4390 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Oak Park Art League for costs associated with renovations to the building.

Section 4260. The sum of \$375,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4400 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Park District of Oak Park for costs associated with construction of a community recreation center.

Section 4270. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4410 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Kehrien Center for the Arts for costs associated with restoration of a building.

Section 4280. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4420 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Oak Park Art Council for costs associated with restoration projects for the Madison Theater.

Section 4290. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4430 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Sankofa Cultural Arts Center for costs associated with building restoration.

Section 4300. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4431 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of River Grove for costs associated with capital improvements.

Section 4310. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4432 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Elmwood Park for costs associated with capital improvements.

Section 4320. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4433 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Franklin Park for costs associated with capital improvements.

Section 4330. The sum of \$40,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4434 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Department of Transportation for costs associated with architecture improvements on North Avenue streetscape.

Section 4340. The sum of \$70,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4435 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Oak Park for costs associated with capital improvements of the YMCA.

Section 4350. The sum of \$70,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4436 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Austin African American Business Networking Association for costs associated with capital improvements.

Section 4360. The sum of \$424,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4440 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chinese American Service League for costs associated with HVAC improvements.

Section 4370. The sum of \$524,600, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4450 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the ESDC 18th Street Development Corp for costs associated with El Paseo buildout.

Section 4380. The sum of \$1,500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4460 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the El Valor for costs associated with facility repairs.

Section 4390. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4470 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Pui Tak Center for costs associated with capital improvements.

Section 4400. The sum of \$301,400, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4480 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Mujeres Latinas en Accion for costs associated with facility improvements.

Section 4410. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4481 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Casa Michoacan for costs associated with roof repairs.

Section 4420. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4482 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for costs associated with the renovation and expansion of Donovan Park.

Section 4430. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4490 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Stepping Stones Inc. for costs associated with HVAC repairs and siding replacement.

Section 4440. The sum of \$400,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4500 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Will County Board for costs associated with traffic light improvements on Weber Road.

Section 4450. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4510 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Romeoville for costs associated with park improvements and construction of a dog park.

Section 4460. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4520 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Valley View Community Unit School District #365u for costs associated with roof repairs and facility improvements at Pioneer Elementary School.

Section 4470. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4530 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Romeoville for costs associated with roadway improvements to Lockport Street Frontage Road.

Section 4490. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4550 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Will County Veterans Assistance Commission for costs associated with the construction of a new facility.

Section 4500. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4570 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Norridge for costs associated with street sign replacement.

Section 4510. The sum of \$100,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago Public School District #299 for costs associated with infrastructure improvements Cauty Elementary School in the 38<sup>th</sup> Ward.

Section 4520. The sum of \$100,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago Public School District #299 for costs associated with infrastructure improvements at Bridge Elementary School in the 38<sup>th</sup> Ward.

Section 4530. The sum of \$25,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago Public School District #299 for costs associated with infrastructure improvements at the Hitch School in the 45<sup>th</sup> Ward.

Section 4540. The sum of \$50,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Union Ridge School District #86 for costs associated with playground improvements.

Section 4550. The sum of \$512,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4620 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with street resurfacing in the 38<sup>th</sup> Ward.

Section 4560. The sum of \$512,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4630 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with street resurfacing in the 45<sup>th</sup> Ward.

Section 4570. The sum of \$400,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for costs associated with infrastructure improvements at Jefferson Park in the 45<sup>th</sup> Ward.

Section 4580. The sum of \$80,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Envision Unlimited for costs associated with the infrastructure improvements to Envision Unlimited in the 38<sup>th</sup> Ward.

Section 4590. The sum of \$75,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Copernicus Foundation for costs associated with capital improvements to the Copernicus Center in the 45<sup>th</sup> Ward.

Section 4600. The sum of \$110,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago Public School District #299 for costs associated with capital improvements at the Portage Park School in the 38<sup>th</sup> Ward.

Section 4610. The sum of \$250,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago Public School District #299 for costs associated with infrastructure improvements Prussing School in the 45<sup>th</sup> Ward.

Section 4620. The sum of \$90,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Norwood Park Fire Protection District for costs associated with the installation of an in-house alerting system.

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Section 4630. The sum of \$175,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Norridge School District #80 for costs associated with infrastructure improvements at Giles School.

Section 4631. The sum of \$50,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for costs associated with fence maintenance and signage at the Read-Dunning Conservation area.

Section 4632. The sum of \$150,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with alley repairs in the 38<sup>th</sup> Ward.

Section 4633. The sum of \$71,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with alley repairs in the 45<sup>th</sup> Ward.

Section 4640. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4710 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Black Chamber of Commerce and Training Center for costs associated with building improvements.

Section 4650. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4720 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Legacy Reentry Foundation for costs associated with acquisition and renovation of a resource center.

Section 4660. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4730 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Waukegan Public School District #60 for costs associated with capital improvements.

Section 4670. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4740 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Puerto Rican Society for costs associated with building upgrades and repairs.

Section 4680. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4741 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Lions Math and Science Christian Academy for costs associated with building upgrades and repairs.

Section 4690. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4750 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Richton Park for costs associated with storm water improvements.

Section 4700. The sum of \$420,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35,

Section 4760 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Matteson for costs associated with park improvements.

Section 4720. The sum of \$758,525, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4780 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Country Club Hills for costs associated with roadway improvements.

Section 4730. The sum of \$500,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Matteson for costs associated with improvements to the Lincoln Highway/Cicero StreetScape.

Section 4740. The sum of \$180,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Country Club Hills for costs associated with the construction of a community walking path.

Section 4760. The sum of \$51,475, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4820 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Hazel Crest for costs associated with transit development.

Section 4770. The sum of \$40,000, or so much thereof as may be, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Country Club Hills for costs associated with capital improvements Stelter Farm.

Section 4780. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4830 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Elgin Community College for costs associated with optician laboratory technology space.

Section 4781. The sum of \$300,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Elgin Math and Science Academy for costs associated with sewer upgrades.

Section 4790. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4840 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of East Dundee for costs associated with capital improvements for the Terra Business Park roadway.

Section 4800. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4850 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Elgin Community College for costs associated with capital improvements for mechatronics.

Section 4810. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4860 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Elgin for costs associated

with capital improvements to create a regional public safety training facility and reconstruct a collector street between Route 31 and McLean Boulevard along the Route 20 corridor.

Section 4820. The sum of \$900,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4870 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Dundee Township for costs associated with capital improvements.

Section 4830. The sum of \$175,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4880 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the East Dundee for costs associated with resurfacing Bonnie Dundee Road.

Section 4840. The sum of \$175,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4890 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the East Dundee for costs associated with water tower improvements.

Section 4850. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4891 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Elgin Community College for costs associated with the construction of a Regional Technical Training Center.

Section 4860. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4892 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Elgin for costs associated with the rehabilitation of Civics Center Plaza.

Section 4870. The sum of \$1,350,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4900 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Deerfield for costs associated with capital improvements for Woodland Park subdivision project.

Section 4890. The sum of \$1,650,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4910 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Highland Park for costs associated with capital improvements for Sheridan Road pedestrian pathway.

Section 4900. The sum of \$2,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4920 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Des Plaines for costs associated with resurfacing Algonquin Road.

Section 4910. The sum of \$425,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4930 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Elk Grove Village for costs associated with constructing a pedestrian/bicycle connection into Busse Woods.

Section 4920. The sum of \$40,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4940 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Elk Grove Village for costs associated with acquisition of open space.

Section 4930. The sum of \$535,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4941 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Elk Grove Village for costs associated with infrastructure improvements.

Section 4940. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4950 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Kellis Park Community Center for costs associated with development of a new fire station for the community center.

Section 4950. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4951 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chicago Bulls College Prep for costs associated with HVAC improvements in the gymnasium.

Section 4960. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4952 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chicago Bulls College Prep for costs associated with sprinkler system upgrades.

Section 4970. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4953 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chicago Bulls College Prep for costs associated with lighting improvements.

Section 4980. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4954 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Rowe-Clark Math & Science Academy for costs associated with lighting improvements.

Section 4990. The sum of \$300,000, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to UBL Chicago for costs associated with capital improvements.

Section 5000. The sum of 150,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the NEBC Employment Services for costs associated with capital improvements as it relates to workforce development.

Section 5010. The sum of \$660,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4957 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to

the Department of Commerce and Economic Opportunity for a grant to the Marillac St Vincent Family Services for costs associated with capital improvements.

Section 5020. The sum of \$105,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4958 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Safer Foundation for costs associated with building improvements.

Section 5030. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4959 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the JLM Abundant Life Center for costs associated with parking lot improvements.

Section 5040. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4960 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago Public School District #299 for costs associated with playground improvements at Drummond Elementary School.

Section 5050. The sum of \$35,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Safer Foundation for costs associated with electrical improvements.

Section 5060. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4962 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Revolution Workshop for costs associated with improvements to the training facility.

Section 5070. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4963 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Women's Treatment Center for costs associated with facility improvements.

Section 5080. The sum of \$90,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Ehrler park Advisory Council for costs associated with the development of a new playground.

Section 5090. The sum of \$250,000, or so much thereof as may be necessary remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4965 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago Public School District #299 for costs associated with improvements to the track and athletic field at Pulaski International School of Chicago.

Section 5100. The sum of \$110,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Altus Academy for costs associated with roof repairs.

Section 5110. The sum of \$200,000, or so much thereof as may be necessary, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Black Men United for costs associated with capital improvements.

Section 5120. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4968 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Deborah's Place for costs associated with the capital improvements.

Section 5130. The sum of \$15,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Corry Williams Art Foundation for costs associated with capital improvements.

Section 5140. The sum of \$10,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to GMP Laboratories of America, Inc. for costs associated with capital improvements as it relates to workforce development.

Section 5150. The sum of \$900,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4980 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Marie Sklodowska Curie Metropolitan High School for costs associated with elevator improvements.

Section 5160. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 4990 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Metropolitan Family Services for costs associated with capital improvements for a service facility at 6422 S. Kedzie Ave.

Section 5170. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5000 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago Public School District #299 for costs associated with capital improvements Nightingale Elementary School.

Section 5180. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5010 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago Public School District #299 for costs associated with signage at Back of the Yards College Prep.

Section 5190. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5020 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago Public School District #299 for costs associated with lighting improvements at Back of the Yards College Prep.

Section 5200. The sum of \$5,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5021 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Public Library for costs associated with capital improvements at the Brighton Park Branch.

Section 5210. The sum of \$5,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5022 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to

the Department of Commerce and Economic Opportunity for a grant to the Chicago Public Library for costs associated with capital improvements at the Archer Heights Branch.

Section 5220. The sum of \$5,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5023 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Public Library for costs associated with capital improvements at the Garfield Ridge Branch.

Section 5230. The sum of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5024 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Public Library for costs associated with capital improvements at the Gage Park Branch.

Section 5240. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5025 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Spanish Coalition for Housing for costs associated with capital improvements.

Section 5250. The sum of \$1,250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5030 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Brighton Park Neighborhood Council Community Center for costs associated with facility construction.

Section 5260. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5031 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Gads Hill Center for costs associated with capital improvements.

Section 5270. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5032 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago Public School District #299 for costs associated with capital improvements at Edwards Elementary School.

Section 5280. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5033 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago Public School District #299 for costs associated with elevator improvements at Gunsaulus Scholastic Academy.

Section 5290. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5034 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago Public School District #299 for costs associated with capital improvements at Tonti Elementary School.

Section 5300. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5035 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago Public School District #299 for costs associated with capital improvements at Talman Elementary School.

Section 5310. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5036 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago Public School District #299 for costs associated with security improvements at Carson Elementary School.

Section 5320. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5037 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago Public School District #299 for costs associated with lighting improvements at Solorio Academy High School.

Section 5330. The sum of \$550,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5040 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Latin United Community Housing Association for costs associated with community center expansion.

Section 5340. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5050 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the McCormick YMCA of Metro Chicago for costs associated with capital improvements.

Section 5350. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5060 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago Public School District #299 for costs associated with playground improvements at Talcott Elementary.

Section 5360. The sum of \$200,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Family Focus – Belmont Cragin for costs associated with building development for the Nuestra Familia site.

Section 5370. The sum of \$350,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5080 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Spanish Coalition for Housing for costs associated with property acquisition and redevelopment of property for homeownership and financial wellness centers.

Section 5380. The sum of \$900,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5090 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Puerto Rican Cultural Center of Chicago for costs associated with capital improvements, property acquisition, and development.

Section 5390. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5100 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Marine Leadership Academy for costs associated with capital improvements.

Section 5400. The sum of \$125,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35,

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Section 5110 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Puerto Rican Arts Alliance for costs associated with the expansion and development of the headquarters.

Section 5410. The sum of \$125,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5120 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Urban Theater Company for costs associated with capital improvements.

Section 5420. The sum of \$300,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the National Museum of Puerto Rican Arts and Culture for costs associated with expansion and development.

Section 5430. The sum of \$200,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Association House of Chicago for costs associated with building improvements for the center and school.

Section 5440. The sum of \$225,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to El Rincon Family Services for costs associated with capital improvements to the existing community educational youth center.

Section 5450. The sum of \$175,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5142 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago Public School District #299 for costs associated with playground improvements at A.N. Pritzker Elementary School.

Section 5451. The sum of \$200,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Segundo Ruiz Belvis Center for costs associated with capital improvements.

Section 5460. The sum of \$2,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5150 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to South Side Community Arts Center for costs associated with capital improvements.

Section 5470. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5160 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with capital improvements on 39th & State St.

Section 5480. The sum of \$800,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5170 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Decatur for costs associated with building a city fiber network ring.

Section 5490. The sum of \$600,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5180 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Decatur Public Schools for costs associated with fiber network connection to city fiber ring.

Section 5500. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5190 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Decatur for costs associated with library improvements.

Section 5510. The sum of \$400,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5200 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Springfield for costs associated with roadway improvements of Adloff Lane.

Section 5520. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5210 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Springfield for costs associated with job development in CORE areas.

Section 5530. The sum of \$600,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5220 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Decatur Public Schools for costs associated with building renovations.

Section 5540. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5230 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Reach Community Development for costs associated with capital improvements for Another Chance Church.

Section 5550. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5240 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Christian Community Health Center for costs associated with facility expansion.

Section 5560. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5250 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago Public School District #299 for costs associated with gymnasium improvements at Hansberry College Prep.

Section 5570. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5270 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago Public School District #299 for costs associated with gymnasium improvements at Morgan Park High School.

Section 5580. The sum of \$700,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5280 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Youth Centers for costs associated with restoration of the Rebecca Crown Center.

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Section 5590. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5300 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for costs associated with capital improvements for Kennicott Park in the 4th Ward.

Section 5600. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5310 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the El Valor for costs associated with essential health and safety repairs.

Section 5610. The sum of \$150,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for costs associated with capital improvements to Harsh Park in the 4th Ward.

Section 5620. The sum of \$350,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago Public School District #299 for costs associated with capital improvements to schools in the 7<sup>th</sup> Ward.

Section 5630. The sum of \$150,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago Public School District #299 for costs associated with capital improvements to schools in the 4<sup>th</sup> Ward.

Section 5640. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5331 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Progressive Counseling and Justice Center, Inc, for costs associated with capital improvements at the Mental Health and Treatment Center.

Section 5650. The sum of \$250,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for costs associated with capital improvements at for parks 10<sup>th</sup> Ward.

Section 5660. The sum of \$400,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for costs associated with capital improvements at for parks in the 7<sup>th</sup> Ward.

Section 5680. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5335 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Hyde Park Neighborhood Club for costs associated with capital improvements.

Section 5720. The sum of \$1,000,000, or so much thereof as may be, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Lawndale Christian Development Corporation for costs associated with preservation of greystones.

Section 5730. The sum of \$1,000,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Lawndale Christian Development Corporation for costs associated with capital improvements for the Lazarus Apartments.

Section 5740. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5351 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Lawndale Christian Legal Center for costs associated with capital improvements.

Section 5750. The sum of \$1,600,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5360 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of O'Fallon for costs associated with capital improvements for the Hartman Lane and Central Park intersection.

Section 5761. The sum of \$100,000, or so much thereof as maybe necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Edwardsville Parks and Recreation Department for costs associated with lighting improvements at Plummer Family Park.

Section 5762. The sum of \$100,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Collinsville Township for costs associated with HVAC repairs at the Collinsville Senior Center.

Section 5763. The sum of \$200,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity to the Village of Glen Carbon for costs associated with capital improvements.

Section 5764. The sum of \$200,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity to the Village of Maryville for costs associated with capital improvements.

Section 5765. The sum of \$200,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity to the City of Collinsville for costs associated with capital improvements.

Section 5770. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5380 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Clearbrook-Alder for costs associated with capital improvements.

Section 5780. The sum of \$400,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5390 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Arlington Heights for costs associated with drainage improvements.

Section 5800. The sum of \$900,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5410 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Mount Prospect for costs associated with capital infrastructure.

Section 5810. The sum of \$42,760, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5420 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to

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the Department of Commerce and Economic Opportunity for a grant to the Northwest Suburban Recreational Association for costs associated with capital improvements.

Section 5820. The sum of \$900,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5430 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Arlington Heights for costs associated with flood mitigation.

Section 5830. The sum of \$260,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5440 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Arlington Heights for costs associated with reconstruction on Beverly Street.

Section 5840. The sum of \$207,240, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5450 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Arlington Heights for costs associated with reconstruction on Rockwell Avenue.

Section 5850. The sum of \$750,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5460 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Elwood for costs associated with capital improvements at the Village Hall.

Section 5860. The sum of \$875,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5470 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Joliet Park District for costs associated with turf replacement at Joliet Memorial Stadium.

Section 5870. The sum of \$875,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5471 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Rockdale for costs associated with infrastructure improvements.

Section 5880. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5472 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Trinity Services for costs associated with facility maintenance.

Section 5890. The sum of \$185,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5473 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Channahon Park District for costs associated with the construction of a restroom facility at Arroyo Trails Park.

Section 5900. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5474 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Cornerstone Services Inc., for costs associated with the construction of a fitness center.

Section 5910. The sum of \$65,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5475 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Crest Hill for costs associated with retaining wall improvements at Theodore St.

Section 5920. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5480 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Maywood Public Library for costs associated with capital improvements to dig a trench.

Section 5930. The sum of \$450,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5490 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Broadview for costs associated with roof repairs at the fire station.

Section 5940. The sum of \$750,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5500 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Forest Park for costs associated with the demolition of four deteriorated structures on Altenheim Property.

Section 5950. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5510 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Bellwood for costs associated with capital improvements for replacement of water meters.

Section 5960. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5511 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of La Grange Park for costs associated with roof repairs for fire station No. 2.

Section 5970. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5512 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of La Grange Park for costs associated with capital improvements to the La Grange Park Village Hall.

Section 5980. The sum of \$350,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5513 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of River Forest for costs associated with the demolition of properties.

Section 5990. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5514 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Township of Proviso for costs associated with roadway improvements in Westdale Gardens.

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Section 6000. The sum of \$40,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5520 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the African American Resource Center at the Booker Washington Community Center for costs associated with infrastructure improvements.

Section 6010. The sum of \$40,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5530 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the St. Elizabeth Community Organization for costs associated with infrastructure improvements.

Section 6020. The sum of \$40,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5540 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Northwest Community Center for costs associated with infrastructure improvements.

Section 6030. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5550 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Rockford Township Highway Department for costs associated with infrastructure improvements.

Section 6040. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5560 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Rockford Mass Transit for costs associated with infrastructure improvements.

Section 6050. The sum of \$800,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5570 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Rockford Park District for costs associated with erosion control projects.

Section 6060. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5580 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the YMCA of Rock River Valley for costs associated with Dectron replacement.

Section 6070. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5590 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Carpenter's Place for costs associated with infrastructure improvements.

Section 6080. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5600 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Rockford Rescue Mission for costs associated with infrastructure improvements.

Section 6090. The sum of \$400,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5610 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Rock River Development Partnership for costs associated with infrastructure improvements.

Section 6100. The sum of \$40,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5620 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Boys and Girls Club of Rockford for costs associated with infrastructure improvements.

Section 6110. The sum of \$40,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5630 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Veterans' Memorial Hall in Rockford for costs associated with infrastructure improvements.

Section 6120. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5640 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Rockford Art Museum for costs associated with capital improvements.

Section 6130. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5641 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Rockford Area Convention and Visitors Bureau for costs associated with capital improvements to Davis Park in Rockford.

Section 6140. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5642 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the RAMP for costs associated with infrastructure improvements.

Section 6150. The sum of \$160,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5643 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Coronado for costs associated with infrastructure improvements.

Section 6160. The sum of \$35,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5644 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Ethnic Heritage Museum for costs associated with infrastructure improvements.

Section 6170. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5645 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Keep Northern Illinois Beautiful for costs associated with infrastructure improvements.

Section 6180. The sum of \$40,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5646 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Ken Rock Community Center for costs associated with infrastructure improvements.

Section 6190. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5647 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the International Women's Baseball Center for costs associated with infrastructure improvements.

Section 6200. The sum of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5648 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the One Body Collaborative for costs associated with infrastructure improvements.

Section 6210. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5650 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Forest Preserve District of Kane County for costs associated with creation of an endangered bumblebee habitat at Hoscheit Woods Forest Preserve.

Section 6220. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5660 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Fox Valley Park District for costs associated with capital improvements.

Section 6230. The sum of \$1,690,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5670 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the West Chicago School District #33 for costs associated with capital improvements.

Section 6240. The sum of \$600,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5680 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of West Chicago for costs associated with contamination remediation.

Section 6250. The sum of \$335,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5700 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Forest Preserve District of Kane County for costs associated with improvements to the migratory bird habitat at Fabyan East Forest Preserve.

Section 6260. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5710 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Naperville for costs associated with the solar array.

Section 6270. The sum of \$474,459, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5740 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Northlake Public Library District for costs associated with capital improvements.

Section 6280. The sum of \$1,180,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5750 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Bensenville for costs associated with the construction of a senior center.

Section 6290. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5760 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Franklin Park for costs associated with Curtiss Pump station repairs.

Section 6300. The sum of \$127,300, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5770 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Leyden Family Services for costs associated with capital improvement.

Section 6310. The sum of \$195,541, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5780 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Franklin Park for costs associated with Metra parking lot expansions.

Section 6320. The sum of \$122,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5781 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for the City of Northlake for costs associated with resurfacing Railroad Avenue.

Section 6330. The sum of \$400,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5782 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for the Village of Melrose Park for costs associated with road repairs.

Section 6340. The sum of \$93,250, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5790 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with pedestrian safety improvements.

Section 6350. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5800 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Audubon Elementary School for costs associated with cafeteria renovations.

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Section 6360. The sum of \$600,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5810 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Lake View High School for costs associated with capital improvements.

Section 6370. The sum of \$1,000,000, or so much thereof as may be, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Common Food Pantry for costs associated with the acquisition and renovation of a building to house a new food pantry.

Section 6390. The sum of \$591,750, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5840 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Jahn Elementary School for costs associated with capital improvements for school park and play area construction.

Section 6400. The sum of \$2,350, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5850 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Alexander Graham Bell School for costs associated with playlot resurfacing.

Section 6410. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5860 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Ravenswood Elementary for costs associated with STEM lab construction.

Section 6420. The sum of \$130,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5870 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Burley School for costs associated with capital improvements for air conditioners.

Section 6430. The sum of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5880 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Coonley Elementary for costs associated with capital improvements for a volleyball court.

Section 6440. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5890 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Lake View YMCA for costs associated with improvements for parking lot revitalization, locker room renovation, facade work, and gymnasium renovation.

Section 6450. The sum of \$22,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5900 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Lisle Township for costs associated with food pantry renovations.

Section 6460. The sum of \$18,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35,

Section 5910 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Lisle Township for costs associated with food rescue van refrigeration.

Section 6470. The sum of \$125,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5920 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Downers Grove Township for costs associated with capital improvements for solar projects.

Section 6480. The sum of \$60,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5930 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Naperville for costs associated with traffic management system expansion.

Section 6490. The sum of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5940 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Naperville School District #203 for costs associated with capital improvements for creating an inclusive learning space at Kennedy Junior High School.

Section 6500. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5950 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Naperville Scott School for costs associated with ADA accessibility and infrastructure improvements.

Section 6510. The sum of \$180,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5960 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Downers Grove School District #58 for costs associated with playground improvements at El Sierra.

Section 6520. The sum of \$234,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5970 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Downers Grove School District #58 for costs associated with playground improvements at Fairmount.

Section 6530. The sum of \$195,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5980 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Downers Grove School District #58 for costs associated with playground improvements at Indian Trail.

Section 6540. The sum of \$26,200, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 5990 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Downers Grove School District #58 for costs associated with playground improvements at Whittier.

Section 6550. The sum of \$74,600, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6000 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to

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the Department of Commerce and Economic Opportunity for a grant to Downers Grove School District #58 for costs associated with playground improvements at Hillcrest.

Section 6560. The sum of \$190,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6010 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Downers Grove School District #58 for costs associated with playground improvements at Kingsley.

Section 6570. The sum of \$148,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6020 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Downers Grove School District #58 for costs associated with playground improvements at Lester.

Section 6580. The sum of \$255,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6030 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Downers Grove School District #58 for costs associated with playground improvements at Henry Puffer.

Section 6590. The sum of \$111,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6040 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Downers Grove School District #58 for costs associated with playground improvements at Highland School.

Section 6600. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6050 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Woodridge Park District for costs associated with installation of a bike path.

Section 6610. The sum of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6060 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Lisle Park District for costs associated with playground improvements.

Section 6620. The sum of \$64,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6070 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Naperville Park District for costs associated with asphalt replacement and improvements to a basketball court.

Section 6630. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6080 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Downers Grove for costs associated with parking lot improvements at Forest Lot North.

Section 6640. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6090 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Lisle for costs associated with capital improvements for pedestrian crosswalk signs.

Section 6650. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6100 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Downers Grove for costs associated with flood mitigation.

Section 6660. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6110 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Naperville for costs associated with leveling sidewalks in the High Oaks subdivision.

Section 6670. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6120 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Woodridge for costs associated with streambank stabilization.

Section 6680. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6130 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Downers Grove Township for costs associated with capital improvements for turf for Prairie Restoration.

Section 6690. The sum of \$74,600, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6140 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Downers Grove School District #58 for costs associated with playground improvements at Pierce Downer Elementary School.

Section 6700. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6160 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the DuPage County Forest Preserve for costs associated with parking lot improvements at Greene Valley Forest Preserve.

Section 6710. The sum of \$74,600, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6170 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Downers Grove School District #59 for costs associated with playground improvements at Belle Aire Elementary School.

Section 6720. The sum of \$1,500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6180 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for costs associated with parking lot improvements at Leone Park.

Section 6730. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6190 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to City of Chicago Park Public School District #299 for costs associated with athletic field improvements at Stephen K Hyat Elementary School.

Section 6740. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6200 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to PACCT for costs associated with construction of a new school building in Rogers Park.

Section 6750. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6201 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago Public School District #299 for costs associated with reconstruction of a pool at Roger C. Sullivan High School.

Section 6760. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6210 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Swansea Fire Department for costs associated with breathing apparatuses, radios, and other improvements.

Section 6780. The sum of \$280,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6230 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Belleville for costs associated with west Belleville bike trail.

Section 6790. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6250 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Belleville for costs associated with capital improvements.

Section 6800. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6260 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Swansea for costs associated with capital improvements for Clinton Hills Conservation Park.

Section 6810. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6270 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Swansea for costs associated with police department building renovation.

Section 6820. The sum of \$40,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6280 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Swansea for costs associated with emergency transport vehicle for Metro Bike Link.

Section 6830. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6290 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to City of Fairview Heights for costs associated with the Pleasant Ridge Road Project.

Section 6840. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6291 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to City of Madison for costs associated with capital improvements of the Madison Public Works Equipment building.

Section 6850. The sum of \$130,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6292 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Fairmont City Parks for costs associated with equipment or infrastructure improvements.

Section 6860. The sum of \$750,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for costs associated with capital improvements at Avalon Park.

Section 6870. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6310 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago Public School District #299 for costs associated with window replacement at the Burnham School.

Section 6880. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6320 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Lansing for costs associated with park and infrastructure improvements.

Section 6890. The sum of \$650,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6330 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Compassion Baptist Church for costs associated with building upgrades.

Section 6900. The sum of \$300,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago Public School District #299 for costs associated with capital improvements at the Earhart School.

Section 6910. The sum of \$300,000, or so much thereof as may be, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for costs associated with the construction of an outdoor walking path at Jesse Owens Park.

Section 6911. The sum of \$100,000, or so much thereof as may be, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Hegewisch Business Association for costs associated with land acquisition and other capital improvements.

Section 6912. The sum of \$200,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago Public School District #299 for costs associated with building improvements at McDowell Elementary School.

Section 6913. The sum of \$100,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of

Chicago Public School District #299 for costs associated with building improvements at the Chicago Vocational Career Academy High School.

Section 6914. The sum of \$100,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago Public School District #299 for costs associated with building improvements at Harold Washington Elementary School.

Section 6915. The sum of \$100,000, or so much thereof as may be, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for costs associated with building improvements at Mann Park in the 10<sup>th</sup> Ward.

Section 6920. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6340 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Steeleville for costs associated with infrastructure improvements.

Section 6930. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6350 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chester for costs associated with infrastructure improvements.

Section 6940. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6360 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Red Bud for costs associated with infrastructure improvements.

Section 6950. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6370 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Sparta for costs associated with infrastructure improvements.

Section 6960. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6380 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Waterloo for costs associated with infrastructure improvements.

Section 6970. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6390 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Columbia for costs associated with infrastructure improvements.

Section 6980. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6400 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Dupu for costs associated with infrastructure improvements.

Section 6990. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6410 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Cahokia for costs associated with infrastructure improvements.

Section 7000. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6420 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Marissa for costs associated with infrastructure improvements.

Section 7010. The sum of \$175,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6430 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Sauget for costs associated with infrastructure improvements.

Section 7020. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6431 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Pinckneyville for costs associated with infrastructure improvements.

Section 7030. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6432 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Cutler for costs associated with infrastructure improvements.

Section 7040. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6433 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Willisville for costs associated with infrastructure improvements.

Section 7050. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6434 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of East Carondelet for costs associated with infrastructure improvements.

Section 7060. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6435 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Village of Fayetteville for costs associated with infrastructure improvements.

Section 7070. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6436 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Lenzburg for costs associated with infrastructure improvements.

Section 7080. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6437 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of New Athens Organization for costs associated with infrastructure improvements.

Section 7090. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6438 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of St. Libory for costs associated with infrastructure improvements.

Section 7100. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6439 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Hecker for costs associated with infrastructure improvements.

Section 7110. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6440 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of DuQuoin for costs associated with infrastructure improvements.

Section 7120. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6441 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Maecystown for costs associated with infrastructure improvements.

Section 7130. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6442 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Valmeyer for costs associated with infrastructure improvements.

Section 7140. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6443 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Coulterville for costs associated with infrastructure improvements.

Section 7150. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6444 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Baldwin for costs associated with infrastructure improvements.

Section 7160. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6445 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Tilden for costs associated with infrastructure improvements.

Section 7170. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6446 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Evansville for costs associated with infrastructure improvements.

Section 7180. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6447 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Ellis Grove for costs associated with infrastructure improvements.

Section 7190. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6448 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Percy for costs associated with infrastructure improvements.

Section 7200. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6449 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Ruma for costs associated with infrastructure improvements.

Section 7210. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6450 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Am Vets Post 103 for costs associated with parking lot renovations.

Section 7220. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6460 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Aurora for costs associated with repairs to Montgomery Bridge.

Section 7230. The sum of \$90,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6470 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Fox Valley Park District for costs associated with lake management.

Section 7240. The sum of \$222,879, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6480 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Oswego School District for costs associated with building repairs.

Section 7250. The sum of \$1,112,900, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6490 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Oswego School District for costs associated with school construction.

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Section 7251. The sum of \$270,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Quad County Urban League for costs associated with capital improvements.

Section 7260. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6500 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Oswegoland Park District for costs associated with capital improvements for Veteran Plaza and Riverwalk.

Section 7270. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6510 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Montgomery for costs associated with Veteran Plaza and Riverwalk.

Section 7280. The sum of \$240,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6520 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Oswego for costs associated with roadway improvements to Route 30.

Section 7290. The sum of \$225,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6530 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Aurora for costs associated with rehabilitation of riverwalk and outdoor plaza.

Section 7300. The sum of \$87,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6540 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Will County Child Advocacy Center for costs associated with new facility construction.

Section 7310. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6550 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the AID for costs associated with building and renovating program space.

Section 7320. The sum of \$76,758, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6560 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Metropolitan Family Services for costs associated with DuPage Center expansion.

Section 7330. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6570 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Town of Cicero for costs associated with police department upgrades.

Section 7340. The sum of \$200,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Stickney for costs associated with the construction of recreation and community center.

Section 7350. The sum of \$234,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6590 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Children's Center of Cicero-Berwyn, Inc. for costs associated with roof repairs.

Section 7360. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6600 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to El Valor for costs associated with repairs to low-income residential facilities and the Children and Family Center.

Section 7370. The sum of \$168,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6610 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Berwyn Park District for costs associated with park development.

Section 7380. The sum of \$27,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6620 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Berwyn Park District for costs associated with park improvements.

Section 7390. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6630 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Berwyn Park District for costs associated with property renovations.

Section 7400. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6640 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Berwyn Park District for costs associated with capital improvements.

Section 7410. The sum of \$550,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6650 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Little Village Community Foundation for costs associated with capital improvements for Xquina Café.

Section 7420. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6660 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Erie Neighborhood House for costs associated with expansion of the Erie Neighborhood House.

Section 7430. The sum of \$160,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6670 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to J Sterling Morton High School #201 for costs associated with capital improvements.

Section 7440. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6680 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Morton College for costs associated with construction of a new facility.

Section 7450. The sum of \$255,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6690 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Town of Cicero for costs associated with roadway improvements on Cermak Road.

Section 7460. The sum of \$85,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6691 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Austin Boulevard BNSF for costs associated with the replacement of deteriorated street lighting and walkway lighting system.

Section 7480. The sum of \$600,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of East Dundee for costs associated with capital improvements to the municipal parking garage.

Section 7490. The sum of \$400,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of West Dundee for costs associated with sewer and water improvements and sidewalk improvements.

Section 7500. The sum of \$500,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Village of Carpentersville for costs associated with economic development projects.

Section 7510. The sum of \$600,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Crystal Lake for costs associated with the Three Oaks Water Sewer Project and road repairs.

Section 7520. The sum of \$400,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Algonquin for costs associated with flood mitigation and road repairs.

Section 7530. The sum of \$300,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Lake in the Hills for costs associated with water works projects.

Section 7540. The sum of \$200,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Sleepy Hollow for costs associated with flood mitigation and road repairs.

Section 7630. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6850 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for costs associated with capital improvements of the O'Hallaren Park Field House.

Section 7640. The sum of \$125,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6860 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to

the Department of Commerce and Economic Opportunity for a grant to the Cook County Forest Preserve for costs associated with capital improvements for the Swallow Cliff stairs.

Section 7650. The sum of \$275,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6870 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Evergreen Park for costs associated with capital improvements to the Community Center parking lot.

Section 7660. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6880 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Oak Lawn for costs associated with lighting improvements.

Section 7670. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6890 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Palos Hills for costs associated with capital improvements at Pleasure Lake.

Section 7680. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6900 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with street repaving.

Section 7690. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6910 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with street repaving.

Section 7700. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6920 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Palos Parks for costs associated with street repaving.

Section 7710. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6930 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Worth for costs associated with street repaving.

Section 7720. The sum of \$140,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6940 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the St. Xavier University for costs associated with capital improvements.

Section 7730. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6950 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Evergreen Park for costs associated with street repaving.

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Section 7740. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6960 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Oak Lawn for costs associated with street repaving.

Section 7750. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6970 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Little Company of Mary Electrophysiology Lab for costs associated with building repairs.

Section 7760. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6980 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Ridge for costs associated with street repaving.

Section 7770. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 6990 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Palos Heights for costs associated with pool improvements.

Section 7780. The sum of \$125,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 7000 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Evergreen Park Public Library for costs associated with parking lot improvements.

Section 7790. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 7010 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Oak Lawn Park District for costs associated with renovations to Lawn Manor Park.

Section 7810. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 7030 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Markham for costs associated with roadway improvements.

Section 7820. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 7040 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Hazel Crest for costs associated with roadway improvements.

Section 7830. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 7050 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Posen for costs associated with fire hydrant replacement.

Section 7840. The sum of \$112,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 7060 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Flossmoor for costs associated with roadway improvements.

Section 7850. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 7070 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Phoenix for costs associated with sidewalk and water main improvements.

Section 7860. The sum of \$225,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 7080 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Harvey for costs associated with roadway improvements.

Section 7870. The sum of \$181,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 7090 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Homewood for costs associated with capital improvements.

Section 7880. The sum of \$112,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 7100 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Dolton for costs associated with capital improvements.

Section 7890. The sum of \$112,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 7110 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Robbins for costs associated with roadway improvements.

Section 7900. The sum of \$112,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 7120 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Blue Island for costs associated with roadway improvements.

Section 7910. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 7130 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of East Hazel Crest for costs associated with roadway and drainage improvements.

Section 7920. The sum of \$112,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 7140 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Oak Forest for costs associated with improving radio communications infrastructure.

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Section 7930. The sum of \$112,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 7150 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Dixmoor for costs associated with roadway improvements.

Section 7940. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 7160 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Dolton Riverdale School District #148 for costs associated with playground improvements.

Section 7950. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 7170 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Thornton Township District #205 for costs associated with building improvements.

Section 7960. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 7180 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Harvey School District #152 for costs associated with building improvements.

Section 7970. The sum of \$112,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 7181 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Midlothian for costs associated with capital improvements to Village Hall.

Section 7980. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 7182 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Riverdale for costs associated with capital improvements.

Section 7990. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 7183 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Dolton Park District for costs associated with capital improvements.

Section 8000. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 7184 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Robbins Park District for costs associated with capital improvements.

Section 8010. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 7185 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Riverdale Park District for costs associated with capital improvements.

Section 8020. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 7186 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Hazel Crest Park District for costs associated with park improvements.

Section 8030. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 7187 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Harvey Park District for costs associated with building and playground improvements.

Section 8040. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 7188 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Posen-Robbins School District #143.5 for costs associated with building improvements.

Section 8050. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 7189 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the West Harvey-Dixmoor School District #147 for costs associated with building improvements.

Section 8060. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 7190 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Parks Foundation for costs associated with capital improvements for Lincoln Park redevelopment.

Section 8070. The sum of \$1,459,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 7200 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Parks Foundation for costs associated with capital improvements to AIDS Garden.

Section 8080. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 7210 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Old Town Neighborhood Foundation for costs associated with capital improvements at Orleans Park.

Section 8090. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 7220 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Old Town Neighborhood Foundation for costs associated with beautification improvements.

Section 8100. The sum of \$270,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 7230 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Parks Foundation for costs associated with sidewalk improvements and storm water management improvements at Kelly Park.

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Section 8120. The sum of \$155,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chabad East Lakeview for costs associated with capital improvements to the community center.

Section 8130. The sum of \$416,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 7260 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Parks Foundation for costs associated with landscape improvements and storm water management improvements at Kelly Park.

Section 8140. The sum of \$59,032,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 7265 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for grants to local governments, school districts and community based providers for costs associated with infrastructure improvements.

Section 8150. The sum of \$3,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 7270 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for grants to local governments, school districts and community based providers for costs associated with infrastructure improvements.

Section 8160. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 7271 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Park Manor Neighbors for costs associated with acquisition and construction of a mixed use structure for community preservation and educational purposes.

Section 8170. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 7272 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with infrastructure improvements in the 6th Ward.

Section 8180. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 7273 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Little Angels Family Daycare II for costs associated with acquisition and construction of a mixed use structure for community preservation and educational purposes.

Section 8190. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 7274 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with infrastructure improvements in the 18th Ward.

Section 8200. The sum of \$100,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to GADA for costs associated with community preservation and educational purposes.

Section 8210. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 7276 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to

the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with infrastructure improvements in the 16th Ward.

Section 8220. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 7277 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with infrastructure improvements in the 20th Ward.

Section 8230. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 7278 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with infrastructure improvements in the 8th Ward.

Section 8240. The sum of \$150,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Bridgeview Mosque Foundation for costs associated with community preservation and educational purposes.

Section 8250. The sum of \$50,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Burbank for costs associated with capital improvements.

Section 8260. The sum of \$50,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Hickory Hills for costs associated with capital improvements.

Section 8270. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 7282 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Oak Lawn for costs associated with capital improvements.

Section 8280. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 35, Section 7283 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Justice for costs associated with capital improvements.

Section 8281. The sum of \$150,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Black Fire Brigade for costs associated with community preservation and educational purposes.

Section 8282. The sum of \$50,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Palos Township for costs associated with community preservation and educational purposes.

Section 8290. The amount of \$2,513,917, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 70 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Decatur Park District for costs associated with aquatic center expansion.

Section 8300. The amount of \$2,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in

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Article 41, Section 75 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Catholic Charities of the Archdiocese of Chicago for costs associated with capital improvements at the Southwest City Regional Center.

Section 8310. The amount of \$2,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 80 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Catholic Charities of the Archdiocese of Chicago for costs associated with capital improvements at the Summit Emergency Regional Center.

Section 8320. The amount of \$800,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 81 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Holy Cross Hospital for costs associated with renovations and facility improvements.

Section 8330. The amount of \$1,335,374, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 82 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for costs associated with infrastructure improvements at Hale Park.

Section 8340. No contract shall be entered into or obligation incurred or any expenditure made from a reappropriation herein made in this Article until after the purposes and amounts have been approved in writing by the Governor.

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Section 5. The sum of \$10,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 45, Section 5 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Lake County Coalition for the Homeless for costs associated with the acquisition and renovation of homeless service facilities.

Section 10. The sum of \$13,000,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the appropriation heretofore made in Article 45, Section 10 of Public Act 101-0638, as amended, is reappropriated from the Transportation Bond Series A Fund to the Department of Transportation for a grant to the Lake County Department of Transportation for costs associated with capital improvements to the intersection of Gilmer Road and Midlothian Road.

Section 15. The sum of \$25,000,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the appropriation heretofore made in Article 45, Section 15 of Public Act 101-0638, as amended, is reappropriated from the Multi-Modal Transportation Bond Fund to the Department of Transportation for a grant to the Waukegan National Airport for costs associated with capital improvements.

Section 20. The sum of \$5,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 45, Section 20 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to AERO Special Education Collaborative for costs associated with a new comprehensive AERO facility for students with disabilities in Burbank.

Section 25. The sum of \$2,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 45, Section 25 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the

Department of Commerce and Economic Opportunity for a grant to the Village of Stickney for costs associated with the construction of a community center.

Section 30. The sum of \$14,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 45, Section 30 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with the construction of a senior center.

Section 35. The sum of \$15,315,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 45, Section 35 of Public Act 101-0638, as amended, is reappropriated from the Capital Development Fund to the Capital Development Board for the Illinois Community College Board for costs associated with facility improvements at Richland Community College.

Section 40. The sum of \$1,700,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 45, Section 40 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the South Suburban Council on Alcoholism and Substance Abuse for costs associated with infrastructure improvements.

Section 45. The sum of \$17,360,300, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 45, Section 45 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Children's Habilitation Center, Inc. for costs associated with land acquisition and other capital improvements.

Section 50. The sum of \$15,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 45, Section 50 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of East St. Louis for costs associated with the construction of a trauma recovery center.

Section 60. The sum of \$25,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 45, Section 60 of Public Act 101-0638, as amended, is reappropriated from the Capital Development Fund to the Capital Development Board for the Illinois Community College Board for costs associated with the construction of a manufacturing training facility at Elgin Community College.

Section 65. The sum of \$1,020,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 45, Section 65 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Greater Elgin Family Care Center for costs associated with the expansion of Streamwood Community Health Center.

Section 70. The sum of \$5,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 45, Section 70 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the North Suburban Special Recreation Association for costs associated with facility renovation.

Section 75. The sum of \$8,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 45, Section 75 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Bloomingdale for costs associated with drainage improvements.

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Section 80. The sum of \$21,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 45, Section 80 of Public Act 101-0638, as amended, is reappropriated from the Capital Development Fund to the Department of Natural Resources for costs associated with restoration of the Pullman Visitors Center.

Section 85. The sum of \$1,400,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 45, Section 85 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Calumet City for costs associated with development of a river walk and other capital improvements.

Section 90. The sum of \$20,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 45, Section 90 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Woodlawn for costs associated with the Workforce Development Community Family Center project.

Section 95. The sum of \$4,500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 45, Section 95 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Loyola University Medical Center for costs associated with capital improvements.

Section 100. The sum of \$3,475,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 45, Section 100 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Operation Uplift, Inc. for costs associated with capital improvements.

Section 105. The sum of \$7,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 45, Section 105 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Granite City for costs associated with sewer rehabilitation under A&K Rail Yard and America's Central Port.

Section 115. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 45, Section 115 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Journeys, Inc. for costs associated with capital improvements.

Section 120. The sum of \$50,000,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago and the Village of Oak Park and the Village of Elmwood Park for costs associated with North Avenue streetscape and business development.

Section 125. The sum of \$30,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 45, Section 125 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Austin African American Business Network Association for costs associated with land acquisition and capital improvements.

Section 130. The sum of \$15,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 45, Section 130 of Public Act 101-0638, as amended, is reappropriated from the School Construction Fund

to the Capital Development Board for the Illinois State Board of Education for costs associated with the construction of a vocational school in Chicago.

Section 135. The sum of \$12,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 45, Section 135 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Crown Youth Center for costs associated with capital improvements.

Section 140. The sum of \$30,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 45, Section 140 of Public Act 101-0638, as amended, is reappropriated from the Capital Development Fund to the Capital Development Board for the Illinois Board of Higher Education for costs associated with Phase III of the Western Illinois University – Quad Cities Campus Project.

Section 145. The sum of \$9,000,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the appropriation heretofore made in Article 45, Section 145 of Public Act 101-0638, as amended, is reappropriated from the Transportation Bond Series A Fund to the Department of Transportation for cost associated with Phase II of the Illinois Route 5/Interstate 74 Interchange.

Section 150. The sum of \$3,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 45, Section 150 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Harwood Heights for costs associated with roadway improvements on Oriole Avenue and Leland Avenue.

Section 155. The sum of \$400,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 45, Section 155 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Afterschool Matters for costs associated with facility renovations.

Section 160. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 45, Section 160 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Common Pantry for costs associated with building acquisition.

Section 165. The sum of \$15,000,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the appropriation heretofore made in Article 45, Section 165 of Public Act 101-0638, as amended, is reappropriated from the Transportation Bond Series A Fund to the Department of Transportation for costs associated with Phase I of the Southwestern Illinois Connector Highway.

Section 170. The sum of \$25,701,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 45, Section 170 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Kaskaskia Regional Port District for costs associated with capital improvements.

Section 180. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 45, Section 180 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Calumet City for costs associated with the reconstruction of Huntington Drive, including sidewalks.

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Section 185. The sum of \$4,500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 45, Section 185 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Calumet City for costs associated with the resurfacing of Burnham Avenue, including sidewalks.

Section 190. The sum of \$1,500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 45, Section 190 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Larger Than Life Foundation for costs associated with a training center in Ford Heights.

Section 195. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 45, Section 195 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Thornton Township Food Pantry for costs associated with capital improvements.

Section 200. The sum of \$17,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 45, Section 200 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Skokie for costs associated with the reconstruction of Crawford Avenue between Oakton Street to Golf Road.

Section 205. The sum of \$925,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 45, Section 205 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Lincolnwood for costs associated with roadway improvements.

Section 210. The sum of \$1,400,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 45, Section 210 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Crest Hill for costs associated with road rehabilitation on Kelly Avenue.

Section 215. The sum of \$15,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 45, Section 215 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Peoria for costs associated with capital projects relating to the Peoria Riverfront redevelopment.

Section 220. The sum of \$1,500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 45, Section 220 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Illinois Holocaust Museum for costs associated with a permanent exhibit.

Section 225. The sum of \$2,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 45, Section 225 of Public Act 101-0638, as amended, is reappropriated from the School Construction Fund to the Capital Development Board for the Illinois State Board of Education for a grant to the Niles Township Special Education District #807 for costs associated with a building project.

Section 230. The sum of \$600,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Advocate Illinois Masonic Hospital for costs associated with infrastructure improvement.

Section 235. The sum of \$2,500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 45, Section 235 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Howard Brown Health for costs associated with infrastructure improvements for regional health centers.

Section 240. The sum of \$4,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 45, Section 240 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Quinn Chapel for costs associated with capital improvements.

Section 250. The sum of \$79,900,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the appropriation heretofore made in Article 45, Section 250 of Public Act 101-0638, as amended, is reappropriated from the Transportation Bond Series A Fund to the Department of Transportation for all costs associated with widening and reconstruction of Illinois Route 131 between Wadsworth Road and Sunset Ave.

Section 255. The sum of \$29,585,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the appropriation heretofore made in Article 45, Section 255 of Public Act 101-0638, as amended, is reappropriated from the Transportation Bond Series A Fund to the Department of Transportation for costs associated with widening and reconstruction of Illinois Route 120 between Ashford Drive and US Route 45.

Section 270. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 45, Section 270 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Southland Development Authority for costs associated with capital improvements.

Section 275. The sum of \$10,000,000 or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 45, Section 275 of Public Act 101-0638, as amended, is reappropriated from the Capital Development Fund to the Department of Natural Resources for costs associated with Capital upgrades to trail systems and infrastructure at Starved Rock State Park.

Section 280. The sum of \$10,000,000 or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 45, Section 280 of Public Act 101-0638, as amended, is reappropriated from the Capital Development Fund to the Department of Natural Resources for costs associated with capital improvements to the I&M Canal.

Section 285. The sum of \$1,500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 45, Section 285 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Glenwood Avenue Arts District for costs associated with restoration of cobblestone streets.

Section 290. The sum of \$125,000,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with the Lake Shore Drive Shoreline Protection Program.

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Section 291. The sum of \$5,000,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for costs associated with the technology upgrades to provide public wi-fi in parks.

Section 292. The sum of \$5,000,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for costs associated with the shoreline restoration at 12<sup>th</sup> Street Beach, Oakwood Beach, Arthur Ashe Park, South Shore Cultural Center, and Calumet Park.

Section 295. The sum of \$65,000,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with capital improvements to the Union Pacific Trail at Weber Spur and the Chicago River Trails.

Section 300. The sum of \$2,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 45, Section 300 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Southwest Central Dispatch for costs associated with the construction of a new 911 center.

Section 305. The sum of \$10,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 45, Section 305 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Cook County Forest Preserve for costs associated with infrastructure upgrades to Swallow Cliff and Palos Trail System.

Section 310. The sum of \$50,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 45, Section 310 of Public Act 101-0638, as amended, is reappropriated from School Construction Fund to the Capital Development Board for the Illinois State Board of Education for a grant to Chicago Public School District #299 for costs associated with construction of a new high school to service the communities around the Chinatown, Bridgeport, and South Loop areas.

Section 315. The sum of \$15,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 45, Section 315 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with the construction of a new library in Back-of-the-Yards.

Section 320. The sum of \$15,000,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Blue Island for costs associated with capital improvements.

Section 325. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 45, Section 325 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Joliet Area Community Hospice for costs associated with capital improvements.

Section 330. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 45, Section 330 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to City of Crest Hill for costs associated with building repairs and developments to city hall and police department.

Section 335. The sum of \$2,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 45, Section 335 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Des Plaines Park District for costs associated with capital improvements at Lake Opeka.

Section 340. The sum of \$4,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 45, Section 340 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to City of Aurora for costs associated with road improvements and stormwater management at the Marmion High School site.

Section 345. The sum of \$2,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 45, Section 345 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to City of Aurora for costs associated with radio system improvements and expansion of fiber optic redundancy.

Section 350. The sum of \$5,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 45, Section 350 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to North Lawndale Legal Clinic for costs associated with capital improvements.

Section 355. The sum of \$1,100,000, or so much thereof as may be necessary, is appropriated from the Capital Development Fund to the Department of Commerce and Economic Opportunity for a grant to the Lake County Forest Preserve District for capital improvements to the Adlai E. Stevenson Historic Home.

Section 360. The sum of \$11,200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 45, Section 360 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Champaign County Forest Preserve District in coordination with the Vermilion County Conservation District for costs associated with completion of the Kickapoo Rail Trail.

Section 365. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 45, Section 365 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with flood mitigation work on Edens Expressway at Pratt Avenue.

Section 370. The sum of \$13,000,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the appropriation heretofore made in Article 45, Section 370 of Public Act 101-0638, as amended, is reappropriated from the Transportation Bond Series A Fund to the Department of Transportation for a grant to Cook County for costs associated with the construction of sound barrier walls on Edens Expressway from Willow Road to Montrose Road.

Section 375. The sum of \$5,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 45, Section 375 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with street resurfacing and other infrastructure projects in Belmont Cragin and Logan Square.

Section 380. The sum of \$8,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article

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45, Section 380 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chicago Park District for costs associated with capital improvements to the Riis Park Field House.

Section 385. The sum of \$20,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 45, Section 385 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Revenue for the Illinois Housing Development Authority for grants to municipalities with populations over 1,000,000 for rehabilitation of vacant and abandoned residential housing.

Section 390. The sum of \$2,500,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the appropriation heretofore made in Article 45, Section 390 of Public Act 101-0638, as amended, is reappropriated from the Transportation Bond Series A Fund to the Department of Transportation for costs associated with roadway improvements on Illinois Route 50 in the Town of Cicero.

Section 395. The sum of \$2,500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 45, Section 395 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Maywood Fine Arts Association for costs associated with capital improvements.

Section 400. The sum of \$275,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 45, Section 400 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Quad County Urban League for costs associated with capital improvements.

Section 405. The sum of \$400,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 45, Section 405 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Aurora Public Library Foundation for costs associated with the Aurora Bookmobile.

Section 410. The sum of \$15,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 45, Section 410 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Far South Community Development Corporation for costs associated with the development of mixed-income housing and a workforce training center.

Section 415. The sum of \$25,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 45, Section 415 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Roseland Medical District for costs associated with the development and redevelopment in and around Roseland Hospital.

Section 420. The sum of \$5,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 45, Section 420 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to DuPage County for costs associated with the construction of a central receiving center.

Section 425. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 45, Section 425 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the

Department of Commerce and Economic Opportunity for a grant to Rosecrance for costs associated with capital improvements to Hillman House.

Section 430. The sum of \$6,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 45, Section 430 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Riverfront Museum Park for costs associated with HVAC upgrades.

Section 435. The sum of \$122,500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 45, Section 435 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of State Police for costs associated with acquisition and refurbishment of Lincoln Way North High School property into state forensic lab.

Section 440. The sum of \$20,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 45, Section 440 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Zoological Society for costs associated with capital improvements to Brookfield Zoo.

Section 445. The sum of \$2,500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 45, Section 445 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Pembroke Township for costs associated with developing a food and agriculture education workforce development and business center.

Section 450. The sum of \$50,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 45, Section 450 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to City of Chicago for costs associated with land acquisition and planning for the development of a community services center in Bronzeville.

Section 455. The sum of \$5,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 45, Section 455 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Will County Metropolitan Exposition Authority for costs associated with capital improvements to the Rialto Square Theater.

Section 460. The sum of \$25,000,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the appropriation heretofore made in Article 45, Section 460 of Public Act 101-0638, as amended, is reappropriated from the Multi-Modal Transportation Bond Fund to the Department of Transportation for costs associated with capital improvements to the Mid-America Airport.

Section 465. The sum of \$17,500,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the appropriation heretofore made in Article 45, Section 465 of Public Act 101-0638, as amended, is reappropriated from the Capital Development Fund to the Capital Development Board for the Illinois Community College Board for costs associated with the capital projects for Southwestern Illinois College.

Section 470. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 45, Section 470 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Fox Waterway Agency for costs associated with capital projects.

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Section 475. The sum of \$1,500,000 or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 45, Section 475 of Public Act 101-0638, as amended, is reappropriated from the Capital Development Fund to the Department of Natural Resources for costs associated with repairs, maintenance, and upgrades at Pere Marquette State Park.

Section 480. The sum of \$400,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 45, Section 480 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Boys and Girls Club of Alton for costs associated with capital improvements.

Section 485. The sum of \$6,485,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 45, Section 485 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Marillac St Vincent Services for costs associated with capital improvements.

Section 490. The sum of \$1,500,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Belleville Township High School District #201 costs associated with land acquisition and improvements for a new Career Vocational Center and other education uses.

Section 495. The sum of \$2,250,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the appropriation heretofore made in Article 45, Section 495 of Public Act 101-0638, as amended, is reappropriated from the Road Fund to the Department of Transportation for costs associated with realignment of Illinois Route 159 at the intersection of Huntwood Road and Grimming Road.

Section 500. The sum of \$29,000,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the appropriation heretofore made in Article 45, Section 500 of Public Act 101-0638, as amended, is reappropriated from the Multi-Modal Transportation Bond Fund to the Department of Transportation for costs associated with the MetroLink Rail Vehicle Facility in East St. Louis.

Section 505. The sum of \$5,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 45, Section 505 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Forest Park School District #91 for costs associated with the development of a community center and apprenticeship program at Betsy Ross Elementary School.

Section 510. The sum of \$400,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 45, Section 510 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago Public School District #299 for costs associated with facility upgrades at James Doolittle Elementary School.

Section 515. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 45, Section 515 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Bright Star Community Outreach for costs associated with building renovations and violence prevention program.

Section 520. The Sum of \$2,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 45, Section 520 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with shoreline restoration from 43rd Street to Division Street.

Section 525. The sum of \$25,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 45, Section 525 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Peoria for costs associated with the Main Street Development project.

Section 540. No contract shall be entered into or obligation incurred or any expenditure made from a reappropriation herein made in this Article until after the purposes and amounts have been approved in writing by the Governor.

#### ARTICLE 163

Section 1. The sum of \$8,158,636, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 1 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for grants to local governments, school districts and community based providers for costs associated with infrastructure improvements, including all prior incurred costs.

Section 5. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 5 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the New Horizon Center for the Developmentally Disabled for all costs associated with capital improvements.

Section 12. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 12 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Fox Valley Park District for all costs associated with utility and infrastructure improvements.

Section 16. The sum of \$40,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 16 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Heritage YMCA for all costs associated with infrastructure, public safety, security, and improvements.

Section 17. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 17 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Little Friends for all costs associated with infrastructure, public safety, and security improvements.

Section 20. The sum of \$40,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 20 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the

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Department of Commerce and Economic Opportunity for a grant to Indian Prairie School District 204 for all costs associated with public safety, infrastructure, and security improvements.

Section 21. The sum of \$40,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 21 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Naperville Community School District 203 for all costs associated with infrastructure, public safety, and security improvements.

Section 23. The sum of \$40,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 23 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Turning Pointe for all costs associated with capital improvements.

Section 27. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 27 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Batavia Township for all costs associated with road construction improvements.

Section 30. The sum of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 30 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Big Grove Township for all costs associated with road signs and capital improvements.

Section 31. The sum of \$35,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 31 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Big Rock Township for all costs associated with Township Hall improvements.

Section 32. The sum of \$40,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 32 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Big Rock for all costs associated with the design and construction of a waste water facility.

Section 33. The sum of \$45,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 33 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Campton Township for all costs associated with community center expansion.

Section 34. The sum of \$35,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 34 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Campton Hills for all costs associated with sewer replacement.

Section 38. The sum of \$35,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 38 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Kaneville Township for all costs associated with road repair improvements.

Section 40. The sum of \$40,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 40 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Maple Park for all costs associated with construction of a community center restroom and storage facility.

Section 42. The sum of \$40,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 42 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Newark for all costs associated with the construction of a village hall.

Section 45. The sum of \$40,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 45 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Oswego for all costs associated with the construction of a road.

Section 49. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 49 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Southern Kane County Training Association for all costs associated with construction of a regional training facility.

Section 52. The sum of \$40,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 52 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Virgil for all costs associated with village roadway improvements.

Section 53. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 53 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Fox Township for all costs associated with infrastructure improvements.

Section 54. The sum of \$7,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 54 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Virgil Township for all costs associated with construction of a fabric salt storage building.

Section 55. The sum of \$3,495, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 55 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Plano for all costs associated with infrastructure improvements.

Section 60. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 60 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Holy Family School for all costs associated with the infrastructure, public safety, and security improvements.

[May 31, 2021]

Section 63. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 63 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Decatur Christian School for all costs associated with infrastructure, public safety, and security improvements.

Section 70. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 70 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Farmer City for all costs associated with the construction of a walking path.

Section 78. The sum of \$46,137, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 78 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Hickory Point Fire Department for all costs associated with infrastructure, public safety, and security improvements.

Section 79. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 79 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Maroa Fire Protection District for all costs associated with infrastructure, public safety, and security improvements.

Section 82. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 82 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Wapella Fire Protection District for all costs associated with infrastructure, public safety, and security improvements.

Section 95. The sum of \$187,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 95 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Gower School District 62 for all costs associated with the purchase of technology equipment.

Section 96. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 96 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of LaGrange for all costs associated with infrastructure improvements.

Section 100. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 100 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Helping Hand Rehabilitation Center for all costs associated with capital improvements.

Section 103. The sum of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 103 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Panola for all costs associated with infrastructure improvements.

Section 104. The sum of \$15,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 104 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Tazewell County for all costs associated with infrastructure improvements.

Section 106. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 106 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Pontiac for all costs associated with infrastructure improvements.

Section 108. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 108 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Leroy for all costs associated with infrastructure improvements.

Section 110. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 110 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Long Point for all costs associated with infrastructure improvements.

Section 111. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 111 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Downs for all costs associated with infrastructure improvements.

Section 112. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 112 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Lexington for all costs associated with infrastructure improvements.

Section 114. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 114 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Flanagan for all costs associated with infrastructure improvements.

Section 115. The sum of \$22,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 115 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Stanford for all costs associated with infrastructure improvements.

Section 116. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 116 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Gridley for all costs associated with infrastructure improvements.

[May 31, 2021]

Section 117. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 117 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Minok for all costs associated with infrastructure improvements.

Section 118. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 118 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Hudson for all costs associated with infrastructure improvements.

Section 120. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 120 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Leonore for all costs associated with infrastructure improvements.

Section 121. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 121 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Rutland for all costs associated with infrastructure improvements.

Section 123. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 123 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Secor for all costs associated with infrastructure improvements.

Section 124. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 124 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of East Peoria for all costs associated with infrastructure improvements.

Section 125. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 125 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Cornell for all costs associated with infrastructure improvements.

Section 127. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 127 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Ellsworth for all costs associated with infrastructure improvements.

Section 132. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 132 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Cooksville for all costs associated with infrastructure improvements.

Section 133. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 133 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Towanda for all costs associated with infrastructure improvements.

Section 134. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 134 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Carlock for all costs associated with infrastructure improvements.

Section 135. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 135 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Lostant for all costs associated with infrastructure improvements.

Section 136. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 136 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Kappa for all costs associated with infrastructure improvements.

Section 137. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 137 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Morton Township for all costs associated with infrastructure improvements.

Section 138. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 138 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Washington Township for all costs associated with infrastructure improvements.

Section 139. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 139 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Fondulac Township for all costs associated with infrastructure improvements.

Section 140. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 140 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Deer Creek Township for all costs associated with infrastructure improvements.

Section 142. The sum of \$15,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 142 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Allin Township for all costs associated with infrastructure improvements.

Section 149. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 149 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Jasper County Board for all costs associated with infrastructure, public safety, and security improvements.

Section 159. The sum of \$98,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 159 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the New Salem Lincoln League for all costs associated with infrastructure improvements at Lincoln's New Salem State Historic Site.

Section 160. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 160 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Boys and Girls Club of Springfield for all costs associated with infrastructure improvements.

Section 162. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 162 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Downtown Springfield, Inc. for all costs associated with infrastructure improvements.

Section 163. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 163 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to G.R.O.W.T.H. International for all costs associated with infrastructure improvements.

Section 166. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 166 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Kumler Outreach Ministries for all costs associated with infrastructure improvements.

Section 167. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 167 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Historic West Side Neighborhood Association for all costs associated with community and capital improvements.

Section 168. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 168 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Enos Park Neighborhood Association for all costs associated with park improvements.

Section 169. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 169 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Harvard Park Neighborhood Association for all costs associated with infrastructure improvements.

Section 171. The sum of \$49, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 171 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Salvation Army for all costs associated with infrastructure improvements.

Section 172. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 172 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Iles Park Neighborhood Association for all costs associated with infrastructure improvements.

Section 174. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 174 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Oak Ridge Neighborhood Association for all costs associated with infrastructure improvements.

Section 175. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 175 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Twin Lake Homeowners Association for all costs associated with infrastructure improvements.

Section 176. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 176 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Vinegar Hill Neighborhood Association for all costs associated with sidewalk and lighting improvements.

Section 177. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 177 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Oakhill Cemetery of Clearlake for all costs associated with infrastructure improvements.

Section 178. The sum of \$9,375, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 178 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Illinois State Fair Museum Foundation for all costs associated with infrastructure improvements.

Section 179. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 179 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Illinois State Police Heritage Foundation for all costs associated with infrastructure improvements.

Section 180. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 180 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Senior Services of Central Illinois for all costs associated with infrastructure improvements.

Section 183. The sum of \$41,672, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 183 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Cuba Township Road District for all costs associated with new construction on township property.

Section 197. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 197 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Lisle for all costs associated with infrastructure, public safety, and security improvements.

Section 198. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 198 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Woodridge for all costs associated with infrastructure, public safety, and security improvements.

Section 200. The sum of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 200 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Bolingbrook for all costs associated with infrastructure, public safety, and security improvements.

Section 202. The sum of \$15,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 202 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Lisle Park District for all costs associated with infrastructure, public safety, and security improvements.

Section 207. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 207 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Benedictine University for all costs associated with infrastructure, public safety, and security improvements.

Section 208. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 208 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Lisle Woodridge Fire District for all costs associated with infrastructure, public safety, and security improvements.

Section 210. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 210 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Coach Care Center for all costs associated with infrastructure, public safety, and security improvements.

Section 212. The sum of \$40,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 212 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Heritage YMCA for all costs associated with infrastructure, public safety, and security improvements and flooring improvements.

Section 214. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 214 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Loaves and Fishes for all costs associated with the construction of a new community food pantry.

Section 216. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 216 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Casey-Westfield Community Unit School District 4C for all costs associated with capital improvements.

Section 218. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 218 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Marshall Community Unit School District No. 2C for all costs associated with capital improvements.

Section 221. The sum of \$15,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 221 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Westfield for all costs associated with infrastructure, public safety, and security improvements.

Section 222. The sum of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 222 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the West Union Park District for all costs associated with playground improvements.

Section 223. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 223 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Flat Rock for all costs associated with infrastructure, public safety, and security improvements.

Section 224. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 224 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Hutsonville Community Unit School District No. 1 for all costs associated with capital improvements.

Section 225. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 225 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Hartford for all costs associated with the Wabash River boat ramp project.

Section 226. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 226 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Hutsonville for all costs associated with infrastructure, public safety, and security improvements.

Section 228. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 228 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Oblong Community Unit School District No. 4 for all costs associated with capital improvements.

Section 229. The sum of \$15,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 229 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Illinois Oil Field Museum for all costs associated with capital improvements.

Section 230. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 230 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Oblong for all costs associated with infrastructure, public safety, and security improvements.

Section 231. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 231 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Oblong Children's Christian Home for all costs associated with capital improvements.

Section 232. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 232 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Palestine Community Unit School District No. 3 for all costs associated with capital improvements.

Section 233. The sum of \$32,501, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 233 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Palestine for all costs associated with infrastructure, public safety, and security improvements.

Section 234. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 234 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Robinson Community Unit School District No. 2 for all costs associated with infrastructure, public safety, and security improvements.

Section 235. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 235 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Robinson for all costs associated with Main Street and square improvements.

Section 238. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 238 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Crawford County for all costs associated with broadband project expansion.

Section 240. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 240 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Jewett for all costs associated with infrastructure, public safety, and security improvements.

Section 241. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 241 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Neoga Community Unit School District No. 3 for all costs associated with capital improvements.

Section 242. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 242 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Cumberland Community Unit School District No. 77 for all costs associated with capital improvements.

Section 243. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 243 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Toledo for all costs associated with infrastructure, public safety, and security improvements.

Section 244. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 244 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Edgar County Community Unit School District No. 6 for all costs associated with capital improvements.

Section 246. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 246 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Paris Community Unit School District No. 4 for all costs associated with capital improvements.

Section 249. The sum of \$15,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 249 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Paul Warner Rescue for all costs associated with structural expansions and/or capital improvements.

Section 250. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 250 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Altamont Community Unit School District No. 10 for all costs associated with capital improvements.

Section 251. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 251 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Altamont for all costs associated with infrastructure, public safety, and security improvements.

Section 252. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 252 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Beecher City Community Unit School District No. 20 for all costs associated with capital improvements.

Section 253. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 253 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Beecher City for all costs associated with infrastructure, public safety, and security improvements.

Section 254. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 254 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Red Hill Community Unit School District No. 10 for all costs associated with capital improvements.

Section 256. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 256 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Lawrence County Community Unit School District No. 20 for all costs associated with capital improvements.

Section 258. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 258 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of St. Francisville for all costs associated with infrastructure, public safety, and security improvements.

Section 259. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 259 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Sumner for all costs associated with infrastructure, public service, and safety improvements.

Section 260. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 260 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Stewardson-Strasburg Community Unit School District No. 5A for all costs associated with capital improvements.

Section 263. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 263 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Shelbyville for all costs associated with infrastructure, public service, and safety improvements.

Section 264. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 264 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Allendale Community Unit School District No. 17 for all costs associated with capital improvements to schools.

Section 265. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 265 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Wabash CUSD 348 for all costs associated with capital improvements to schools.

Section 267. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 267 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Wamac for all costs associated with infrastructure, public service, and security improvements.

Section 268. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 268 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Nason for all costs associated with infrastructure improvements.

Section 270. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 270 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Belle Rive for all costs associated with water project improvements.

Section 271. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 271 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Bonnie for all costs associated with infrastructure improvements.

Section 272. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 272 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Bluford for all costs associated with infrastructure improvements.

Section 273. The sum of \$40,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 273 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Ina for all costs associated with infrastructure, public service, and security improvements.

Section 278. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 278 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Patoka for all costs associated with infrastructure, public service, and security improvements.

Section 279. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 279 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Walnut Hill for all costs associated with infrastructure, public service, and security improvements.

Section 281. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 281 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Marion County Fair Association for all costs associated with infrastructure improvements.

Section 283. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 283 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Salem Police Department for all costs associated with infrastructure improvements.

Section 285. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 285 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Sandoval for all costs associated with infrastructure improvements.

Section 286. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 286 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Illinois Theater for all costs associated with infrastructure improvements.

Section 287. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 287 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Bartelso for all costs associated with capital improvements.

Section 288. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 288 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Beckemeyer for all costs associated with capital improvements.

Section 290. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 290 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Hoffman for all costs associated with infrastructure improvements.

Section 291. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 291 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Carlyle Fire Protection District for all costs associated with infrastructure improvements.

Section 292. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 292 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Salem Fire Protection District for all costs associated with infrastructure, public service, and security improvements.

Section 293. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 293 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Alma for all costs associated with infrastructure, public service, and safety improvements, and the construction of a new community center.

Section 294. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 294 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Odin for all costs associated with infrastructure, public service, and safety improvements.

Section 295. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 295 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Iuka for all costs associated with infrastructure, public service, and safety improvements.

Section 297. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 297 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Breese Fire Department for all costs associated with the purchase of a new fire truck and/or capital improvements.

Section 301. The sum of \$20,812, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 301 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Carlyle for all costs associated with infrastructure, public service, and safety improvements, and purchase of property.

Section 302. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 302 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Salem Area Aquatics Foundation for all costs associated with construction of an indoor center and pool.

Section 304. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 304 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Carlyle Police Department for all costs associated with a construction project for the safe transport of prisoners.

Section 309. The sum of \$7,975, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 309 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Hoffman Estates for all costs associated with construction of a water main.

Section 310. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 310 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Inverness for all costs associated with village hall rehabilitation.

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Section 311. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 311 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Palatine Park District for all costs associated with construction of Falcon Park Recreation Center.

Section 312. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 312 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Rolling Meadows Park District for all costs associated with parking lot repairs.

Section 313. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 313 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Community Consolidated School District 15 for all costs associated with plumbing renovations and/or capital improvements.

Section 314. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 314 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Township High School District 211 for all costs associated with water and sewer pipe replacement.

Section 321. The sum of \$48,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 321 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Alexian Brothers Center for Mental Health for all costs associated with roofing, water, and sewer improvements.

Section 328. The sum of \$225,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 328 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Gilberts for all costs associated with roadway, sanitary, sewer, storm sewer, and water main improvements.

Section 329. The sum of \$225,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 329 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Hampshire for all costs associated with roadway, sanitary, sewer, storm sewer, and water main improvements.

Section 330. The sum of \$120,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 330 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Pingree Grove for all costs associated with roadway, sanitary, sewer, storm sewer, and water main improvements.

Section 331. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 331 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Algonquin for all costs associated with roadway, sanitary, sewer, storm sewer, and water main improvements.

Section 333. The sum of \$190,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 333 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of West Dundee for all costs associated with roadway, sanitary, sewer, storm sewer, and water main improvements.

Section 335. The sum of \$225,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 335 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of St. Charles for all costs associated with roadway, sanitary, sewer, storm sewer, and water main improvements, and electric utility upgrades.

Section 336. The sum of \$225,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 336 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Elgin for all costs associated with roadway, sanitary, sewer, storm sewer, and water main improvements.

Section 340. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 340 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Geneva Township for all costs associated with roadway improvements and bridge construction.

Section 341. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 341 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Batavia Park District for all costs associated with capital park improvements and land purchases.

Section 342. The sum of \$275,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 342 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Forest Preservation District of Kane County for all costs associated with capital park improvements, land purchases, and building construction.

Section 343. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 343 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Geneva Park District for all costs associated with capital park upgrades and land purchases.

Section 344. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 344 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the St. Charles Park District for all costs associated with capital park improvements, land purchases, and the development of a new community park.

Section 347. The sum of \$6,200, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 347 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the

Department of Commerce and Economic Opportunity for a grant to the Village of Anchor for all costs associated with infrastructure improvements.

Section 353. The sum of \$40,800, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 353 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Strawn for all costs associated with infrastructure improvements.

Section 354. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 354 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Iroquois County Agriculture and 4-H Club Fair for all costs associated with infrastructure improvements.

Section 357. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 357 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Elliot for all costs associated with infrastructure improvements.

Section 359. The sum of \$22,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 359 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Danforth for all costs associated with infrastructure improvements.

Section 360. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 360 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Stockland Township for all costs associated with infrastructure improvements.

Section 362. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 362 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Iroquois for all costs associated with infrastructure improvements.

Section 365. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 365 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Bellflower for all costs associated with infrastructure improvements.

Section 366. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 366 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Woodland for all costs associated with infrastructure improvements.

Section 368. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 368 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Iroquois-Ford Fire Protection District for all costs associated with infrastructure improvements.

Section 369. The sum of \$15,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 369 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Emington for all costs associated with infrastructure improvements.

Section 372. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 372 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Thawville for all costs associated with infrastructure improvements.

Section 379. The sum of \$112,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 379 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Dixon for all costs associated with capital improvements.

Section 396. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 396 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Rushville for all costs associated with water distribution improvements.

Section 403. The sum of \$32,700, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 403 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Roseville for all costs associated with sewer improvements.

Section 438. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 438 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Blackhawk Area Council of Boy Scouts of America for all costs associated with a program and administration building.

Section 442. The sum of \$10,433, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 442 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Batavia for all costs associated with fiber optic pilot program construction.

Section 443. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 443 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of West Chicago for all costs associated with water system infrastructure improvements.

Section 455. The sum of \$20,515, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 455 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Triton College for all costs associated with the installation of an ADA door operator and other capital improvements.

Section 463. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 463 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Schiller Park for all costs associated with Irving Park Road viaduct improvements and other capital improvements.

Section 464. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 464 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Schiller Park for capital improvements.

Section 466. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 466 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Elmwood Park for all costs associated with the Harlem Avenue lighting project and other capital improvements.

Section 470. The sum of \$125,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 470 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Elmwood Park for all costs associated with the North Avenue decorative lighting project and other capital improvements.

Section 473. The sum of \$35,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 473 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Woodridge Park District for all costs associated with building a park for youth.

Section 475. The sum of \$5,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 475 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the American Legion Post #250 for all costs associated with restoration of the veterans meeting room with new furniture and equipment.

Section 476. The sum of \$5,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 476 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Westmont American Legion Post #338 for all costs associated with wheelchairs and equipment for veterans meeting room restoration.

Section 477. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 477 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Seaspar Special Recreation District for all costs associated with infrastructure improvements for a park for disabled children.

Section 481. The sum of \$14,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 481 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Northeast DuPage Special Recreation Association for all costs associated with infrastructure and safety improvements for a wheelchair gym in the Special Recreation District.

Section 483. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 483 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Indian Boundary YMCA for all costs associated with renovation of the Early Childhood after school learning room.

Section 495. The sum of \$13,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 495 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Darien for all costs associated with flood project improvements.

Section 496. The sum of \$40,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 496 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Darien for all costs associated with Juniper Avenue infrastructure improvements.

Section 497. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 497 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Willowbrook for all costs associated with the construction of a gazebo at Prairie Trail Park and infrastructure improvements.

Section 498. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 498 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Woodridge for all costs associated with the construction of a municipal salt storage building.

Section 501. The sum of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 501 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Serenity House for all costs associated with infrastructure, public safety, and security improvements.

Section 514. The sum of \$22,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 514 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Medinah Park District for all costs associated with infrastructure, public safety, and safety improvements.

Section 516. The sum of \$22,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 516 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Roselle Park District for all costs associated with infrastructure, public safety, and safety improvements.

Section 517. The sum of \$22,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 517 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Carol Stream Park District for all costs associated with infrastructure, public safety, and safety improvements.

Section 518. The sum of \$22,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 518 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Glendale Heights Park District for all costs associated with infrastructure, public safety, and safety improvements.

Section 520. The sum of \$17,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 520 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Addison for all costs associated with infrastructure, public security, and safety improvements.

Section 525. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 525 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Wheaton for all costs associated with infrastructure, public safety, and safety improvements.

Section 529. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 529 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Serenity House for all costs associated with infrastructure, public safety, and safety improvements.

Section 536. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 536 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Princeton for all costs associated with capital improvements.

Section 537. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 537 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Freedom House for all costs associated with capital improvements.

Section 544. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 544 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Knox County Board for all costs associated with capital improvements.

Section 546. The sum of \$40,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 546 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Wyoming for all costs associated with capital improvements.

Section 547. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 547 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Toulon for all costs associated with capital improvements.

Section 548. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 548 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Aunt Martha's Youth Services Center for all costs associated with capital improvements for a dentistry room and permanent equipment.

Section 560. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 560 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Wyonet for all costs associated with capital improvements.

Section 563. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 563 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Buda Fire District for all costs associated with capital improvements.

Section 565. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 565 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Sheffield for all costs associated with capital improvements.

Section 566. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 566 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Manlius for all costs associated with capital improvements.

Section 577. The sum of \$15,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 577 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Western DuPage Special Recreation Association for all costs associated with infrastructure, security, and public safety improvements.

Section 578. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 578 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Arlington Heights School District 25 for all costs associated with capital improvements.

Section 582. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 582 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Wheeling Township Road District for all costs associated with road and flood improvements.

Section 586. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 586 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Mt. Prospect Park District for all costs associated with Prospect Meadows Park improvements.

Section 589. The sum of \$55,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 589 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Arlington Heights Park District for all costs associated with Lake Arlington playground improvements.

Section 590. The sum of \$90,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 590 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Arlington Heights Park District for all costs associated with the replacement of the Camelot Park pedestrian bridge.

Section 596. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 596 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Bensenville Park District for all costs associated with Fischer Farm infrastructure improvements.

Section 604. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 604 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Addison Fire Protection District for all costs associated with capital improvements.

Section 605. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 605 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Serenity House for all costs associated with building repairs, security fencing, and parking lot repairs.

Section 606. The sum of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 606 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the American Legion Post 1205 for all costs associated with roof and parking lot repairs.

Section 609. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 609 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Addison Park District for all costs associated with infrastructure improvements to Army Trail Nature Center.

Section 610. The sum of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 610 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Easter Seals of DuPage and Fox Valley Region for all costs associated with a new parking lot and parking lot repairs.

Section 611. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 611 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Lombard Park District for all costs associated with a new roof for the Lombard Lagoon Building and making the cemetery stairs and ramping at Washington Park ADA compliant.

Section 613. The sum of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 613 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Addison Township for all costs associated with parking lot improvements.

Section 615. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 615 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Fenton Community High School District 100 for all costs associated with building and parking lot improvements.

Section 618. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 618 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Elmhurst YMCA for all costs associated with building repairs.

Section 619. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 619 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Elmhurst for all costs associated with rebuilding West Avenue and restoring Fischer Farm (one room schoolhouse).

Section 620. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 620 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Elmhurst CUSD 205 for all costs associated with building additional classrooms at Emerson School.

Section 621. The sum of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 621 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Ray Graham Association for all costs associated with Bensenville CILA improvements.

Section 623. The sum of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 623 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Northeast DuPage Special Recreation Association for all costs associated with infrastructure and safety upgrades.

Section 625. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 625 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Lombard for all costs associated with infrastructure projects including but not limited to road improvements.

Section 627. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 627 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the VFW Post 1377 for all costs associated with capital improvements.

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Section 628. The sum of \$14,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 628 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Mulberry Grove Fire Department for all costs associated with a gear extractor system.

Section 632. The sum of \$17,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 632 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Troy Fire Department for all costs associated with an indoor exhaust ventilation system.

Section 634. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 634 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Madison County Fair Association for all costs associated with capital improvements.

Section 639. The sum of \$40,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 639 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Pocahontas for all costs associated with water treatment system upgrades.

Section 640. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 640 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the St. Elmo Historical Society for all costs associated with the renovation of Elmo Movie Theater.

Section 641. The sum of \$42,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 641 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Sorento for community building renovations.

Section 644. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 644 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Tower Hill for all costs associated with replacing water meters.

Section 645. The sum of \$95,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 645 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Summerfield for all costs associated with the construction of a new city hall.

Section 646. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 646 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Smithboro for all costs associated with stormwater drainage improvements.

Section 647. The sum of \$37,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 647 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of St. Peter for all costs associated with the design and engineering of a sewer upgrade.

Section 648. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 648 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of St. Peter for all costs associated with the purchase and/or construction of a new community building.

Section 651. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 651 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Panama for all costs associated with sidewalk replacement.

Section 653. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 653 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Lebanon for all costs associated with replacement of the roof on the police station.

Section 654. The sum of \$40,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 654 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Keyesport for all costs associated with new sidewalks.

Section 655. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 655 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Highland for all costs associated with construction, including prior incurred costs.

Section 656. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 656 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to City of Highland for all costs associated with the sidewalk and handicap ramp improvements along Route 143.

Section 660. The sum of \$40,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 660 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Cowden for all costs associated with park improvements.

Section 661. The sum of \$400,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 661 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Illinois Women's Military and Civilian Memorial Inc. for all costs associated with building a military and civilian memorial for women who have served in times of war.

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Section 662. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 662 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Trinity Services, Inc. for all costs associated with capital improvements for street improvements.

Section 663. The sum of \$36,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 663 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Mulberry Grove for all costs associated with the purchase of bondable equipment and capital improvements.

Section 690. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 690 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Leaf River for infrastructure improvements.

Section 693. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 693 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Dakota for capital improvements to Main Street.

Section 694. The sum of \$52,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 694 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Scales Mound for infrastructure improvements to the Village Hall.

Section 696. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 696 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Nora for all costs associated with capital and infrastructure improvements.

Section 698. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 698 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Freeport for capital improvements.

Section 703. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 703 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Winslow for all costs associated with water and sewer infrastructure improvements.

Section 706. The sum of \$31,283, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 706 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Galena for infrastructure improvements.

Section 707. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 707 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Davis for all costs associated with infrastructure improvements.

Section 708. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 708 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Mount Morris for infrastructure improvements.

Section 709. The sum of \$35,300, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 709 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Galena – Jo Davies County Historical Society and Museum for capital improvements.

Section 712. The sum of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 712 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Fullersburg Historic Foundations for capital improvements.

Section 713. The sum of \$40,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 713 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Berkeley for infrastructure improvements.

Section 720. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 720 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Villa Park for infrastructure improvements.

Section 723. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 723 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Brookfield for infrastructure improvements.

Section 725. The sum of \$40,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 725 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Riverside for infrastructure improvements.

Section 727. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 727 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Riverside Township for infrastructure improvements.

Section 729. The sum of \$5,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 729 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Cat Nap from the Heart for capital improvements.

Section 730. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 730 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to York Township for infrastructure improvements.

Section 731. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 731 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Way Back Inn, Inc. for capital improvements.

Section 732. The sum of \$15,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 732 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Aspire for capital improvements.

Section 733. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 733 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Machesney Park for capital road improvements.

Section 734. The sum of \$6,254, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 734 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Winnebago County Forest Preserve District for capital improvements to the Macktown Historic District Barn and other capital improvements.

Section 741. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 741 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Winnebago County for all costs associated with the construction of an emergency vehicle garage and other capital improvements.

Section 744. The sum of \$35,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 744 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to La Voz Latina for all costs associated with classroom improvements and the purchase and installation of a fire sprinkler system.

Section 745. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 745 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Girl Scouts of Northern Illinois for all costs associated with the construction and capital improvements of the program and administration building.

Section 746. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 746 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Blackhawk Area Council Boy Scouts of America for all costs associated with the construction and capital improvements of the program and administration building.

Section 747. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 747 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Rockford Memorial Hospital for all costs associated with the expansion of the Neo-Natal Intensive Care Unit and other capital improvements.

Section 748. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 748 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Swedish American Hospital for capital improvements to the x-ray and emergency room facilities and other capital improvements.

Section 752. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 752 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Villa Grove for all costs associated with infrastructure improvements.

Section 753. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 753 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Charleston Transitional Facility for all costs associated with capital improvements.

Section 754. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 754 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Disabled Citizens Foundation for all costs associated with facility construction and capital improvements.

Section 758. The sum of \$56,250, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 758 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Town of Cortland for all costs associated with storm water management.

Section 759. The sum of \$18,750, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 759 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Town of Cortland for all costs associated with detention pond reconstruction and other capital improvements.

Section 763. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 763 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Hillcrest for all costs associated with the construction of a new sewer system and other capital improvements.

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Section 771. The sum of \$21,295, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 771 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Deer Park for all costs associated with storm water drainage and other capital improvements.

Section 782. The sum of \$42,836, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 782 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the County of Peoria for all costs associated with capital and infrastructure improvements.

Section 783. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 783 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Methodist Medical Center of Illinois for all costs associated with construction and capital improvement projects.

Section 785. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 785 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Antioch Township for all costs associated with the purchase of sirens for the emergency operations center and other capital and infrastructure improvements.

Section 792. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 792 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Lake Villa for all costs associated with road construction and other infrastructure projects.

Section 800. The sum of \$350,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 800 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Pike County for all costs associated with the construction of a Public Safety Building and other infrastructure improvements.

Section 806. The sum of \$11,369, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 806 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of South Jacksonville for all costs associated with road construction, repairs, and other infrastructure improvements.

Section 807. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 807 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Jefferson Park Association for all costs associated with capital improvements including roof repair.

Section 810. The sum of \$12,271, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 810 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Lindenhurst for all costs associated with the construction of a pedestrian walkway to connect Engle Memorial Park to the Lake Villa Library.

Section 819. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 819 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Butler School District 45 for the purchase of student lockers and other capital improvements.

Section 822. The sum of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 822 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the DuPage Center for Independent Living for infrastructure and capital improvements.

Section 823. The sum of \$40,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 823 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Oak Terrace to purchase signage for City entrance and other capital improvements.

Section 825. The sum of \$40,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 825 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Community Consolidated School District 99 for all costs associated with the installation of a parking lot and other infrastructure repairs and capital improvements.

Section 826. The sum of \$15,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 826 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Community Housing Association of DuPage for all costs associated with roof replacement and other improvements.

Section 827. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 827 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Downers Grove School District 58 for capital improvements.

Section 832. The sum of \$33,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 832 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Glen Ellyn Historical Society for the purchase and installation of an irrigation system for the Glen Ellyn History Park Development Project.

Section 835. The sum of \$45,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 835 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Glen Ellyn School District #41 for infrastructure and capital improvements to the Courtyard classroom and the Performing Arts Center.

Section 838. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 838 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Lisle Park District for all costs associated with the construction of a boat launch and other capital improvements.

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Section 839. The sum of \$15,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 839 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Lisle Township Highway Department for all costs associated with curb replacement and infrastructure improvements.

Section 840. The sum of \$15,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 840 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Lombard Elementary District 44 for all costs associated with infrastructure improvements to the kitchen and other capital improvements.

Section 841. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 841 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Lombard Park District for all costs associated with the construction of a picnic shelter and other capital improvements.

Section 842. The sum of \$45,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 842 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Milton Township Highway Department for all costs associated with the sidewalk and curb installation for ADA compliance and other infrastructure improvements.

Section 843. The sum of \$40,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 843 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Northeast DuPage Special Recreation Association for infrastructure upgrades and capital improvements.

Section 844. The sum of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 844 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Oakbrook Terrace Park District for all costs associated with capital improvements.

Section 847. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 847 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to School District 45, DuPage County Schools, for all costs associated with infrastructure improvements to the science lab.

Section 848. The sum of \$40,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 848 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Township of Downers Grove Highway Department for all costs associated with Graceland Street Road Improvement Project.

Section 849. The sum of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 849 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Villa Park Public Library for land purchase.

Section 854. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 854 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Villa Park for infrastructure improvements.

Section 855. The sum of \$40,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 855 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Western DuPage Special Recreation Association for capital improvements.

Section 857. The sum of \$40,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 857 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Wheaton for all costs associated with the roof replacement of the City of Wheaton Police Department building.

Section 859. The sum of \$15,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 859 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to York Township for all costs associated with sidewalk installation.

Section 860. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 860 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to York Township Highway Department for all costs associated with capital street improvements.

Section 861. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 861 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Midwest Shelter for Homeless Veterans for all costs associated with facility expansion.

Section 862. The sum of \$40,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 862 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Glen Ellyn Park District for all costs associated with the construction of a Safety Village.

Section 868. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 868 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Tinley Park for all costs associated with infrastructure, safety, and security improvements.

Section 893. The sum of \$40,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 893 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Old Capitol Foundation for all costs associated with infrastructure improvements to the Vandalia State House.

Section 895. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 895 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Des Plaines for all costs associated with sewer improvements.

Section 899. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 899 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Avenues to Independence for all costs associated with capital improvements including but not limited to those related to sewer, plumbing, and roof replacement.

Section 906. The sum of \$15,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 906 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Addieville for all costs associated with road and sidewalk improvements.

Section 908. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 908 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Ashley for the purchase of a dump truck.

Section 909. The sum of \$15,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 909 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Ava for all costs associated with road and sidewalk improvements.

Section 910. The sum of \$15,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 910 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Campbell Hill for all costs associated with road and sidewalk improvements.

Section 913. The sum of \$15,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 913 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Damiansville for all costs associated with road and sidewalk improvements.

Section 914. The sum of \$15,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 914 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Dowell for all costs associated with road and sidewalk improvements.

Section 915. The sum of \$15,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 915 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Dubois for all costs associated with road and sidewalk improvements.

Section 917. The sum of \$15,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 917 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Hoyleton for infrastructure improvements including curbs, sidewalks, and other improvements.

Section 918. The sum of \$15,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 918 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Elkville for infrastructure improvements and bondable equipment.

Section 919. The sum of \$15,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 919 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Irvington for all costs associated with street and sidewalk improvements.

Section 921. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 921 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Makanda for all costs associated with the construction or purchase of a storage facility.

Section 929. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 929 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Radom for all costs associated with drainage sewer improvements.

Section 930. The sum of \$15,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 930 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Richview for all costs associated with street and sidewalk improvements.

Section 935. The sum of \$1, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 935 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Ready Set Ride for purchase of a bondable vehicle and/or capital improvements.

Section 936. The sum of \$350,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 936 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Romeoville for capital improvements including but not limited to the construction of a bike path.

Section 943. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 943 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Plainfield Food Pantry for all costs associated with building expansion and other infrastructure improvements.

Section 945. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 945 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Conservation Plainfield for all costs associated with new building construction.

Section 947. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 947 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Oswego Township for all costs associated with infrastructure improvements.

Section 951. The sum of \$675,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 951 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Oswego Community Unit School District 308 for capital improvements.

Section 952. The sum of \$356,595, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 952 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Oswego Park District for all costs associated with land purchase.

Section 953. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 953 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Oswego Police Department for bondable equipment and/or the capital improvements.

Section 955. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 955 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Shorewood Police Department for bondable equipment and/or the capital improvements.

Section 960. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 960 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Wheatland Township for all costs associated with the construction of a new Township building.

Section 962. The sum of \$120,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 962 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Kendall County Historical Society for all costs associated with roof replacement.

Section 967. The sum of \$6,631, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 967 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to St. Mary's Church for all costs associated with infrastructure improvements, to include all prior incurred costs.

Section 968. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 968 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the C.W. Avery YMCA for capital improvements.

Section 969. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 969 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Heritage YMCA for capital improvements.

Section 970. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 970 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Yorkville Legion for capital improvements.

Section 972. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 972 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Misericordia for the capital improvements.

Section 978. The sum of \$3,631, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 978 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the DuPage County Convalescent Center for capital improvements.

Section 982. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 982 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to City of Effingham for all capital improvements.

Section 983. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 983 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Schaumburg Township Highway Commission for infrastructure improvements.

Section 984. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 984 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Illinois Conservation Foundation for all costs associated with infrastructure improvements.

Section 985. The sum of \$35,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 985 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Bartlett Park District for all costs associated with infrastructure improvements.

Section 986. The sum of \$18,750, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 986 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Hanover Park Park District for all costs associated with infrastructure improvements.

Section 986a. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 986a of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Carol Stream Park District for all costs associated with infrastructure improvements.

Section 988. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 988 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Rock Valley College for all costs associated with remodeling the science lab and other capital improvements.

Section 990. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 990 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Allendale Association for all costs associated with capital improvements.

Section 990a. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 990a of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Family Friendly Community Development Corp. for all costs associated with a land purchase and other capital improvements.

Section 991. The sum of \$35,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 991 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Aurora Township for all costs associated with stormwater improvements.

Section 992. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 992 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Quincy Salvation Army for homeless shelter improvements.

Section 1002. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 1002 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Wheatland Township for capital improvements.

Section 1003. The sum of \$135,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 1003 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Bloomington-Normal YMCA for all costs associated with infrastructure improvements.

Section 1004. The sum of \$135,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 1004 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the YWCA McLean County for all costs associated with infrastructure improvements.

Section 1005. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 1005 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Lake Barrington for all costs associated with infrastructure improvements.

Section 1021. The sum of \$40,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 1021 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Cherry Valley Public Library for all costs associated with capital improvements.

Section 1022. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 1022 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the village of Poplar Grove for all costs associated with capital improvements.

Section 1025. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 1025 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Winnebago County for all costs associated with capital improvements.

Section 1027. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 1027 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to city of Villa Grove for all costs associated with infrastructure improvements.

Section 1028. The sum of \$35,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 1028 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Township of Roscoe for all costs associated with capital improvements.

Section 1029. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 1029 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the University of Illinois for all costs associated with infrastructure improvements to Robert Allerton Park.

Section 1030. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 1030 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Leroy Fire Department for all costs associated with the purchase of equipment and/or infrastructure improvements.

[May 31, 2021]

Section 1031. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 1031 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the AmVets Post 14 for all costs associated with infrastructure improvements.

Section 1032. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 1032 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Mt. Zion Fire Department for all costs associated with the purchase of equipment and/or infrastructure improvements.

Section 1033. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 1033 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Warrensburg Fire Department for all costs associated with infrastructure improvements.

Section 1034. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 1034 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the DeWitt County Friendship Center for all costs associated with infrastructure improvements.

Section 1035. The sum of \$55,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 1035 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the American Legion Post 1015 for all costs associated with infrastructure improvements.

Section 1036. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 1036 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Fisher Community Foundation for Educational Enhancement for all costs associated with infrastructure improvements.

Section 1037. The sum of \$40,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 1037 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Cisco Fire Department for all costs associated with the purchase of equipment and/or infrastructure improvements.

Section 1038. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 1038 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Cerro Gordo for all costs associated with infrastructure improvements.

Section 1039. The sum of \$40,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 1039 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Cerro Gordo School District #100 for all costs associated with infrastructure improvements.

Section 1040. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 1040 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the St. Teresa High School for all costs associated with infrastructure improvements.

Section 1041. The sum of \$90,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 1041 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Hickory Point Fire Department for all costs associated with infrastructure improvements.

Section 1045. No contract shall be entered into or obligation incurred or any expenditure made from a reappropriation herein made in this Article until after the purposes and amounts have been approved in writing by the Governor.

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Section 5. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 5 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Grayville for water infrastructure improvements.

Section 10. The sum of \$125,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 10 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Dietrich for stormwater infrastructure improvements.

Section 15. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 20 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Jasper County for county jail facility improvements.

Section 20. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 25 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Crossville for fire department facility renovations and/or construction.

Section 25. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 30 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Clay County for heating and cooling infrastructure improvements.

Section 30. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 35 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Southeastern Illinois Agency on Aging for capital improvements.

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Section 35. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 40 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Wabash General Hospital for capital improvements.

Section 40. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 45 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Newton for water infrastructure improvements.

Section 45. The sum of \$130,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 50 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Olney for animal shelter facility infrastructure improvements.

Section 50. The sum of \$125,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 55 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Carmi for fire department facility infrastructure improvements.

Section 55. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 60 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Louisville for general infrastructure improvements.

Section 60. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 65 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Flora for general infrastructure improvements.

Section 65. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 70 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Lawrence County for courthouse improvements.

Section 70. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 75 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Mount Carmel for sidewalk extension and/or improvements.

Section 75. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 80 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Lawrenceville for water infrastructure improvements.

Section 80. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 85 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Effingham for courthouse improvements.

Section 85. The sum of \$35,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 90 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Wayne County Sheriff's Office for equipment and/or general infrastructure improvements.

Section 90. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 95 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of West Salem for lighting improvements.

Section 95. The sum of \$325,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 105 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Plainfield for sidewalk extensions and/or improvements.

Section 100. The sum of \$265,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 110 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Plainfield for sidewalk extensions and/or improvements.

Section 105. The sum of \$212,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 115 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Oswego for road maintenance.

Section 110. The sum of \$138,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 120 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Oswego for general infrastructure improvements.

Section 115. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 130 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Bolingbrook for general infrastructure improvements.

Section 120. The sum of \$690,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 135 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Shorewood for the purpose of land acquisition and maintenance.

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Section 125. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 140 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Plainfield Township Park District for an electric boat launch.

Section 130. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 145 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Plainfield Township Park District for building infrastructure and/or maintenance.

Section 135. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 150 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Plainfield Township Park District for building infrastructure and/or maintenance.

Section 140. The sum of \$85,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 155 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Gibson City for the construction of a new public swimming pool.

Section 145. The sum of \$80,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 160 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Paxton for general infrastructure improvements.

Section 150. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 165 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Paxton for general infrastructure improvements.

Section 155. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 170 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Roberts for water infrastructure improvements.

Section 160. The sum of \$90,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 175 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Roberts for water infrastructure improvements.

Section 165. The sum of \$350,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 180 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Milford for water infrastructure improvements.

Section 170. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 185 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Iroquois West Community Unit School District 10 for roof replacement at Iroquois West Middle School.

Section 175. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 190 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Onarga for swimming pool maintenance.

Section 180. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 195 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Watseka for sewer infrastructure improvements.

Section 185. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 200 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Cullom for water infrastructure improvements.

Section 190. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 205 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Dwight for railroad culvert replacement and repairs.

Section 195. The sum of \$110,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 210 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Dwight Emergency Services Disaster Agency for the purchase of an ambulance.

Section 200. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 215 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Dwight Emergency Services Disaster Agency for facility construction.

Section 205. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 220 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Flanagan-Cornell Unit 74 for building renovations.

Section 210. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 225 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to OSF Saint James – John W. Albrecht Medical Center for facility improvements.

Section 215. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 230 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Livingston County Sheriff's Office for facility maintenance and/or infrastructure.

Section 220. The sum of \$80,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 235 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Boys & Girls Club of Livingston County for capital improvements.

Section 225. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 240 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Futures Unlimited, Inc. in Pontiac County for capital improvements.

Section 230. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 245 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Woodland Community Unit School District 5 for the facility improvements.

Section 235. The sum of \$400,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 250 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Hoopston for sewer and/or general infrastructure improvements.

Section 240. The sum of \$400,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 265 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Litchfield Unlimited Corporation for infrastructure projects related to a recreation center.

Section 245. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 280 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Pana for the purpose of economic development.

Section 250. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 285 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Staunton for general infrastructure improvements.

Section 255. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 290 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the King-Ricks #1 Drainage District in Christian County for general infrastructure improvements.

Section 260. The sum of \$110,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 295 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to HSHS St. Francis Hospital for water infrastructure improvements.

Section 265. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 300 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Macoupin County Sheriff's Department for equipment upgrades.

Section 270. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 305 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Town of Morrisonville for general infrastructure improvements.

Section 275. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 310 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Town of Raymond for general infrastructure improvements.

Section 280. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 315 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Virden for general infrastructure improvements.

Section 285. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 320 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Brighton for general infrastructure improvements.

Section 290. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 325 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Mount Olive for general infrastructure improvements.

Section 295. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 330 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Nokomis for general infrastructure improvements.

Section 300. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 335 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Gillespie for renovations at the Illinois Coal Museum at Gillespie.

Section 305. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 340 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Christian County for general infrastructure improvements.

Section 310. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 345 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Shipman for general infrastructure improvements.

Section 315. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 350 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Panama for general infrastructure improvements.

Section 320. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 355 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Stonington for general infrastructure improvements.

Section 325. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 360 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Mt. Olive Township for building maintenance.

Section 330. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 365 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Nokomis Community Unit School District #12 for building maintenance and/or upgrades.

Section 335. The sum of \$36,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 370 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Raymond-Harvel Ambulance Service for equipment upgrades.

Section 340. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 375 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Hillsboro Fire Department for equipment upgrades.

Section 345. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 380 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Morrisonville Fire Protection District for equipment upgrades.

Section 350. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 385 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Worden Volunteer Fire Department for equipment upgrades.

Section 355. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 390 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Staunton Fire Department for equipment upgrades.

Section 360. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 395 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Pana Police Department for equipment upgrades.

Section 365. The sum of \$600,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 405 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Bloomington for general infrastructure improvements.

Section 370. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 410 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Fairbury for sewer infrastructure improvements.

Section 375. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 415 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Carlock for water infrastructure improvements.

Section 380. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 420 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Hudson for general infrastructure improvements.

Section 385. The sum of \$600,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 425 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to McLean County for general infrastructure improvements.

Section 390. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 430 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Town of Normal for fire station construction and/or renovation.

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Section 395. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 435 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Bloomington for road improvements.

Section 400. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 440 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Kinkaid-Reed's Creek Conservancy District for dredging on Lake Kinkaid and Johnson Creek.

Section 405. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 445 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Vergennes for road infrastructure improvements.

Section 410. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 455 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Murphysboro for water system repairs.

Section 415. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 458 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Murphysboro for sidewalk repairs and/or persons with disabilities accessibility upgrades.

Section 420. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 460 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Grand Tower for flood gate lock repairs.

Section 425. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 463 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Carbondale for sidewalk repairs and/or persons with disabilities accessibility upgrades.

Section 430. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 465 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Elkhart for improvements to a water tower.

Section 435. The sum of \$450,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 470 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Du Quoin for water system upgrades.

Section 440. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 475 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Pinckneyville for water system upgrades.

Section 445. The sum of \$84,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 478 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Waltonville for street infrastructure improvements.

Section 450. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 480 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Waltonville for water system upgrades.

Section 455. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 485 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Opdyke-Belle Rive Community Consolidated School District #5 for the replacement of a portable classroom building.

Section 460. The sum of \$360,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 490 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Mount Vernon for road infrastructure improvements.

Section 465. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 495 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Mount Vernon for water system upgrades.

Section 470. The sum of \$360,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 500 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Mount Vernon for pedestrian bridge upgrades, including painting and/or persons with disabilities accessibility improvements.

Section 475. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 505 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Woodlawn for a water system pump station.

Section 480. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 515 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Cobden for water and/or sewer infrastructure improvements.

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Section 485. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 520 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Alto Pass for water and/or sewer infrastructure improvements.

Section 490. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 525 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Jonesboro for water and/or sewer infrastructure improvements.

Section 495. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 530 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Southern Illinois Healthcare Cancer Institute for facility infrastructure improvements.

Section 500. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 535 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Boys & Girls Club of Southern Illinois for capital improvements.

Section 505. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 540 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Tazewell County for general infrastructure improvements at the Tazewell County Resource Center.

Section 510. The sum of \$400,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 550 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Sherman for general infrastructure improvements.

Section 515. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 560 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Menard County for infrastructure improvements to the Menard County Courthouse.

Section 520. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 565 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Lincoln College in Lincoln for capital improvements.

Section 525. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 570 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Williamsville for general infrastructure improvements.

Section 530. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 575 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Hopedale for general infrastructure improvements.

Section 535. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 580 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Historic Marbold Farmstead Association for infrastructure improvements to promote economic development.

Section 540. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 585 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Boys & Girls Club of Central Illinois for general infrastructure improvements.

Section 545. The sum of \$900,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 595 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Rock Cut State Park for water, sewer, road, and/or trail rehabilitation and infrastructure.

Section 550. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 605 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Coronado Performing Arts Center in Rockford for building renovations.

Section 555. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 610 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to OSF Saint Anthony Medical Center for capital improvements.

Section 560. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 615 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Ludlow for general infrastructure improvements.

Section 565. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 620 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Seymour for general infrastructure improvements.

Section 570. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 625 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Farmer City for general infrastructure improvements.

Section 575. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 630 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Long Creek Township in Macon County for general infrastructure improvements.

Section 580. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 635 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Forsyth for general infrastructure improvements.

Section 585. The sum of \$40,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 640 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Argenta for general infrastructure improvements.

Section 590. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 645 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Long Creek for general infrastructure improvements.

Section 595. The sum of \$35,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 650 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Oreana for general infrastructure improvements.

Section 600. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 655 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Maroa for general infrastructure improvements.

Section 605. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 660 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Heyworth for general infrastructure improvements.

Section 610. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 665 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Saybrook for general infrastructure improvements.

Section 615. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 670 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Downs for general infrastructure improvements.

Section 620. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 680 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of DeLand for general infrastructure improvements.

Section 625. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 685 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Bement for general infrastructure improvements.

Section 630. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 690 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Hammond for general infrastructure improvements.

Section 635. The sum of \$12,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 695 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Ludlow Fire Protection District for equipment and/or general infrastructure improvements.

Section 640. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 700 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Bondville Fire Corporation for equipment and/or general infrastructure improvements.

Section 645. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 705 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Kenney Fire Protection District for equipment and/or general infrastructure improvements.

Section 650. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 710 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Farmer City Fire Protection District for equipment and/or general infrastructure improvements.

Section 655. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 715 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Bellflower Fire Protection District for equipment and/or general infrastructure improvements.

Section 660. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 720 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Ellsworth Fire Department for equipment and/or general infrastructure improvements.

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Section 665. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 725 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Randolph Township Fire Department for equipment and/or general infrastructure improvements.

Section 670. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 730 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Saybrook-Arrowsmith Fire Protection District for equipment and/or general infrastructure improvements.

Section 675. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 735 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Downs Fire Protection District for equipment and/or general infrastructure improvements.

Section 680. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 740 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Hammond Fire Protection District for equipment and/or general infrastructure improvements.

Section 685. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 745 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Bement Fire Protection District for equipment and/or general infrastructure improvements.

Section 690. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 750 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Cerro Gordo Fire Protection District for equipment and/or general infrastructure improvements.

Section 695. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 755 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Northern Piatt County Fire Protection District for equipment and/or general infrastructure improvements.

Section 700. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 760 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Mid Piatt County Fire Protection District for equipment and/or general infrastructure improvements.

Section 705. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 765 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Seymour Fire Corporation for equipment and/or general infrastructure improvements.

Section 710. The sum of \$12,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 780 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Argenta-Oreana Community Unit School District #1 for capital improvements.

Section 715. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 785 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Maroa-Forsyth Community Unit School District #2 for capital improvements.

Section 720. The sum of \$12,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 790 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Warrensburg-Latham Community Unit School District #11 for capital improvements.

Section 725. The sum of \$85,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 805 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Mount Zion Community Unit School District #302 for capital improvements.

Section 730. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 810 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Clinton Community Unit School District #15 for capital improvements.

Section 735. The sum of \$12,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 815 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to DeLand-Weldon Community Unit School District #57 for capital improvements.

Section 740. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 830 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Decatur Public School District #61 for capital improvements specific to the Dwayne O. Andreas Agriculture Academy.

Section 745. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 832 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of LeRoy for general infrastructure improvements.

Section 750. The sum of \$112,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 840 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Elizabeth for general infrastructure improvements.

Section 755. The sum of \$112,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 845 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Stockton for general infrastructure improvements.

Section 760. The sum of \$112,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 850 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Scales Mound for general infrastructure improvements.

Section 765. The sum of \$112,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 855 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Lanark for general infrastructure improvements.

Section 770. The sum of \$112,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 860 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Mount Carroll for general infrastructure improvements.

Section 775. The sum of \$112,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 865 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Winnebago for general infrastructure improvements.

Section 780. The sum of \$112,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 870 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Durand for general infrastructure improvements.

Section 785. The sum of \$112,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 875 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Forreston for general infrastructure improvements.

Section 790. The sum of \$112,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 880 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Mount Morris for general infrastructure improvements.

Section 795. The sum of \$112,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 885 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Lena for general infrastructure improvements.

Section 800. The sum of \$112,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 890 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Freeport for general infrastructure improvements.

Section 805. The sum of \$112,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 895 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Town of Dakota for general infrastructure improvements.

Section 810. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 900 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Calhoun County for general infrastructure improvements.

Section 815. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 910 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Greene County for general infrastructure improvements.

Section 820. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 915 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Greenfield Community Unit School District #10 for building renovations.

Section 825. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 920 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Greenfield for general infrastructure improvements.

Section 830. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 925 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Carrollton for the costs associated with Carrollton Square Initiative.

Section 835. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 930 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to North Greene Unit School District #3 for general infrastructure improvements.

Section 840. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 937 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Jersey County for general infrastructure improvements.

[May 31, 2021]

Section 845. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 940 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Jerseyville for general infrastructure improvements.

Section 850. The sum of \$120,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 945 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Grafton for general infrastructure improvements.

Section 855. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 950 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Pere Marquette State Park for general infrastructure improvements.

Section 860. The sum of \$110,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 955 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Morgan County for general infrastructure improvements.

Section 865. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 960 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Morgan County for phone system upgrades.

Section 870. The sum of \$600,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 965 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Jacksonville for costs associated with the East Morton Project.

Section 875. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 970 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Jacksonville YMCA for general infrastructure improvements that will increase social well-being in the community.

Section 880. The sum of \$40,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 975 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Jacksonville Historical Society for capital improvements.

Section 885. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 980 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Triopia Community Unit School District #27 for safety improvements.

Section 890. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 985 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Pike County for upgrades at the county jail building.

Section 895. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 990 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Pike County for general infrastructure improvements.

Section 900. The sum of \$90,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 995 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Barry for general infrastructure improvements.

Section 905. The sum of \$210,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1000 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Barry for general infrastructure improvements.

Section 910. The sum of \$120,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1005 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the West Central Illinois Agricultural Research & Demonstration Center, Inc. for building upgrades at the Orr Agricultural Research & Demonstration Center.

Section 915. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1010 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Scott County for general infrastructure improvements.

Section 920. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1013 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Scott County for Sheriff's Office improvements.

Section 295. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1025 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Sandwich Park District for persons with disabilities accessibility compliance.

Section 930. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1035 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Clinton Township for general infrastructure improvements.

[May 31, 2021]

Section 935. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1040 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to OSF Saint Paul Medical Center for hospital equipment upgrades.

Section 945. The sum of \$60,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1045 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Mendota for utilities expansion.

Section 950. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1055 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Lee County for repairs and/or maintenance to the Old Lee County Courthouse building.

Section 955. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1060 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Lee County Emergency Management Agency for facility expansion at the Emergency Operations Center.

Section 960. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1065 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Ashton for water tower maintenance.

Section 965. The sum of \$175,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1070 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Sauk Valley Community College for capital improvements.

Section 970. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1075 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Rochelle for railroad extension and/or infrastructure improvements.

Section 975. The sum of \$175,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1080 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Ogle County for capital improvements.

Section 980. The sum of \$40,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1085 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Polo Fire Protection District for generator replacement.

Section 985. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1090 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Focus House in Ogle County for facility construction and/or upgrades.

Section 990. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1095 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Kreider Services for general infrastructure improvements.

Section 995. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1100 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Sinissippi Centers for general infrastructure improvements.

Section 1000. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1105 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Western Springs School District #101 for facility infrastructure improvements.

Section 1005. The sum of \$1,170,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1110 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Joliet Junior College for facility infrastructure improvements.

Section 1010. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1120 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Helping Hand Center for capital improvements.

Section 1015. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1125 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to St. Francis High School in Wheaton for parking lot improvements.

Section 1020. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1130 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Glenwood Academy for capital improvements.

Section 1025. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1135 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Lemont for general infrastructure improvements.

Section 1030. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1145 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Willowbrook for general infrastructure improvements.

Section 1035. The sum of \$135,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1155 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Easterseals of DuPage and Fox Valley for capital infrastructure improvements.

Section 1040. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1165 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Lyons Township High School District #204 for capital improvements.

Section 1045. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1170 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Indian Head Park for general infrastructure improvements.

Section 1050. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1175 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Homer Glen for general infrastructure improvements.

Section 1055. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1180 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for grants to Clearbrook for capital improvements.

Section 1060. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1185 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Easterseals of DuPage and Fox Valley for capital infrastructure improvements.

Section 1065. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1190 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Hinsdale for capital infrastructure improvements.

Section 1070. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1200 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the College of DuPage for general infrastructure improvements.

Section 1075. The sum of \$450,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1205 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Quincy for barge dock improvements.

Section 1080. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1210 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Liberty Fire Protection District for maintenance and/or safety upgrades.

Section 1085. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1215 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Hamilton for general infrastructure improvements.

Section 1090. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1220 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Carthage for capital improvements.

Section 1095. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1230 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Adams County for general infrastructure improvements.

Section 1100. The sum of \$80,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1235 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Hancock County for general infrastructure improvements.

Section 1105. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1240 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Adams County Humane Society for capital improvements.

Section 1110. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1245 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Monmouth for general infrastructure improvements.

Section 1115. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1250 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Henderson County for the study, maintenance, and/or repair of a levee.

Section 1120. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1255 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Warren County for the study, maintenance, and/or repair of the county jail facility.

Section 1125. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1260 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Regional Office of Education #26 for facility maintenance of the Western Area Purchasing Cooperative warehouse.

Section 1130. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1265 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the YMCA of Warren County for costs associated with the construction of a family locker room.

Section 1135. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1275 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Henderson County Health Department for facility maintenance and/or repairs.

Section 1140. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1280 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Hancock County Fair for facility maintenance and/or repairs.

Section 1145. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1285 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Adams County Fair for facility maintenance and/or repairs.

Section 1150. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1290 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Wheaton Sanitary District for sewer infrastructure improvements.

Section 1155. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1295 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Wheaton College for capital improvements.

Section 1160. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1300 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Warrenville for sewer infrastructure improvements.

Section 1165. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1305 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Butterfield Park District for capital improvements.

Section 1170. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1310 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Winfield Park District for capital improvements.

Section 1175. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1315 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Milton Township for capital improvements.

Section 1180. The sum of \$70,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1320 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the DuPage County Sheriff's Department for equipment and/or general infrastructure improvements.

Section 1185. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1325 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the DuPage County Health Department for general infrastructure improvements.

Section 1190. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1330 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the DuPage County Stormwater Department for stormwater projects.

Section 1195. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1335 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the DuPage County Fair Association for capital improvements.

Section 1200. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1340 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Carol Stream Park District for capital improvements.

Section 1205. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1345 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Carol Stream for general infrastructure improvements.

Section 1210. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1350 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Lisle Township for capital improvements.

Section 1215. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1355 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Evangelical Child and Family Agency in Wheaton for capital improvements.

Section 1220. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1360 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the DuPage County Historical Museum for capital improvements.

Section 1225. The sum of \$55,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1370 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Saint Michael's Catholic Grade School in Wheaton for capital improvements.

Section 1230. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1375 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Ivesdale Fire Protection District for general infrastructure improvements.

Section 1235. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1380 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Sidney Fire Protection District for general infrastructure improvements.

Section 1240. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1385 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Philo Fire Protection District for general infrastructure improvements.

Section 1245. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1390 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Sadorus for general infrastructure improvements.

Section 1250. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1395 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Ogden for general infrastructure improvements.

Section 1255. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1400 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Homer for general infrastructure improvements.

Section 1260. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1405 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Broadlands-Longview Fire Protection District for equipment and/or general infrastructure improvements.

Section 1265. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1410 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Pesotum Fire Department for equipment and/or general infrastructure improvements.

Section 1270. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1415 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Tolono for general infrastructure improvements.

Section 1275. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1420 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Newman for general infrastructure improvements.

Section 1280. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1425 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Arthur for general infrastructure improvements.

Section 1285. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1430 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Brocton for general infrastructure improvements.

Section 1290. The sum of \$12,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1435 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Metcalf for general infrastructure improvements.

Section 1295. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1440 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Hume for general infrastructure improvements.

Section 1300. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1445 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Dora Township Fire Protection District for equipment and/or general infrastructure improvements.

Section 1305. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1450 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Bethany for general infrastructure improvements.

Section 1310. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1455 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Lovington for general infrastructure improvements.

Section 1315. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1460 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Shelbyville for general infrastructure improvements.

Section 1320. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1465 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Cowden Fire Protection District for general infrastructure improvements.

Section 1325. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1470 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Herrick Fire Department for general infrastructure improvements.

Section 1330. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1475 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Windsor for general infrastructure improvements.

Section 1335. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1480 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Stewardson Fire and Ambulance Protection District for general infrastructure improvements.

Section 1340. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1485 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Strasburg Fire Protection District for general infrastructure improvements.

Section 1345. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1490 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Moweaqua for general infrastructure improvements.

Section 1350. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1495 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Findlay for general infrastructure improvements.

Section 1355. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1500 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Gays for general infrastructure improvements.

Section 1360. The sum of \$12,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1505 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Cowden-Herrick Community Unit School District #3A for equipment and/or general infrastructure improvements.

Section 1365. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1510 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Town of Sigel for equipment and/or general infrastructure improvements.

Section 1370. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1515 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Oconee Fire Department for equipment and/or general infrastructure improvements.

Section 1375. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1520 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Shelby County for Rescue Team and Dive Team equipment and/or general infrastructure improvements.

Section 1380. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1525 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Windsor Volunteer Fire Department for equipment and/or general infrastructure improvements.

Section 1385. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1530 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Allerton Fire Protection District for equipment and/or general infrastructure improvements.

Section 1390. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1535 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Fairmount for general infrastructure improvements.

Section 1395. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1540 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Fairmount-Vance Township Fire Department for general infrastructure improvements.

Section 1400. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1545 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Sidell Volunteer Fire Department general infrastructure improvements.

Section 1405. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1550 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Sidell for general infrastructure improvements.

Section 1410. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1555 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Macon for general infrastructure improvements.

Section 1415. The sum of \$65,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1560 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Edgar County Fair Association for general infrastructure improvements.

Section 1420. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1570 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Newman Community Fire Protection District for general infrastructure improvements.

Section 1425. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1575 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Camargo Countryside Fire Protection District for general infrastructure improvements.

Section 1430. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1580 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to City of Tuscola Municipal Fire Department for general infrastructure improvements.

Section 1435. The sum of \$65,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1590 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Shelby County 4-H and Junior Fair Association for general infrastructure improvements.

Section 1440. The sum of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1595 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Moultrie-Sullivan Fair Association for general infrastructure improvements.

Section 1445. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1605 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Beardstown for general infrastructure improvements.

Section 1450. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1615 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Virginia for road improvements.

Section 1455. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1620 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Prairie City for general infrastructure improvements.

Section 1460. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1625 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Ashland for general infrastructure improvements.

Section 1465. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1630 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Mount Sterling for general infrastructure improvements.

Section 1470. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1635 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Abingdon for general infrastructure improvements.

Section 1475. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1640 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Avon for general infrastructure improvements.

[May 31, 2021]

Section 1480. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1645 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Town of Astoria for general infrastructure improvements.

Section 1485. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1650 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Colchester for general infrastructure improvements.

Section 1490. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1655 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Industry for general infrastructure improvements.

Section 1495. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1660 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Vermont for general infrastructure improvements.

Section 1500. The sum of \$125,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1665 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to McDonough County for courthouse improvements.

Section 1505. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1670 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Schuyler County for courthouse improvements.

Section 1510. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1675 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Fulton County for courthouse improvements.

Section 1515. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1680 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Warren County for sheriff's department infrastructure improvements.

Section 1520. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1685 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Galesburg for general infrastructure improvements.

Section 1525. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1690 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Spoon River College for improvements at the Macomb campus.

Section 1530. The sum of \$125,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1695 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Havana for general infrastructure improvements.

Section 1535. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1700 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Bath for general infrastructure improvements.

Section 1540. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1705 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Arenzville Fire and Rescue for equipment and/or facility improvements.

Section 1545. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1710 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Bushnell Fire Protection District for equipment and/or facility improvements.

Section 1550. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1715 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Blandinsville Fire Department for equipment and/or facility improvements.

Section 1555. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1720 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the New Salem Fire Protection District for equipment and/or facility improvements.

Section 1560. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1725 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chandlerville Fire Department for equipment and/or and facility improvements.

Section 1565. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1730 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Easton Rural Fire Department for equipment and/or facility improvements.

Section 1570. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1735 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Ellisville Fire Department for equipment and/or facility improvements.

Section 1575. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1740 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Good Hope Fire Protection District for equipment and/or facility improvements.

Section 1580. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1745 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Emmet Chalmers Fire Protection District for equipment and/or facility improvements.

Section 1585. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1750 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Industry Fire Department for equipment and/or facility improvements.

Section 1590. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1755 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Ipava Fire Protection District for equipment and/or facility improvements.

Section 1595. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1760 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Kilbourne Fire Department for equipment and/or facility improvements.

Section 1600. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1765 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Littleton Fire Department for equipment and/or facility improvements.

Section 1605. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1770 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the London Mills Fire Protection District for equipment and/or facility improvements.

Section 1610. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1775 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Mason City Fire Department for equipment and/or facility improvements.

Section 1615. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1780 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Rushville Fire Department for equipment and/or facility improvements.

Section 1620. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1785 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Smithfield Fire Protection District for equipment and/or facility improvements.

Section 1625. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1790 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Versailles Fire Department for equipment and/or facility improvements.

Section 1630. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1795 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Table Grove Fire Department for equipment and/or facility improvements.

Section 1635. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1800 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Forman Manito Fire Department for equipment and/or facility improvements.

Section 1640. The sum of \$175,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1810 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Genoa for general infrastructure improvements.

Section 1645. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1815 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Maple Park for general infrastructure improvements.

Section 1650. The sum of \$375,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1820 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Sycamore for general infrastructure improvements.

Section 1655. The sum of \$135,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1825 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Town of Cortland for general infrastructure improvements.

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Section 1660. The sum of \$35,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1830 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Kaneville for general infrastructure improvements.

Section 1665. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1840 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Big Rock for general infrastructure improvements.

Section 1670. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1845 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Burlington for general infrastructure improvements.

Section 1675. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1850 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Campton Hills for general infrastructure improvements.

Section 1680. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1855 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the DeKalb Park District for general infrastructure improvements.

Section 1685. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1860 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Egyptian Theatre in DeKalb for building maintenance improvements.

Section 1690. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1865 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Genoa Township Park District for park maintenance improvements.

Section 1695. The sum of \$125,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1870 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Hinckley for water infrastructure improvements.

Section 1700. The sum of \$65,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1875 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Kingston for general infrastructure improvements.

Section 1705. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1880 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Kirkland for building maintenance improvements.

Section 1710. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1890 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Kishwaukee Family YMCA for capital improvements.

Section 1715. The sum of \$65,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1895 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Malta for sewer infrastructure improvements.

Section 1720. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1900 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Safe Passage in DeKalb for demolition.

Section 1725. The sum of \$35,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1905 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Sycamore Park District for park maintenance.

Section 1730. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1910 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Voluntary Action Center in Sycamore for transportation upgrades.

Section 1735. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1915 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Family Service Agency of DeKalb County for capital improvements.

Section 1740. The sum of \$400,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1920 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Danville for general infrastructure improvements.

Section 1745. The sum of \$400,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1930 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Rantoul for general infrastructure improvements.

Section 1750. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1935 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Georgetown for general infrastructure improvements.

Section 1755. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1940 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Oakwood for general infrastructure improvements.

Section 1760. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1945 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Gifford for general infrastructure improvements.

Section 1765. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1950 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Royal for general infrastructure improvements.

Section 1770. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1955 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Catlin for general infrastructure improvements.

Section 1775. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1960 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Westville for general infrastructure improvements.

Section 1780. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1965 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Thomasboro for general infrastructure improvements.

Section 1785. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1975 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Fithian for general infrastructure improvements.

Section 1790. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1980 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Muncie for general infrastructure improvements.

Section 1795. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1985 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Belgium for general infrastructure improvements.

Section 1800. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1990 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Indianola for general infrastructure improvements.

Section 1810. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 1995 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Vermillion County for general infrastructure improvements.

Section 1815. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2000 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Champaign County for general infrastructure improvements.

Section 1820. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2005 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to OSF Sacred Heart Medical Center in Danville for facility upgrades.

Section 1825. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2010 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Boys & Girls Club of the Danville Area for general construction improvements.

Section 1830. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2015 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Hope Meadows in Rantoul for housing upgrades.

Section 1835. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2020 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the DuPage County Sheriff's Office for upgrades to facilities and/or safety equipment.

Section 1840. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2030 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Elmhurst for general infrastructure improvements.

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Section 1845. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2035 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Elmhurst Police Department for facility and/or equipment upgrades.

Section 1850. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2040 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Elmhurst Fire Department for facility and/or equipment upgrades.

Section 1855. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2045 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Elmhurst Park District for stormwater infrastructure improvements.

Section 1860. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2050 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Elmhurst Community Unit School District #205 for capital improvements.

Section 1865. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2055 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Elmhurst YMCA for capital improvements.

Section 1870. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2060 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Oak Brook Police Department for upgrades to facilities and/or safety equipment.

Section 1875. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2065 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Clarendon Hills for stormwater infrastructure improvements.

Section 1880. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2070 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Clarendon Hills for equipment upgrades.

Section 1885. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2075 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Clarendon Hills for capital improvements.

Section 1890. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2080 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Clarendon Hills Police Department for facility and/or equipment upgrades.

Section 1895. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2085 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Clarendon Hills Fire Department for facility and/or equipment upgrades.

Section 1900. The sum of \$255,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2090 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Hinsdale for general infrastructure improvements.

Section 1905. The sum of \$15,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2095 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Hinsdale Police Department for facility and/or equipment upgrades.

Section 1910. The sum of \$15,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2100 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Hinsdale Fire Department for facility and/or equipment upgrades.

Section 1915. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2105 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Westmont for general infrastructure improvements.

Section 1920. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2110 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Westmont Park District for land acquisition.

Section 1925. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2115 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Westmont Police Department for facility and/or equipment upgrades.

Section 1930. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2120 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Westmont Fire Department for facility and/or equipment upgrades.

Section 1935. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2125 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to American Legion Post #250 in Elmhurst for capital improvements.

Section 1940. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2130 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to American Legion Post #187 in Elmhurst for capital improvements.

Section 1945. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2135 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Elmhurst Walk-In Assistance Network for equipment upgrades.

Section 1950. The sum of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2140 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the People's Resource Center of DuPage County for equipment upgrades.

Section 1955. The sum of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2145 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Maple Street Chapel Preservation Society, Inc. for capital improvements.

Section 1960. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2150 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Friends of the Hennepin Canal for general infrastructure improvements.

Section 1965. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2155 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Fulton for general infrastructure improvements.

Section 1970. The sum of \$125,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2160 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Silvis for general infrastructure improvements.

Section 1975. The sum of \$125,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2165 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Rock Falls for general infrastructure improvements.

Section 1980. The sum of \$60,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2170 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Rapid City for general infrastructure improvements.

Section 1985. The sum of \$125,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2175 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Sterling for general infrastructure improvements.

Section 1990. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2180 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Coal Valley for general infrastructure improvements.

Section 1995. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2190 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Tampico for general infrastructure improvements.

Section 2000. The sum of \$60,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2195 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Thomson for general infrastructure improvements.

Section 2005. The sum of \$90,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2200 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Niabi Zoo for capital improvements.

Section 2010. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2205 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Morrison for general infrastructure improvements.

Section 2015. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2210 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Colona for general infrastructure improvements.

Section 2020. The sum of \$65,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2215 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Savanna Park District for capital improvements.

[May 31, 2021]

Section 2025. The sum of \$760,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2230 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Frankfort for general infrastructure improvements.

Section 2030. The sum of \$180,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2235 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Orland Park for general infrastructure improvements.

Section 2035. The sum of \$90,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2236 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Trinity Services, Incorporated for capital improvements.

Section 2040. The sum of \$90,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2240 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to St. Colletta's of Illinois for capital improvements.

Section 2045. The sum of \$180,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2245 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Homer Glen for general infrastructure improvements.

Section 2050. The sum of \$180,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2250 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Lockport for general infrastructure improvements.

Section 2055. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2255 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Addieville Fire Department for general infrastructure improvements.

Section 2060. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2260 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Albers for general infrastructure improvements.

Section 2065. The sum of \$40,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2265 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Alhambra for general infrastructure improvements.

Section 2070. The sum of \$46,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2270 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Bartelso for water system improvements.

Section 2075. The sum of \$80,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2275 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Beckemeyer for village building renovations.

Section 2080. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2280 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Breese for general infrastructure improvements.

Section 2085. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2285 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Brookside Township in Clinton County for road improvements.

Section 2090. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2290 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Caritas Family Solutions for general infrastructure improvements.

Section 2095. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2295 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Carlyle for building improvements at the Clinton County Fairgrounds.

Section 2100. The sum of \$40,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2300 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Carlyle for general infrastructure improvements.

Section 2105. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2305 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Damiansville for water tower improvements.

Section 2110. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2310 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Community of Ferrin for general infrastructure improvements.

Section 2115. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2315 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Germantown for sewer system improvements.

Section 2120. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2320 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Grantfork for general infrastructure improvements.

Section 2125. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2325 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Hamel for sidewalk infrastructure.

Section 2130. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2330 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Highland for culvert replacement.

Section 2135. The sum of \$40,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2335 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Hoffman for general infrastructure improvements.

Section 2140. The sum of \$40,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2340 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Hoyleton for general infrastructure improvements.

Section 2145. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2345 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Hoyleton Youth and Family Services for building improvements and/or renovations.

Section 2150. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2350 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Irvington for water tower maintenance.

Section 2155. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2355 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Kaskaskia Community College for capital improvements.

Section 2160. The sum of \$40,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2360 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Marine for general infrastructure improvements.

Section 2165. The sum of \$110,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2365 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Mascoutah for water system infrastructure improvements.

Section 2170. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2370 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Nashville for general infrastructure improvements.

Section 2175. The sum of \$40,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2375 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of New Baden for general infrastructure improvements.

Section 2180. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2380 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Community of New Memphis for general infrastructure improvements.

Section 2185. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2385 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of New Minden for general infrastructure improvements.

Section 2190. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2390 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Oakdale for general infrastructure improvements.

Section 2195. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2395 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of O'Fallon for general infrastructure improvements.

Section 2200. The sum of \$125,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2400 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Okawville Fire Department for facility and/or equipment improvements.

[May 31, 2021]

Section 2205. The sum of \$40,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2410 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Saint Jacob for general infrastructure improvements.

Section 2210. The sum of \$40,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2415 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Summerfield for general infrastructure improvements.

Section 2215. The sum of \$40,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2420 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Trenton for general infrastructure improvements.

Section 2220. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2425 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Troy for the engineering and construction of a roundabout at Route 162 and Old Troy Road.

Section 2225. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2430 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Venedy for general infrastructure improvements.

Section 2230. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2435 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Wamac for general infrastructure improvements.

Section 2235. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2440 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to HSHS St. Joseph's Hospital Breese for heating and cooling infrastructure improvements.

Section 2240. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2445 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to HSHS St. Joseph's Hospital, Highland for general infrastructure improvements.

Section 2245. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2450 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Washington County Hospital for general infrastructure improvements.

Section 2250. The sum of \$169,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2455 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Clinton County for traffic improvements at the Wesclin Road and Route 160 intersection.

Section 2255. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2460 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Community Link in Breesee for general infrastructure improvements.

Section 2260. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2465 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Washington County Vocational Workshop for general infrastructure improvements.

Section 2265. The sum of \$105,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2475 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Cumberland County for courthouse improvements.

Section 2270. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2480 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Mattoon Police Department for equipment and/or general infrastructure improvements.

Section 2275. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2485 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Casey Police Department for equipment and/or general infrastructure improvements.

Section 2280. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2490 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Marshall Police Department for equipment and/or general infrastructure improvements.

Section 2285. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2495 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Martinsville Police Department for equipment and/or general infrastructure improvements.

Section 2290. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2500 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Lawrenceville Police Department for equipment and/or general infrastructure improvements.

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Section 2295. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2505 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Hutsonville Police Department for equipment and/or general infrastructure improvements.

Section 2300. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2510 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Oblong Police Department for equipment and/or general infrastructure improvements.

Section 2305. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2515 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Robinson Police Department for equipment and/or general infrastructure improvements.

Section 2310. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2520 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Palestine Police Department for equipment and/or general infrastructure improvements.

Section 2315. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2525 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Kansas Police Department for equipment and/or general infrastructure improvements.

Section 2320. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2530 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Greenup Police Department for equipment and/or general infrastructure improvements.

Section 2325. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2535 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Oakland for general infrastructure improvements.

Section 2330. The sum of \$225,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2540 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Mattoon for general infrastructure improvements.

Section 2335. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2545 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Martinsville for general infrastructure improvements.

Section 2340. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2550 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Robinson for general infrastructure improvements.

Section 2345. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2555 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Casey for general infrastructure improvements.

Section 2350. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2560 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Marshall for general infrastructure improvements.

Section 2355. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2565 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Coles County Sheriff's Office for equipment and/or general infrastructure improvements.

Section 2360. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2570 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Cumberland County Sheriff's Office for equipment and/or general infrastructure improvements.

Section 2365. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2575 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Clark County Sheriff's Office for equipment and/or general infrastructure improvements.

Section 2370. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2580 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Crawford County Sheriff's Office for equipment and/or general infrastructure improvements.

Section 2375. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2585 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Lawrence County Sheriff's Office for equipment and/or general infrastructure improvements.

Section 2380. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2595 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the East Oakland Township Park District for general infrastructure improvements.

Section 2385. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2600 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Rolling Meadows for road construction.

Section 2390. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2605 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Palatine for general infrastructure improvements.

Section 2395. The sum of \$214,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2610 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Little City for Community Development for general infrastructure improvements.

Section 2400. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2615 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Arlington Heights for road improvements.

Section 2405. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2620 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Hoffman Estates for general infrastructure improvements.

Section 2410. The sum of \$22,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2625 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Barrington for road improvements.

Section 2415. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2630 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Inverness for general infrastructure improvements.

Section 2420. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2650 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Auburn Community Unit School District #10 for parking lot improvements.

Section 2425. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2655 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Pawnee Community Unit School District #11 for parking lot improvements.

Section 2430. The sum of \$350,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2660 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Chatham for general infrastructure improvements.

Section 2435. The sum of \$400,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2665 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Springfield School District #186 for capital improvements.

Section 2440. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2670 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Ball Chatham Community Unit School District #5 for capital improvements.

Section 2445. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2675 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Pleasant Plains Community Unit School District #18 for capital improvements.

Section 2450. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2680 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Auburn for general infrastructure improvements.

Section 2455. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2685 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Pawnee for general infrastructure improvements.

Section 2460. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2690 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Pleasant Plains for park facility improvements.

Section 2465. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2695 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to New Berlin Community Unit School District #16 for capital improvements.

Section 2470. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2700 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of New Berlin for land acquisition.

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Section 2475. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2705 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Divernon for general infrastructure improvements.

Section 2480. The sum of \$125,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2710 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to HSHS St. John's Hospital for stormwater infrastructure.

Section 2485. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2710 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Woodside Township in Sangamon County for the purpose of building a salt dome.

Section 2490. The sum of \$175,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2715 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Duane Dean Behavioral Health Center in Kankakee for facility infrastructure and/or maintenance.

Section 2495. The sum of \$44,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2720 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Kankakee Area YMCA for the maintenance of facilities and grounds.

Section 2500. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2727 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Kankakee County for stair reconstruction at the Kankakee County Courthouse.

Section 2505. The sum of \$400,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2730 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Kankakee County for persons with disabilities accessibility compliance improvements and/or other maintenance at the Kankakee County Courthouse.

Section 2510. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2735 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Kankakee School District 111 for capital improvements and/or infrastructure.

Section 2515. The sum of \$106,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2740 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Kankakee County Sheriff's Office for the construction of a shooting range.

Section 2520. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2750 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Johnsborg for general infrastructure improvements.

Section 2525. The sum of \$750,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2755 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Ringwood for general infrastructure improvements.

Section 2530. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2760 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Wonder Lake for general infrastructure improvements.

Section 2535. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2765 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Richmond for general infrastructure improvements.

Section 2540. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2770 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Harvard for general infrastructure improvements.

Section 2545. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2775 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Union for general infrastructure improvements.

Section 2550. The sum of \$275,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2780 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to McHenry County for an intersection at Queen Anne Road and Charles Road.

Section 2555. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2785 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chemung Township for road infrastructure improvements.

Section 2560. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2790 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Alden Township for road infrastructure improvements.

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Section 2565. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2800 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Richmond Township for road infrastructure improvements.

Section 2570. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2805 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Dunham Township for road infrastructure improvements.

Section 2575. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2810 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Hartland Township for road infrastructure improvements.

Section 2580. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2815 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Marengo Township for road infrastructure improvements.

Section 2585. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2820 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Seneca Township for road infrastructure improvements.

Section 2590. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2825 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Riley Township for road infrastructure improvements.

Section 2595. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2830 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Coral Township for road infrastructure improvements.

Section 2600. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2835 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Hebron for road infrastructure improvements.

Section 2605. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2840 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Sesser for general infrastructure improvements.

Section 2610. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2845 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of West Frankfort for general infrastructure improvements.

Section 2615. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2850 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Royalton for general infrastructure improvements.

Section 2620. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2855 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Christopher for general infrastructure improvements.

Section 2625. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2860 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Valier for general infrastructure improvements.

Section 2630. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2865 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Zeigler for general infrastructure improvements.

Section 2635. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2870 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of North City for general infrastructure improvements.

Section 2640. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2875 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Marion for general infrastructure improvements.

Section 2645. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2880 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Carterville for general infrastructure improvements.

Section 2650. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2885 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Herrin for general infrastructure improvements.

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Section 2655. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2890 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Johnson City for general infrastructure improvements.

Section 2660. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2900 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to John A. Logan Community College for capital improvements.

Section 2665. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2905 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Rend Lake Conservancy District for water infrastructure improvements.

Section 2670. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2910 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Thompsonville for general infrastructure improvements.

Section 2675. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2915 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Buckner for general infrastructure improvements.

Section 2680. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2920 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Crab Orchard for general infrastructure improvements.

Section 2685. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2925 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Cambria for general infrastructure improvements.

Section 2690. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2930 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Crainville for general infrastructure improvements.

Section 2695. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2935 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of McLeansboro for water and sewer improvements.

Section 2700. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2940 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of West City for general infrastructure improvements.

Section 2705. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2945 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Community of Akin for general infrastructure improvements.

Section 2710. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2950 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Ewing for general infrastructure improvements.

Section 2715. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2955 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Logan for general infrastructure improvements.

Section 2720. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2960 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Colp for general infrastructure improvements.

Section 2725. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2965 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Creal Springs for general infrastructure improvements.

Section 2730. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2970 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Freeman Spur for general infrastructure improvements.

Section 2735. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2975 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Hurst for general infrastructure improvements.

Section 2740. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2980 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Pittsburg for general infrastructure improvements.

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Section 2745. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2985 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Spillertown for general infrastructure improvements.

Section 2750. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 2990 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Macedonia for general infrastructure improvements.

Section 2755. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3000 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Ziegler Fire Department for department vehicle replacement.

Section 2780. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3005 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Williamson County Emergency Management Agency for general infrastructure improvements.

Section 2785. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3010 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the West Frankfort Fire Department for the purpose of purchasing a new fire truck.

Section 2790. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3015 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Hamilton County Emergency Management Agency for general infrastructure improvements.

Section 2795. The sum of \$400,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3020 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Huntley for general infrastructure improvements.

Section 2800. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3025 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Carpentersville for general infrastructure improvements.

Section 2805. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3030 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Crystal Lake for wastewater infrastructure improvements.

Section 2810. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3040 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Gilberts for general infrastructure improvements.

Section 2815. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3045 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of West Dundee for water infrastructure improvements.

Section 2820. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3050 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Sleepy Hollow for general infrastructure improvements.

Section 2825. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3055 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of East Dundee for general infrastructure improvements.

Section 2830. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3060 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Morton for general infrastructure improvements.

Section 2835. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3065 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Washington for general infrastructure improvements.

Section 2840. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3070 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Deer Creek for general infrastructure improvements.

Section 2845. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3075 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Mackinaw for general infrastructure improvements.

Section 2850. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3080 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of East Peoria for general infrastructure improvements.

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Section 2855. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3090 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Danvers for general infrastructure improvements.

Section 2860. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3095 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Stanford for general infrastructure improvements.

Section 2865. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3100 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of McLean for general infrastructure improvements.

Section 2870. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3105 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to McLean County for general infrastructure improvements.

Section 2875. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3110 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Tazewell County for general infrastructure improvements.

Section 2880. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3112 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Town of Normal for general infrastructure improvements.

Section 2885. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3115 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Township of Morton in Tazewell County for general infrastructure improvements.

Section 2860. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3120 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Township of Deer Creek in Tazewell County for general infrastructure improvements.

Section 2865. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3125 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Township of Groveland in Tazewell County for general infrastructure improvements.

Section 2870. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3130 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Township of Washington in Tazewell County for general infrastructure improvements.

Section 2875. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3135 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Township of Mackinaw in Tazewell County for general infrastructure improvements.

Section 2890. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3140 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Township of Fondulac in Tazewell County for general infrastructure improvements.

Section 2895. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3145 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Township of Mount Hope in McLean County for general infrastructure improvements.

Section 2900. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3150 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Township of Allin in McLean County for general infrastructure improvements.

Section 2905. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3155 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Township of Dale in McLean County for general infrastructure improvements.

Section 2910. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3160 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Township of Danvers in McLean County for general infrastructure improvements.

Section 2915. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3165 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Township of Funks Grove in McLean County for general infrastructure improvements.

Section 2920. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3167 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Township of Normal in McLean County for general infrastructure improvements.

Section 2925. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3170 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Township of Bloomington in McLean County for general infrastructure improvements.

Section 2930. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3175 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Township of Dry Grove in McLean County for general infrastructure improvements.

Section 2935. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3180 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Township of Randolph in McLean County for general infrastructure improvements.

Section 2940. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3185 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of South Beloit for general infrastructure improvements.

Section 2945. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3190 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Rockton for general infrastructure improvements.

Section 2950. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3195 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Roscoe for general infrastructure improvements.

Section 2955. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3210 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Town of New Milford for general infrastructure improvements.

Section 2960. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3215 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Cherry Valley for general infrastructure improvements.

Section 2965. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3230 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to RAMP Center for Independent Living in Boone County for building renovations.

Section 2970. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3235 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Coronado Performing Arts Center in Rockford for building renovations.

Section 2975. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3240 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Discovery Center Museum in Rockford for building renovations.

Section 2980. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3245 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Rock River Development Partnership for the Madison Streetscape and parking improvement initiative.

Section 2985. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3250 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Rockford University for building renovations.

Section 2990. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3255 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Rock Valley College for building renovations.

Section 2995. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3260 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the International Women's Baseball Center in Rockford for costs associated with the outdoor museum project.

Section 3000. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3265 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Boone County Council on Aging for general infrastructure improvements.

Section 3005. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3270 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Buda for sidewalk construction and/or maintenance.

Section 3010. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3275 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Tiskilwa for water system infrastructure improvements.

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Section 3015. The sum of \$60,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3280 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Wyanet for water and/or sewer system infrastructure improvements.

Section 3020. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3285 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Dana for sidewalk construction and/or maintenance.

Section 3025. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3290 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Toluca for water system infrastructure improvements.

Section 3030. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3295 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Marshall County for facility heating, ventilating, and air conditioning improvements.

Section 3035. The sum of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3300 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Lacon for renovations to the Lacon Community Center.

Section 3040. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3305 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Lacon for general infrastructure improvements.

Section 3045. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3310 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Henry for capital and/or park lighting improvements.

Section 3050. The sum of \$125,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3315 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Henry for water and/or sewer infrastructure improvements.

Section 3055. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3320 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Hopewell for water infrastructure improvements.

Section 3060. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3325 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Wenona for park improvements and/or maintenance.

Section 3065. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3330 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Stark County Junior Fair, Inc. for general infrastructure improvements.

Section 3070. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3335 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Wyoming for water infrastructure improvements.

Section 3075. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3340 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Bradford for water infrastructure improvements.

Section 3080. The sum of \$400,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3345 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chillicothe for sewer infrastructure improvements.

Section 3085. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3350 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Brimfield for water infrastructure improvements.

Section 3090. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3355 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Dunlap for water infrastructure improvements.

Section 3095. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3360 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Elmwood for parking lot improvements.

Section 3100. The sum of \$60,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3370 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Roanoke for sewer infrastructure improvements.

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Section 3105. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3380 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Germantown Hills for sewer infrastructure improvements.

Section 3110. The sum of \$180,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3385 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Peoria Public School District 150 for tennis court maintenance.

Section 3115. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3390 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Greater Peoria Family YMCA for swimming pool maintenance.

Section 3120. The sum of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3395 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Center for Youth and Family Solutions for capital improvements.

Section 3125. The sum of \$140,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3400 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to St. Juliana Catholic School in Chicago for resurfacing improvements.

Section 3130. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3405 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Norridge for the purpose of facility architect design.

Section 3135. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3410 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Harwood Heights for general infrastructure improvements.

Section 3140. The sum of \$65,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3415 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Park Ridge for park district renovations.

Section 3145. The sum of \$130,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3420 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Niles for general infrastructure improvements.

Section 3150. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3425 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to New Horizon Center in the City of Chicago for capital improvements.

Section 3155. The sum of \$85,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3430 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Misericordia Home in the City of Chicago for capital improvements.

Section 3160. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3440 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Rosemont for general infrastructure improvements.

Section 3165. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3445 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Triton College in River Grove for the construction of a geology laboratory.

Section 3170. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3450 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Leyden Township for park improvements and/or maintenance.

Section 3175. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3455 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for drainage improvements in Representative District 20.

Section 3180. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3460 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Rosemont Elementary School District 78 for the study and design of a new school building.

Section 3185. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3465 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Amita Holy Family Medical Center for capital improvements at the St. Michael House.

Section 3190. The sum of \$350,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3470 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Seaton Fire Protection District for building infrastructure improvements.

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Section 3195. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3475 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Viola for general infrastructure improvements.

Section 3200. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3480 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Galva for general infrastructure improvements.

Section 3205. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3485 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to OSF Saint Luke Medical Center for building expansion and/or renovation at the Galva Rural Health Clinic.

Section 3210. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3490 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Annawan for general infrastructure improvements.

Section 3215. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3500 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Galesburg for general infrastructure improvements.

Section 3220. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3505 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Yates City for general infrastructure improvements.

Section 3225. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3510 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Mineral and Gold Fire Department for building improvements.

Section 3230. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3515 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Sheffield for general infrastructure improvements.

Section 3235. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3520 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Amboy for general infrastructure improvements.

Section 3240. The sum of \$185,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3530 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of St. Charles for general infrastructure improvements.

Section 3245. The sum of \$160,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3535 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Batavia for general infrastructure improvements.

Section 3250. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3540 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Elgin for general infrastructure improvements.

Section 3255. The sum of \$185,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3545 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Geneva for general infrastructure improvements.

Section 3260. The sum of \$185,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3550 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of South Elgin for general infrastructure improvements.

Section 3265. The sum of \$175,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3555 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Kane County for general infrastructure improvements.

Section 3270. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3560 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Hampshire for general infrastructure improvements.

Section 3275. The sum of \$110,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3565 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Huntley for general infrastructure improvements.

Section 3280. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3570 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Fulton County Jail for jail building and facility improvements.

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Section 3285. The sum of \$280,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3580 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to UnityPoint Health for facility upgrades at Pekin Memorial Hospital.

Section 3290. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3585 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Orion Township for general infrastructure improvements.

Section 3295. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3590 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Boys & Girls Club of Pekin for general infrastructure improvements.

Section 3300. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3600 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Fox Waterway Agency for costs associated with excavation.

Section 3305. The sum of \$550,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3605 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Fox Lake for general infrastructure improvements.

Section 3310. The sum of \$400,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3610 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Northern Moraine Wastewater Reclamation for lift station upgrades.

Section 3315. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3620 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Plano for general infrastructure improvements.

Section 3320. The sum of \$125,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3625 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Wilmington Township for general infrastructure improvements.

Section 3325. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3630 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Grundy County for general infrastructure improvements.

Section 3330. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3650 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Kendall County for general infrastructure improvements.

Section 3335. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3655 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Grundy County for courthouse building rehabilitation improvements.

Section 3340. The sum of \$125,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3660 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Grundy County for video system upgrades at the Grundy County jail.

Section 3345. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3665 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Grundy County for repairs and/or maintenance of the Grundy County Courthouse roof.

Section 3350. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3670 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Morris Elementary School District #54 for capital improvements at Shabbona Middle School.

Section 3355. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3675 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Saratoga Township for drainage and/or sewer system maintenance.

Section 3360. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3680 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Yorkville for general infrastructure improvements.

Section 3365. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3685 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Oswego for general infrastructure improvements.

Section 3370. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3690 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Montgomery for general infrastructure improvements.

Section 3375. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3695 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Aurora for the construction of a sound barrier.

Section 3380. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3700 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of North Aurora for general infrastructure improvements.

Section 3385. The sum of \$375,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3705 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Sugar Grove for general infrastructure improvements.

Section 3390. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3715 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Campton Hills for general infrastructure improvements.

Section 3395. The sum of \$750,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3720 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Kane County for building construction.

Section 3400. The sum of \$675,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3725 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Kendall County for general infrastructure improvements.

Section 3405. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3735 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Centralia for general infrastructure improvements.

Section 3410. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3740 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Greenville for general infrastructure improvements.

Section 3415. The sum of \$450,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3750 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Vandalia for general infrastructure improvements.

Section 3420. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3755 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Salem for general infrastructure improvements.

Section 3425. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3760 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Johnson County for general infrastructure improvements.

Section 3430. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3770 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Cairo for general infrastructure improvements.

Section 3435. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3775 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Alexander County for general infrastructure improvements.

Section 3440. The sum of \$125,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3780 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Metropolis for general infrastructure improvements.

Section 3445. The sum of \$125,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3785 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Massac County for general infrastructure improvements.

Section 3450. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3790 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Eldorado for general infrastructure improvements.

Section 3455. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3795 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Harrisburg for general infrastructure improvements.

Section 3460. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3800 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Saline County for general infrastructure improvements.

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Section 3465. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3805 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Pope County for general infrastructure improvements.

Section 3470. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3810 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Golconda for general infrastructure improvements.

Section 3475. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3815 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Hardin County for general infrastructure improvements.

Section 3480. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3820 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of McLeansboro for library building repairs.

Section 3485. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3825 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Hamilton County for general infrastructure improvements.

Section 3490. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3830 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Union County for general infrastructure improvements.

Section 3495. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3835 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Pulaski County for general infrastructure improvements.

Section 3500. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3840 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Gallatin County for general infrastructure improvements.

Section 3505. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3845 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Vienna for general infrastructure improvements.

Section 3510. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3850 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Goreville for general infrastructure improvements.

Section 3515. The sum of \$540,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Cary for general infrastructure improvements.

Section 3520. The sum of \$400,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Fox River Grove for wastewater infrastructure improvements.

Section 3525. The sum of \$507,500, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of South Barrington for water and sewer repairs and improvements.

Section 3530. The sum of \$25,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Lake Barrington for the purchase and installation of a pond aerator.

Section 3535. The sum of \$27,500, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Lake Barrington for storm water infrastructure improvements.

Section 3540. The sum of \$26,350,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3860 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for grants to local governments, school districts and community based providers for costs associated with infrastructure improvements, including all prior incurred costs occurring on or after July 1, 2019.

Section 3545. The sum of \$2,129,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3865 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for grants to local governments, school districts and community based providers for costs associated with infrastructure improvements, including all prior incurred costs occurring on or after July 1, 2019.

Section 3550. The sum of \$22,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 3875 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for grants to local governments, school districts and community based providers for costs associated with infrastructure improvements, including all prior incurred costs occurring on or after July 1, 2019.

Section 3555. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 42, Section 6977 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Erienna Township for general infrastructure improvements, including all prior incurred costs occurring on or after July 1, 2019.

Section 3560. No contract shall be entered into or obligation incurred or any expenditure made from a reappropriation herein made in this Article until after the purposes and amounts have been approved in writing by the Governor.

#### ARTICLE 165

Section 1. The sum of \$8,194,145, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 1 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for grants to local governments, school districts and community based providers for costs associated with infrastructure improvements, including prior incurred costs.

Section 7. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 7 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Burton Township for all costs associated with road infrastructure improvements.

Section 15. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 15 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Hebron Township for all costs associated with road infrastructure improvements.

Section 22. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 22 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Hebron for all costs associated with public safety construction and road infrastructure.

Section 28. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 28 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Marengo for all costs associated with water and/or wastewater infrastructure improvements.

Section 32a. The sum of \$81,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 32a of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Pike County for all costs associated with road infrastructure improvements.

Section 32b. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 32b of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Jerseyville for all costs associated with infrastructure improvements.

Section 34. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 34 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Berlin for Berlin Park for all costs associated with playground equipment and lighting.

Section 35. The sum of \$27,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 35 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Berlin for all costs associated with lighting and parking lot repairs.

Section 36. The sum of \$52,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 36 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Broadwell for all costs associated with hydropneumatic storage tank rehabilitation.

Section 38. The sum of \$25,903, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 38 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Curran for all costs associated with sanitary sewer system renovations and improvements and/or construction of a roadway.

Section 40. The sum of \$214,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 40 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Elkhart for all costs associated with water system upgrades.

Section 43. The sum of \$22,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 43 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Lincoln for all costs associated with general repair work in the downtown area.

Section 44. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 44 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Lincoln for all costs associated with resurfacing parking lots and lighting.

Section 47. The sum of \$31,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 47 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Middletown Stage Coach Inn for all costs associated with major renovations and improvements.

Section 53. The sum of \$111,882, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 53 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Petersburg for all costs associated with lighting, sidewalks, wiring, and water line replacement.

Section 58. The sum of \$69,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 58 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the G.R.O.W.T.H Int'l for all costs associated with the purchase of a building for a senior and/or youth community center.

Section 60. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 60 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Illinois Channel Organization for all costs associated with acquisition of a facility.

Section 62. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 62 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Tallula for all costs associated with drainage west of town.

Section 64. The sum of \$1, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 64 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Amboy for all costs associated with the construction of a new maintenance building.

Section 66. The sum of \$13,906, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 66 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Atkinson for all costs associated with emergency and industrial water well activation phase I.

Section 68. The sum of \$130,255, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 68 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Lowden State Park for all costs associated with restoration projects.

Section 69. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 69 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Dixon for all costs associated with River Street parking reconstruction.

Section 71. The sum of \$64,513, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 71 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Franklin Grove for all costs associated with construction of a new well house.

Section 73. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 73 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Hanover for all costs associated with improvements to the wastewater collection system.

Section 75. The sum of \$120,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 75 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Historic Preservation Agency for all costs associated with the purchase of property near Grant's Home and the Grant Washburne Facility.

Section 82. The sum of \$16,367, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 82 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Sterling YMCA for all costs associated with roof replacement.

Section 83. The sum of \$32,150, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 83 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Scales Mound for all costs associated with Village Hall renovation including handicap accessibility.

Section 86. The sum of \$19,550, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 86 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Glendale Heights for all costs associated with infrastructure, public security and safety improvements.

Section 87. The sum of \$187,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 87 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Itasca for all costs associated with infrastructure, public security and safety improvements.

Section 91. The sum of \$56,931, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 91 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Carol Stream for all costs associated with infrastructure, public security and safety improvements.

Section 92. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 92 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Elmhurst for all costs associated with infrastructure, public security and safety improvements.

Section 95. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 95 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Lombard for all costs associated with infrastructure, public security and safety improvements.

Section 96. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 96 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Glen Ellyn for all costs associated with infrastructure, public security and safety improvements.

Section 97. The sum of \$37,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 97 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Villa Park for all costs associated with infrastructure, public security and safety improvements.

Section 98. The sum of \$24,328, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 98 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Winfield for all costs associated with infrastructure, public security and safety improvements.

Section 102. The sum of \$86,292, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 102 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Forest Preserve District of DuPage County for all costs associated with construction of Woodland Hawk multi-purpose trail.

Section 103. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 103 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Addison Park District for all costs associated with infrastructure, public security and safety improvements.

Section 111. The sum of \$8,316, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 111 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Wood Dale Park District for all costs associated with infrastructure, public security and safety improvements.

Section 116. The sum of \$1, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 116 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Mattoon for all costs associated with road improvements.

Section 119b. The sum of \$12,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 119b of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Jewett for all costs associated with infrastructure improvements.

Section 119e. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 119e of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of St. Francisville for all costs associated with infrastructure improvements.

Section 119f. The sum of \$55,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 119f of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Oblong Children's Home for all costs associated with capital improvements to facilities.

Section 125. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 125 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Richland County Senior Citizens Senior Nutrition Program for all costs associated with renovation and/or purchase of kitchen and meal delivery facilities.

Section 127. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 127 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Bridgeport for all costs associated with sewer lagoon improvements.

Section 128. The sum of \$45,350, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 128 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Neoga for all costs associated with water and/or sewer line replacement.

Section 129. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 129 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Beecher City for all costs associated with septic system improvements.

Section 133. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 133 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Mount Carmel for all costs associated with water system improvements.

Section 135. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 135 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Kansas for all costs associated with infrastructure improvements.

Section 136. The sum of \$87,670, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 136 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chrisman for all costs associated with infrastructure improvements.

Section 137. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 137 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Elmhurst for all costs associated with streetscaping along Spring Road.

Section 139. The sum of \$37,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 139 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Villa Park for all costs associated with renovation of the Village Hall.

Section 141. The sum of \$187,800, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 141 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Oak Brook for all costs associated with repair, renovation, and improvement of park, recreation, and athletic facilities.

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Section 143. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 143 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Berkeley for all costs associated with road improvements.

Section 148. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 148 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Friends of DuPage County Animal Care and Control for all costs associated with repairs and renovations to the DuPage County facility.

Section 149. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 149 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Township of York for all costs associated with a water improvement project.

Section 164. The sum of \$48,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 164 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Forest Preserve District of DuPage County for all costs associated with restoration of Ben Fuller historic home.

Section 168. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 168 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Villa Park School District 45 for Jackson Middle School for all costs associated with cafeteria expansion, renovation and construction.

Section 174. The sum of \$1, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 174 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Kangley for all costs associated with construction of new storm water drainage.

Section 181. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 181 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Kankakee County Sheriff's Department for all costs associated with upgrades in communication and safety equipment.

Section 182. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 182 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Iroquois County Sheriff's Department for all costs associated with upgrades in communication and safety equipment.

Section 188. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 188 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of East Brooklyn for all costs associated with storm sewer and street improvement projects.

Section 194. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 194 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Hoopeston for all costs associated with infrastructure improvements.

Section 199. The sum of \$530,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 199 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Pontiac for all costs associated with infrastructure improvements related to area tourism.

Section 207. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 207 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Livingston County for all costs associated with infrastructure improvements.

Section 210. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 210 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to St. James Hospital for all costs associated with infrastructure improvements.

Section 221. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 221 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Clifton for all costs associated with infrastructure improvements.

Section 224. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 224 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Cornell for all costs associated with infrastructure improvements.

Section 231. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 231 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Downs for all costs associated with infrastructure improvements.

Section 239. The sum of \$18,750, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 239 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Hudson for all costs associated with infrastructure improvements.

Section 242. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 242 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Loda for all costs associated with infrastructure improvements.

Section 244. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 244 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Lostant for all costs associated with infrastructure improvements.

Section 254. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 254 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Saybrook for all costs associated with infrastructure improvements.

Section 256. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 256 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Sheldon for all costs associated with infrastructure improvements.

Section 257. The sum of \$18,750, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 257 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Sibley for all costs associated with infrastructure improvements.

Section 260. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 260 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Thawville for all costs associated with infrastructure improvements.

Section 274. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 274 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Long Grove for all costs associated with Route 53 pathway construction.

Section 275. The sum of \$525,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 275 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of McHenry for all costs associated with infrastructure improvements.

Section 276. The sum of \$262,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 276 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Mundelein for all costs associated with Community Park access, safety improvements, including, but not limited to, a pedestrian crossing signal.

Section 277. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 277 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Round Lake for all costs associated with the purchase and installation of a wireless system.

Section 286. The sum of \$43,883, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 286 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Woodford County for all costs associated with reconstruction of County Highway 23.

Section 290. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 290 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Galesburg for all costs associated with construction of the National Railroad Hall of Fame.

Section 300. The sum of \$232,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 300 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Belvidere for all costs associated with transportation enhancement for the construction of extending the Kishwaukee Riverfront Multi-Use Path and landscaping in the downtown warehouse district.

Section 302. The sum of \$71,882, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 302 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Poplar Grove for all costs associated with construction of low flow channels.

Section 303. The sum of \$65,109, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 303 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Capron for all costs associated with water/sewer infrastructure improvements.

Section 309. The sum of \$197,444, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 309 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Sandwich for all costs associated with extension of Fairwind Boulevard.

Section 316. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 316 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Waterman for all costs associated with water system arsenic remediation project.

Section 333. The sum of \$125,403, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 333 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Fairfield for all costs associated with reconstruction and/or remodeling of the Armory Building, purchase of a generator for the Police Station, and the purchase of 911 equipment.

Section 335. The sum of \$56,250, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 335 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Inverness for all costs associated with village hall repairs.

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Section 339. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 339 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Bridge Youth and Family Services for all costs associated with building renovation.

Section 340a. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 340a of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Wheeling for all costs associated with infrastructure improvements.

Section 344. The sum of \$9,758, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 344 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Palatine Township Town Fund for all costs associated with infrastructure improvements.

Section 358. The sum of \$148,701, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 358 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Buffalo Grove for all costs associated with resurfacing commuter parking lot and streambank erosion protection.

Section 368. The sum of \$62, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 368 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of South Beloit for all costs associated with purchase/installation of the Fire Department overhead doors plus rear apron and pavement.

Section 377. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 377 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Rock Valley College for all costs associated with reconstruction of Stenstrom Center.

Section 387. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 387 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Roscoe for all costs associated with Village Park and playground construction/renovation.

Section 389. The sum of \$13,470, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 389 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Randolph Township Fire Protection District for all costs associated with renovation of the Fire Station, for the purchase of land for a fire station, or for the construction of a new fire station at a different location.

Section 391a. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 391a of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to LeRoy Community Fire Protection District for all costs associated with capital expenditures, including prior incurred costs.

Section 393. The sum of \$15,283, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 393 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Hopedale for all costs associated with culvert replacement.

Section 396. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 396 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to South Macon Fire Protection District for all costs associated with infrastructure improvements.

Section 398a. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 398a of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Tazewell County for all costs associated with infrastructure improvements.

Section 406. The sum of \$750,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 406 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Bloomington for all costs associated with enhancement to parks and trails.

Section 407. The sum of \$303,533, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 407 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Town of Normal for all costs associated with enhancement of parks and trails.

Section 407a. The sum of \$60,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 407a of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to David Davis Mansion Foundation for all costs associated with construction and/or improvements at the Visitor's Center, including, but not limited to, handicap accessibility.

Section 412. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 412 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Christian County Senior Center for all costs associated with building renovations.

Section 413. The sum of \$37,145, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 413 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Illinois State University for all costs associated with construction in the ROTC Building.

Section 417. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 417 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to St. Robert Bellarmine Catholic Newman Center for all costs associated with construction of a student services building at Illinois State University.

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Section 419. The sum of \$55,342, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 419 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Heartland Community College for all costs associated with construction of Challenger Learning Center facilities.

Section 426. The sum of \$245,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 426 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of St. Charles for all costs associated with new construction and/or infrastructure improvements.

Section 432. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 432 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Rolling Meadows for all costs associated with new construction and/or infrastructure improvements.

Section 437. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 437 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Children's Home and Aid Society for all costs associated with infrastructure improvements.

Section 438. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 438 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Children's Advocacy Center of North and Northwest Cook County for all costs associated with new construction and/or infrastructure improvements.

Section 439. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 439 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Hanover Park Park District for all costs associated with infrastructure improvements including, but not limited to, handicap accessibility.

Section 443. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 443 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Wayne Township Highway Department for all costs associated with a flood control project.

Section 446. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 446 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Schaumburg Township for all costs associated with highway and/or road reconstruction and improvements.

Section 453. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 453 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Kiwanis Club of Wheaton for all costs associated with Safety City Development infrastructure improvements.

Section 460. The sum of \$27,700, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 460 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Easter Seals DuPage and Fox Valley for all costs associated with building repair and infrastructure improvements.

Section 464. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 464 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Batavia for all costs associated with infrastructure improvements.

Section 468. The sum of \$29,285, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 468 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of North Aurora for all costs associated with infrastructure improvements.

Section 473. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 473 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Batavia Park District for all costs associated with building and park construction and repair.

Section 474. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 474 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the West Chicago Park District for all costs associated with building and park construction and repair.

Section 479. The sum of \$67,530, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 479 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Forest Preserve District of DuPage County for all costs associated with West Branch infrastructure improvements and for infrastructure improvements at the Ben Fuller historic home.

Section 480. The sum of \$73,125, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 480 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Forest Preserve District of DuPage County for all costs associated with infrastructure improvements to Ben Fuller Historic Home.

Section 481. The sum of \$452,261, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 481 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Hinsdale for all costs associated with Oak Street Bridge replacement project.

Section 484. The sum of \$13,200, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 484 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Clarendon Hills for all costs associated with a Metra Station improvement project.

Section 487. The sum of \$1, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 487 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Bolingbrook for all costs associated with the Riverwoods Subdivision and Concord Creek Erosion Control projects.

Section 498. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 498 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Delnor Community Hospital for all costs associated with capital investment in equipment and building, including, but not limited to the emergency room.

Section 502. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 502 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Aurora West School District 129 for all costs associated with Washington Middle School and West Aurora High School asbestos abatement and/or locker replacement projects, to include all prior costs.

Section 506. The sum of \$52,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 506 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Mutual Ground, Inc. for all costs associated with capital investment in equipment and structural protection at shelter residence in Aurora.

Section 511. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 511 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Family Service Association of Greater Elgin Area for all costs associated with capital investment for replacement of medical records system and billing data processing and/or infrastructure improvements.

Section 517. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 517 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Prairie Valley Family YMCA for all costs associated with capital investment in equipment and building, restricted to the Taylor Branch.

Section 527. The sum of \$60,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 527 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Highland for all costs associated with construction of a multi-use trail.

Section 528. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 528 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Lebanon for all costs associated with the purchase and installation of pedestrian signals on Madison Street.

Section 534. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 534 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Argenta-Oreana Fire Protection

District for all costs associated with renovation and/or rehabilitation of the Argenta-Oreana Firehouse, including prior incurred costs.

Section 540. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 540 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Troy for all costs associated with downtown streetscape-Main Street.

Section 547. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 547 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Pierre Menard Home for all costs associated with repairs to the facility.

Section 560. The sum of \$2, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 560 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Coulterville for all costs associated with infrastructure improvements, roads, sewer and water improvements, and/or sidewalks.

Section 562. The sum of \$40,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 562 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Cutler for all costs associated with infrastructure improvements, roads, sewer and water improvements, and/or sidewalks.

Section 564. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 564 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of DuBois for all costs associated with infrastructure improvements, roads, sewer and water improvements, and/or sidewalks.

Section 567. The sum of \$8,740, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 567 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Dowell for all costs associated with infrastructure improvements, roads, sewer and water improvements, and/or sidewalks.

Section 568. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 568 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Dupo for all costs associated with infrastructure improvements, roads, sewer and water improvements, and/or sidewalks.

Section 569. The sum of \$37,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 569 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Elkville for all costs associated with infrastructure improvements, roads, sewer and water improvements, and/or sidewalks.

Section 577. The sum of \$39,300, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 577 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Jonesboro for all costs associated with infrastructure improvements, roads, sewer and water improvements, and/or sidewalks.

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Section 580. The sum of \$32,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 580 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Maecystown for all costs associated with infrastructure improvements, roads, sewer and water improvements, and/or sidewalks.

Section 589. The sum of \$21,947, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 589 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Percy for all costs associated with infrastructure improvements, roads, sewer and water improvements, and/or sidewalks.

Section 600. The sum of \$9,529, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 600 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Tilden for all costs associated with infrastructure improvements, roads, sewer and water improvements, and/or sidewalks.

Section 606. The sum of \$20,797, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 606 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Radom for all costs associated with infrastructure improvements, roads, sewer and water improvements, and/or sidewalks.

Section 609. The sum of \$28,900, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 609 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Lenzburg for all costs associated with infrastructure improvements, roads, sewer and water improvements, and/or sidewalks.

Section 610. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 610 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Fults for all costs associated with infrastructure improvements, roads, sewer and water improvements, and/or sidewalks.

Section 622. The sum of \$9,580, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 622 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Pillars Community Services for all costs associated with infrastructure improvements at the Summit Facility, including prior incurred costs.

Section 630. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 630 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Lemont Township for all costs associated with infrastructure improvements.

Section 647. The sum of \$45,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 647 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Willowbrook for all costs associated with Knolls Lake drainage improvement project.

Section 654. The sum of \$8,021, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 654 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Joseph Academy, Inc. for all costs associated with repairs, renovations and improvements to facilities.

Section 670. The sum of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 670 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Elmhurst YMCA for all costs associated with repairs, renovations, and improvements to facilities.

Section 673. The sum of \$18,750, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 673 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Neville House c/o Mid-Central Community Action for all costs associated with infrastructure improvements.

Section 677. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 677 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the DuPage County Children's Center for all costs associated with new construction and/or infrastructure improvements, including prior incurred costs.

Section 680. The sum of \$27,096,900, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 43, Section 5 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for grants to local governments, school districts and community based providers for costs associated with infrastructure improvements, including prior incurred costs.

Section 685. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 30 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Bloomington for all costs associated with infrastructure improvements.

Section 690. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 35 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chenoa for all costs associated with infrastructure improvements.

Section 695. The sum of \$60,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 40 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of El Paso for all costs associated with infrastructure improvements.

Section 700. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 45 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Hoopeston for all costs associated with infrastructure improvements.

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Section 705. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 50 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Minok for all costs associated with infrastructure improvements.

Section 710. The sum of \$60,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 55 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Paxton for all costs associated with infrastructure improvements.

Section 715. The sum of \$125,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 60 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Pontiac for all costs associated with infrastructure improvements.

Section 720. The sum of \$65,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 65 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Watseka for all costs associated with infrastructure improvements.

Section 725. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 70 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Dwight Township High School District #230 for all costs associated with infrastructure improvements.

Section 730. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 75 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the El Paso Fire Protection District for all costs associated with infrastructure improvements and/or the purchase of equipment.

Section 735. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 80 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Ford County for all costs associated with infrastructure improvements.

Section 740. The sum of \$60,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 85 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to City of Gibson City for all costs associated with infrastructure improvements.

Section 745. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 90 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Illinois State University for all costs associated with infrastructure improvements at Illinois State University Laboratory Schools.

Section 750. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 95 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Iroquois County for all costs associated with infrastructure improvements.

Section 755. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 100 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Livingston County for all costs associated with infrastructure improvements.

Section 760. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 105 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to McLean County for all costs associated with infrastructure improvements.

Section 765. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 110 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Normal Public Library for all costs associated with infrastructure improvements.

Section 770. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 115 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Town of Chatsworth for all costs associated with infrastructure improvements.

Section 775. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 120 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Town of Normal for all costs associated with infrastructure improvements.

Section 780. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 125 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to University High School at Illinois State University for all costs associated with infrastructure improvements.

Section 785. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 130 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Vermilion County for all costs associated with infrastructure improvements.

Section 790. The sum of \$15,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 135 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Bismarck for all costs associated with infrastructure improvements.

Section 795. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 140 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Buckley for all costs associated with infrastructure improvements.

Section 800. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 145 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Cissna Park Fire Protection District for all costs associated with infrastructure improvements.

Section 805. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 150 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Clifton for all costs associated with infrastructure improvements.

Section 810. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 155 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Colfax for all costs associated with infrastructure improvements.

Section 815. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 160 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Cornell for all costs associated with infrastructure improvements.

Section 820. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 165 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Cullom for all costs associated with infrastructure improvements.

Section 825. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 170 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Dwight for all costs associated with infrastructure improvements.

Section 830. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 175 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Flanagan for all costs associated with infrastructure improvements.

Section 835. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 180 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Gridley for all costs associated with infrastructure improvements.

Section 840. The sum of \$35,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 185 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Long Point for all costs associated with infrastructure improvements.

Section 845. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 190 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Milford for all costs associated with infrastructure improvements.

Section 850. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 195 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Odell for all costs associated with infrastructure improvements.

Section 855. The sum of \$15,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 200 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Rossville for all costs associated with infrastructure improvements.

Section 860. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 205 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Saunemin for all costs associated with infrastructure improvements.

Section 865. The sum of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 210 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Secor for all costs associated with infrastructure improvements.

Section 870. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 215 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Woodford County for all costs associated with infrastructure improvements.

Section 875. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 220 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Woodland Community Unit School District #5 for all costs associated with infrastructure improvements.

Section 880. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 225 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Ashkum for all costs associated with infrastructure improvements.

Section 885. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 230 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Boys and Girls Club of Livingston County for all costs associated with infrastructure improvements.

Section 890. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 235 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Eureka for all costs associated with infrastructure improvements.

Section 895. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 240 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Tazewell County for all costs associated with infrastructure improvements.

Section 900. The sum of \$5,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 245 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Armington for all costs associated with infrastructure improvements.

Section 905. The sum of \$5,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 250 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Deer Creek for all costs associated with infrastructure improvements.

Section 910. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 255 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Delavan for all costs associated with infrastructure improvements.

Section 915. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 260 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of East Peoria for all costs associated with infrastructure improvements.

Section 920. The sum of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 265 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Green Valley for all costs associated with infrastructure improvements.

Section 925. The sum of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 270 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Groveland Township for all costs associated with infrastructure improvements.

Section 930. The sum of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 275 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Hopedale for all costs associated with infrastructure improvements.

Section 935. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 280 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Mackinaw for all costs associated with infrastructure improvements.

Section 940. The sum of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 285 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Minier for all costs associated with infrastructure improvements.

Section 945. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 290 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Morton for all costs associated with infrastructure improvements.

Section 950. The sum of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 295 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Pekin for all costs associated with infrastructure improvements.

Section 955. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 300 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Tremont for all costs associated with infrastructure improvements.

Section 960. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 305 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Washington for all costs associated with infrastructure improvements.

Section 965. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 310 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to McLean County for all costs associated with infrastructure improvements.

Section 970. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 315 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Bloomington for all costs associated with infrastructure improvements.

Section 975. The sum of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 320 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Carlock for all costs associated with infrastructure improvements.

Section 980. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 325 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Danvers for all costs associated with infrastructure improvements.

Section 985. The sum of \$5,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 330 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Heyworth for all costs associated with infrastructure improvements.

Section 990. The sum of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 335 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of McLean for all costs associated with infrastructure improvements.

Section 995. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 340 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Town of Normal for all costs associated with infrastructure improvements.

Section 1000. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 345 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Sangamon County for all costs associated with infrastructure improvements.

Section 1005. The sum of \$5,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 350 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Buffalo for all costs associated with infrastructure improvements.

Section 1010. The sum of \$5,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 355 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Cantrall for all costs associated with infrastructure improvements.

Section 1015. The sum of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 360 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Dawson for all costs associated with infrastructure improvements.

Section 1020. The sum of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 365 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Illiopolis for all costs associated with infrastructure improvements.

Section 1025. The sum of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 370 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Mechanicsburg for all costs associated with infrastructure improvements.

Section 1030. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 375 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Riverton for all costs associated with infrastructure improvements.

Section 1035. The sum of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 380 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Rochester for all costs associated with infrastructure improvements.

Section 1040. The sum of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 385 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Sherman for all costs associated with infrastructure improvements.

Section 1045. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 390 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Springfield for all costs associated with infrastructure improvements.

Section 1050. The sum of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 395 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Williamsville for all costs associated with infrastructure improvements.

Section 1055. The sum of \$76,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Logan County for all costs associated with infrastructure improvements.

Section 1060. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 405 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Atlanta for all costs associated with infrastructure improvements.

Section 1065. The sum of \$5,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 410 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the

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Department of Commerce and Economic Opportunity for a grant to Oran Township for all costs associated with infrastructure improvements in the community of Beason.

Section 1070. The sum of \$5,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 415 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Aetna Township for all costs associated with infrastructure improvements in the community of Chestnut.

Section 1075. The sum of \$5,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 420 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Logan County for all costs associated with infrastructure improvements in the community of Cornland.

Section 1080. The sum of \$5,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 425 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Elkhart for all costs associated with infrastructure improvements.

Section 1085. The sum of \$5,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 430 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Emden for all costs associated with infrastructure improvements.

Section 1090. The sum of \$5,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 435 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Hartsburg for all costs associated with infrastructure improvements.

Section 1095. The sum of \$5,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 440 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Lake Fork Township for all costs associated with infrastructure improvements.

Section 1100. The sum of \$5,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 445 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Latham for all costs associated with infrastructure improvements.

Section 1105. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 450 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Lincoln for all costs associated with infrastructure improvements.

Section 1110. The sum of \$5,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 455 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Middletown for all costs associated with infrastructure improvements.

Section 1115. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 460 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Mount Pulaski for all costs associated with infrastructure improvements.

Section 1120. The sum of \$5,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 465 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of New Holland for all costs associated with infrastructure improvements.

Section 1125. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 470 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Menard County for all costs associated with infrastructure improvements.

Section 1130. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 475 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Athens for all costs associated with infrastructure improvements.

Section 1135. The sum of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 480 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Greenview for all costs associated with infrastructure improvements.

Section 1140. The sum of \$5,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 485 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Oakford for all costs associated with infrastructure improvements.

Section 1145. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 490 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Petersburg for all costs associated with infrastructure improvements.

Section 1150. The sum of \$5,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 495 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Tallula for all costs associated with infrastructure improvements.

Section 1155. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 505 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Connect Transit for all costs associated with the purchase of new buses.

Section 1160. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 510 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Project Oz for all costs associated with infrastructure improvements.

Section 1162. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 46, Section 260 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Logan County for all costs associated with infrastructure improvements at the Logan County Courthouse.

Section 1165. The sum of \$275,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 530 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Downers Grove for all costs associated with infrastructure improvements.

Section 1170. The sum of \$275,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 535 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Darien for all costs associated with infrastructure improvements.

Section 1175. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 540 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Burr Ridge for all costs associated with infrastructure improvements.

Section 1180. The sum of \$125,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 545 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of La Grange for all costs associated with infrastructure improvements.

Section 1190. The sum of \$125,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 555 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Woodridge for all costs associated with infrastructure improvements.

Section 1195. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 46, Section 105 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Homer Glen Park District for all costs associated with infrastructure improvements at Glenview Walk Park.

Section 1200. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 46, Section 120 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Lemont for all costs associated with a recreational site enhancement project.

Section 1205. The sum of \$400,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 46, Section 185 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Dupage County for all costs associated with the Timberlane Unit F Water Improvement Project.

Section 1240. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 605 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to DuPage County for all costs associated with infrastructure improvements including, but not limited to, drainage improvements in and around the Timberlake area.

Section 1245. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 610 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Bolingbrook for all costs associated with infrastructure improvements.

Section 1250. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 615 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Almost Home Kids Naperville for all costs associated with infrastructure improvements.

Section 1255. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 620 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Indian Boundary YMCA of Metro Chicago for all costs associated with infrastructure improvements.

Section 1260. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 625 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Family Shelter Service of Metropolitan Family Services DuPage for all costs associated with infrastructure improvements.

Section 1265. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 630 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Haymarket Center for all costs associated with infrastructure improvements in Dupage County.

Section 1270. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 635 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Countryside for all costs associated with infrastructure improvements.

Section 1275. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 640 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Downers Grove Township for all costs associated with infrastructure improvements.

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Section 1280. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 645 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to DuPage Pads for all costs associated with infrastructure improvements.

Section 1285. The sum of \$600,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Algonquin for all costs associated with infrastructure improvements.

Section 1295. The sum of \$170,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 675 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Boys and Girls Club of Elgin for all costs associated with HVAC replacement.

Section 1305. The sum of \$800,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 690 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Shawneetown Regional Port District for all costs associated with reconstruction of a boat ramp and parking area.

Section 1310. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 705 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Giant City Stables for all costs associated with facility renovations.

Section 1315. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 710 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Pulaski County for all costs associated with road and bridge improvements.

Section 1320. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 711 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Equality for all costs associated with sidewalk replacement.

Section 1325. The sum of \$45,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 730 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Roodhouse for all costs associated with infrastructure improvements including, but not limited to, demolition of dilapidated and/or abandoned properties.

Section 1330. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 735 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Carrollton for all costs associated with flood mitigation including, but not limited to, the Hill Top drainage project.

Section 1335. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article

43, Section 740 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Carrollton for all costs associated with infrastructure improvements.

Section 1340. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 745 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Greenfield for all costs associated with infrastructure improvements.

Section 1345. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 750 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Jacksonville for all costs associated infrastructure improvements including, but not limited to, road resurfacing on Diamond Street and sidewalk repairs.

Section 1350. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 755 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of South Jacksonville for all costs associated with infrastructure improvements.

Section 1355. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 760 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Waverly for all costs associated with infrastructure improvements.

Section 1360. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 765 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Pike County for all costs associated with a new security entrance at the Pike County Courthouse.

Section 1365. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 770 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Pittsfield for all costs associated with infrastructure improvements.

Section 1370. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 775 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Barry for all costs associated with infrastructure improvements.

Section 1375. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 780 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Jerseyville for all costs associated with roof replacement at the Susng Center.

Section 1380. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 785 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to

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the Department of Commerce and Economic Opportunity for a grant to the City of Winchester for all costs associated with infrastructure improvements.

Section 1385. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 790 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Chatham for all costs associated with infrastructure improvements.

Section 1390. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 795 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Auburn for all costs associated with infrastructure improvements.

Section 1395. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 800 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Grafton for all costs associated with infrastructure improvements.

Section 1400. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 805 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Pawnee for all costs associated with infrastructure improvements.

Section 1405. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 810 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Divernon for all costs associated with infrastructure improvements.

Section 1410. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 815 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Palmyra for all costs associated with infrastructure improvements.

Section 1415. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 820 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Kampsville for all costs associated with infrastructure improvements.

Section 1420. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 825 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Hardin for all costs associated with infrastructure improvements.

Section 1425. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 830 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Southern View for all costs associated with infrastructure improvements.

Section 1430. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 835 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Pleasant Plains for all costs associated with infrastructure improvements.

Section 1435. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 836 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of White Hall for all costs associated with infrastructure improvements.

Section 1440. The sum of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 840 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Griggsville-Perry Community Unit School District #4 for all costs associated with infrastructure improvements at Griggsville-Perry High School.

Section 1445. The sum of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 845 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Auburn Community Unit School District #10 for all costs associated with infrastructure improvements at Auburn High School.

Section 1450. The sum of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 850 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Scott-Morgan Community Unit School District #2 for all costs associated with infrastructure improvements at Bluffs High School.

Section 1455. The sum of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 855 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Calhoun Community Unit School District #40 for all costs associated with infrastructure improvements at Calhoun High School.

Section 1460. The sum of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 860 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Ball Chatham Community Unit School District #5 for all costs associated with infrastructure improvements at Glenwood High School.

Section 1465. The sum of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 865 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to New Berlin Community Unit School District #16 for all costs associated with infrastructure improvements at New Berlin Junior/Senior High School.

Section 1470. The sum of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 870 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Jersey Community Unit School District #100 for all costs associated with infrastructure improvements at Jersey Community High School.

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Section 1475. The sum of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 875 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to North Greene Unit School District #3 for all costs associated with infrastructure improvements at North Greene Junior/Senior High School.

Section 1480. The sum of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 880 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Illinois School for the Visually Impaired for all costs associated with infrastructure improvements.

Section 1485. The sum of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 885 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Illinois School for the Deaf for all costs associated with infrastructure improvements.

Section 1490. The sum of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 890 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Hope Institute for Children for all costs associated with infrastructure improvements.

Section 1495. The sum of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 895 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Pleasant Plains Community Unit School District #8 for all costs associated with infrastructure improvements at Pleasant Plains High School.

Section 1500. The sum of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 900 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Waverly Community Unit School District #6 for all costs associated with infrastructure improvements to Waverly High School.

Section 1505. The sum of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 905 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Pawnee Community Unit School District #11 for all costs associated with infrastructure improvements at Pawnee Junior/Senior High School.

Section 1510. The sum of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 910 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Jacksonville School District #117 for all costs associated with infrastructure improvements at Jacksonville High School.

Section 1515. The sum of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 915 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Triopia Community Unit School District #27 for all costs associated with infrastructure improvements at Triopia Junior/Senior High School.

Section 1520. The sum of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 920 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Franklin Community Unit School District #1 for all costs associated with infrastructure improvements at Franklin Junior/Senior High School.

Section 1525. The sum of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 925 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Northwestern Community Unit School District #2 for all costs associated with infrastructure improvements at Northwestern Junior/Senior High School.

Section 1530. The sum of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 930 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Winchester Community Unit School District #1 for all costs associated with infrastructure improvements at Winchester High School.

Section 1535. The sum of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 935 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Pikeland Community Unit School District #10 for all costs associated with infrastructure improvements at Pittsfield High School.

Section 1540. The sum of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 940 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Pleasant Hill Community Unit School District #3 for all costs associated with infrastructure improvements at Pleasant Hill High School.

Section 1545. The sum of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 945 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Western Community Unit School District #12 for all costs associated with infrastructure improvements at Western High School.

Section 1550. The sum of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 950 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Carrollton Community Unit School District #1 for all costs associated with infrastructure improvements to Carrollton High School.

Section 1555. The sum of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 955 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Greenfield Community Unit School District #10 for all costs associated with infrastructure improvements to Greenfield High School.

Section 1560. The sum of \$23,100, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 960 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Prevention First, Inc. for all costs associated with security system updates and ADA compliance.

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Section 1565. The sum of \$60,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 975 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Hawthorn Woods for all costs associated with infrastructure improvements to the village hall.

Section 1570. The sum of \$104,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 980 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Hawthorn Woods for all costs associated with infrastructure improvements at public works safety buildings.

Section 1575. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 985 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of South Barrington for all costs associated with infrastructure improvements, and/or the purchase of equipment.

Section 1580. The sum of \$62,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 990 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Long Grove Park District for all costs associated with infrastructure improvements at the Reed-Turner Woodland Nature Preserve.

Section 1585. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1005 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Aurora for all costs associated with the installation of sound barriers for Orchard Road.

Section 1590. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1010 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Aurora for all costs associated with the rehabilitation and improvement of the Montgomery Road Bridge over Waubonsie Creek.

Section 1595. The sum of \$600,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1025 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Community Unit School District #308 for all costs associated with infrastructure improvements.

Section 1600. The sum of \$55,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1030 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Western Dupage Special Recreation Association for all costs associated with infrastructure improvements including, but not limited to, the addition of security cameras, LED lighting, entrance/exit signs, restroom upgrades, and renovations.

Section 1605. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1035 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Elburn for all costs associated with a vehicle charging station.

Section 1610. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1040 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Elburn for all costs associated with improvements and/or construction of a park.

Section 1615. The sum of \$600,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1045 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Sugar Grove for all costs associated with signalization at the intersection of Sugar Grove Parkway and Park Avenue.

Section 1620. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1050 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Wayne Township for all costs associated with infrastructure improvements at Wayne Township Park.

Section 1625. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1070 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Grundy County for all costs associated with road improvements to McEvelly Road in Minooka, Illinois.

Section 1626. The sum of \$100,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Morris for all costs associated with a canal rewatering project.

Section 1627. The sum of \$100,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Channahon for all costs associated with a canal rewatering project.

Section 1628. The sum of \$100,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of North Utica for all costs associated with a canal rewatering project.

Section 1629. The sum of \$100,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Seneca for all costs associated with a canal rewatering project.

Section 1630. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1075 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Illinois Valley YMCA for all costs associated with infrastructure improvements.

Section 1631. The sum of \$100,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Minooka for all costs associated with a canal rewatering project.

Section 1632. The sum of \$750,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Morris Municipal Airport for all costs associated with infrastructure improvements and/or the purchase of equipment.

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Section 1635. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1080 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Streator YMCA for all costs associated with infrastructure improvements.

Section 1640. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1085 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Streator for all costs associated with infrastructure improvements related to a new business incubator.

Section 1645. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1090 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the LaSalle County Sheriff's Office for all costs associated with infrastructure improvements.

Section 1650. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1095 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Kendall County Sheriff's Office for all costs associated with infrastructure improvements.

Section 1655. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1100 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Putnam County for all costs associated with emergency services.

Section 1660. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1105 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Oswego for all costs associated with road and bridge improvements to Wolf's Crossing Road.

Section 1665. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1110 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Illinois Valley Community College for all costs associated with infrastructure improvements.

Section 1670. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1115 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Illinois Valley Vocational Center for all costs associated with infrastructure improvements.

Section 1675. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1120 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Grundy County Vocational Center for all costs associated with infrastructure improvements.

Section 1680. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1125 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Wilmington Community Unit School District #209U for all costs associated with infrastructure improvements at Wilmington High School.

Section 1682. The sum of \$250,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Morris for all costs associated with infrastructure improvements, including but not limited to a downtown beautification project.

Section 1685. The sum of \$125,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Saint Joseph for all costs associated with infrastructure improvements and/or the purchase of equipment, including prior incurred costs.

Section 1690. The sum of \$125,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1145 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Arcola Fire Protection District for all costs associated with the purchase of equipment, including but not limited to the purchase of a fire truck, including prior incurred costs.

Section 1695. The sum of \$70,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1150 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Camargo Township for all costs associated with infrastructure improvements and/or the purchase of equipment, including prior incurred costs.

Section 1700. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1155 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Villa Grove for all costs associated with infrastructure improvements and/or the purchase of equipment, including prior incurred costs.

Section 1705. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1160 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Tuscola for all costs associated with infrastructure improvements and/or the purchase of equipment, including prior incurred costs.

Section 1710. The sum of \$75,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Arcola for all costs associated with infrastructure improvements and/or the purchase of equipment, including prior incurred costs.

Section 1715. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1170 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Paris for all costs associated with infrastructure improvements and/or the purchase of equipment, including prior incurred costs.

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Section 1720. The sum of \$225,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1175 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Sullivan for all costs associated with infrastructure improvements and/or the purchase of equipment, including prior incurred costs.

Section 1725. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1180 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Moultrie County for all costs associated with infrastructure improvements and/or the purchase of equipment, including prior incurred costs.

Section 1730. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1190 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chrisman for all costs associated with infrastructure improvements and/or the purchase of equipment, including prior incurred costs.

Section 1735. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1195 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chrisman Fire Protection District for all costs associated with infrastructure improvements and/or the purchase of equipment, including prior incurred costs.

Section 1740. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1200 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Sullivan Fire Protection District for all costs associated with infrastructure improvements and/or the purchase of equipment, including prior incurred costs.

Section 1745. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1205 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Arthur Fire Protection District for all costs associated with infrastructure improvements and/or the purchase of equipment, including prior incurred costs.

Section 1750. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1210 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Atwood Fire Protection District for all costs associated with infrastructure improvements and/or the purchase of equipment, including prior incurred costs.

Section 1755. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1215 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Homer Fire Protection District for all costs associated with infrastructure improvements and/or the purchase of equipment, including prior incurred costs.

Section 1760. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1220 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Tower Hill Fire Department for all costs associated with infrastructure improvements and/or the purchase of equipment, including prior incurred costs.

Section 1765. The sum of \$110,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1225 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Champaign County Forest Preserve District for all costs associated with infrastructure improvements including but not limited to the purchase of equipment, and/or dam and spillway reconstruction, including prior incurred costs.

Section 1770. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1235 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Weldon for all costs associated with infrastructure improvements and/or the purchase of equipment, including prior incurred costs.

Section 1775. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1240 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Clinton for all costs associated with infrastructure improvements and/or the purchase of equipment, including prior incurred costs.

Section 1780. The sum of \$225,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1245 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Mount Zion for all costs associated with infrastructure improvements and/or the purchase of equipment, including prior incurred costs.

Section 1785. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1250 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Atwood for all costs associated with infrastructure improvements and/or the purchase of equipment, including prior incurred costs.

Section 1790. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1255 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Monticello for all costs associated with infrastructure improvements and/or the purchase of equipment, including prior incurred costs.

Section 1795. The sum of \$75,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Moultrie-Douglas County Fair and Agricultural Association for all costs associated with infrastructure improvements and/or the purchase of equipment, including prior incurred costs.

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Section 1800. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1270 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Mowequa Community Fire Protection District for all costs associated with infrastructure improvements and/or the purchase of equipment, including prior incurred costs.

Section 1805. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1275 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Fisher Community Fair and Horse Show for all costs associated with infrastructure improvements and/or the purchase of equipment, including prior incurred costs.

Section 1810. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1325 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Southern Illinois Airport for all costs associated with infrastructure improvements including, but not limited to, the construction of hangars.

Section 1811. The sum of \$100,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Reformers Unanimous for all costs associated with infrastructure improvements, including but not limited to building renovations and work needed to mitigate water damage.

Section 1815. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1345 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Boone County for all costs associated with infrastructure improvements.

Section 1820. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1350 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Boone County Fair Association for all costs associated with infrastructure improvements.

Section 1825. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1355 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Cherry Valley Township for all costs associated with infrastructure improvements including, but not limited to, the Penfield Crossing Neighborhood sidewalk project.

Section 1830. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1360 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Belvidere for all costs associated with infrastructure improvements.

Section 1835. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1365 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund

to the Department of Commerce and Economic Opportunity for a grant to the City of Genoa for all costs associated with infrastructure improvements.

Section 1840. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1370 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Clinton Township in DeKalb County for all costs associated with improvements to Rueff Road.

Section 1845. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1375 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Fox River Water Reclamation District for all costs associated with infrastructure improvements including, but not limited to, sanitary system upgrades.

Section 1850. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1380 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Goldie B. Floberg Center for all costs associated with infrastructure improvements.

Section 1855. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1385 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Kishwaukee Family YMCA for all costs associated with HVAC replacement.

Section 1860. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1390 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Mercy Health System for all costs associated with infrastructure improvements including, but not limited to flood mitigation.

Section 1865. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1395 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Milestone, Inc. for all costs associated with infrastructure improvements.

Section 1870. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1400 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Rockford for all costs associated with cleanup and demolition related to the 707 Harrison Avenue Project.

Section 1875. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1405 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Rockford University for all costs associated with infrastructure improvements.

Section 1880. The sum of \$100,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Boone County Fair Association for all costs associated with deferred maintenance and/or capital improvements.

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Section 1885. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1415 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Rock River Water Reclamation District for all costs associated with filtration system upgrades.

Section 1890. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1420 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Rockton for all costs associated with improvements and repairs to Race Street.

Section 1895. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1425 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Belvidere Family YMCA for all costs associated with security upgrades and deferred maintenance.

Section 1900. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1430 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the YMCA of Rock River Valley for all costs associated with infrastructure improvements at the Northeast Facility.

Section 1905. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1435 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Northern Illinois Hospice for all costs associated with infrastructure improvements.

Section 1910. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1455 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Mt. Sterling for all costs associated with infrastructure improvements.

Section 1911. The sum of \$350,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Hancock County for all costs associated with infrastructure improvements, including but not limited to road improvements.

Section 1912. The sum of \$58,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of LaHarpe for all costs associated with infrastructure improvements, including but not limited to a downtown revitalization project.

Section 1915. The sum of \$665,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1460 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Monmouth for all costs associated with infrastructure improvements including, but not limited to, wastewater improvements.

Section 1920. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1465 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund

to the Department of Commerce and Economic Opportunity for a grant to Fulton County for all costs associated with infrastructure improvements including, but not limited to, EMS and jail upgrades.

Section 1925. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1470 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Galesburg for all costs associated with infrastructure improvements.

Section 1930. The sum of \$35,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1475 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Regional Office of Education #26 for all costs associated with infrastructure improvements including, but not limited to, warehouse repair and expansion at the regional purchasing cooperative.

Section 1935. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1480 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Dallas Rural Water District for all costs associated with infrastructure improvements including, but not limited to, hydrant repair and/or replacement.

Section 1940. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1485 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Havana Park District for all costs associated with infrastructure improvements including, but not limited to, driveway and parking lot replacement and/or repair.

Section 1945. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1490 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to OSF Holy Family Medical Center for all costs associated with infrastructure improvements including, but not limited to, parking lot repair and/or replacement.

Section 1950. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1495 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to John Wood Community College for all costs associated with infrastructure improvements.

Section 1955. The sum of \$70,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1500 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Spoon River Community College for all costs associated with infrastructure improvements.

Section 1960. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1505 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chaddock School of Quincy for all costs associated with infrastructure improvements including, but not limited to, buildings and grounds improvements.

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Section 1965. The sum of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1510 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Havana Riverside Club for all costs associated with infrastructure improvements.

Section 1970. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1515 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Henderson County for all costs associated with infrastructure improvements including, but not limited to, levee architectural and engineering work and repairs.

Section 1975. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1520 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Blessing Health System for all costs associated with infrastructure improvements including, but not limited to, capital expenses associated with the Heart Catheter Lab.

Section 1980. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1525 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Brown County Highway Department for all costs associated with road and bridge improvements on township roads.

Section 1985. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1530 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Hunt-Lima Drainage District for all costs associated with infrastructure improvements including, but not limited to, repair and/or replacement of pump systems and their components.

Section 1990. The sum of \$180,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1550 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Spring Grove for all costs associated with infrastructure improvements including, but not limited to, parking and sidewalk upgrades.

Section 1995. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1555 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Johnsburg Community Unit School District #12 for all costs associated with facilities and infrastructure required to host an INCubator.edu training course at Johnsburg High School.

Section 2000. The sum of \$110,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1560 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Aurora University for all costs associated with infrastructure improvements including, but not limited to, improvements to and/or construction of a computer lab.

Section 2005. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1565 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Lake Villa Township for all costs associated with infrastructure improvements at Caboose Park.

Section 2010. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1570 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of McCollum Lake for all costs associated with infrastructure improvements including, but not limited to, the replacement of park equipment.

Section 2015. The sum of \$750,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1575 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Johnsburg for all costs associated with infrastructure improvements including, but not limited to, roadway improvements on Johnsburg Road.

Section 2020. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1580 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the McHenry County Historical Society for all costs associated with infrastructure improvements including, but not limited to, building repairs and renovations.

Section 2025. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1585 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of McHenry for all costs associated with infrastructure improvements including, but not limited to, parking infrastructure improvements, expansion and/or construction.

Section 2030. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1590 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Prairie Grove for all costs associated with infrastructure improvements including, but not limited to, improvements and reconstruction of Ames Road.

Section 2035. The sum of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1595 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Family Health Partnership Clinic for all costs associated with infrastructure improvements, and/or equipment upgrades.

Section 2040. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1615 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Marshall County for all costs associated with infrastructure improvements including, but not limited to, facility repairs.

Section 2041. The sum of \$250,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Princeton for all costs associated with infrastructure improvements.

Section 2042. The sum of \$25,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Neponset for all costs associated with infrastructure improvements.

Section 2043. The sum of \$125,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Kewanee for all costs associated with infrastructure improvements.

Section 2044. The sum of \$20,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Town of Atkinson for all costs associated with infrastructure improvements.

Section 2045. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1620 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Bureau County for all costs associated with infrastructure improvements including, but not limited to, the construction of a new law enforcement and emergency center.

Section 2046. The sum of \$20,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Orion for all costs associated with infrastructure improvements.

Section 2047. The sum of \$25,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Galesburg for all costs associated with infrastructure improvements.

Section 2048. The sum of \$250,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chillicothe for all costs associated with infrastructure improvements.

Section 2049. The sum of \$50,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Wildlife Prairie Park for all costs associated with infrastructure improvements.

Section 2050. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1625 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Mercer County Family YMCA for all costs associated with infrastructure improvements.

Section 2051. The sum of \$30,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Jubilee College State Park for all costs associated with infrastructure improvements.

Section 2052. The sum of \$50,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Stark County for all costs associated with infrastructure improvements.

Section 2053. The sum of \$50,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Henry for all costs associated with infrastructure improvements.

Section 2054. The sum of \$55,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Aledo for all costs associated with infrastructure improvements.

Section 2055. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1630 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Galesburg Cottage Hospital for all costs associated with infrastructure improvements, and/or equipment upgrades.

Section 2056. The sum of \$50,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Snyder Village in Metamora, Illinois for all costs associated with infrastructure improvements.

Section 2060. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1635 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Geneseo for all costs associated with infrastructure improvements at Richmond Hill Park.

Section 2065. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1640 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Princeton for all costs associated with infrastructure improvements.

Section 2070. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1645 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Greater Peoria Family YMCA for all costs associated with infrastructure improvements.

Section 2075. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1650 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Germantown Hills for all costs associated with infrastructure improvements, and/or equipment upgrades.

Section 2080. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1655 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Easter Seals of Peoria for all costs associated with infrastructure improvements including, but not limited to, the installation of an ADA elevator.

Section 2085. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1660 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Galva for all costs associated with the construction of a Fire Protection Facility.

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Section 2090. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1665 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Buda for all costs associated with infrastructure improvements including, but not limited to, the replacement of water mains.

Section 2095. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1670 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Cambridge for all costs associated with water and sewer system improvements.

Section 2100. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1675 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Toluca for all costs associated with wastewater and sewer plant repairs.

Section 2105. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1680 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Knox County YMCA for all costs associated with infrastructure improvements including, but not limited to, the installation of a new playground.

Section 2110. The sum of \$885,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Kaskaskia College for all costs associated with infrastructure improvements, including prior incurred costs.

Section 2115. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1710 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Bond County for all costs associated with infrastructure improvements and/or the purchase of equipment, including prior incurred costs.

Section 2130. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1720 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Clinton County for all costs associated with infrastructure improvements and/or the purchase of equipment, including prior incurred costs.

Section 2135. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1725 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Effingham County for all costs associated with infrastructure improvements and/or the purchase of equipment, including prior incurred costs.

Section 2140. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1730 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Fayette County for all costs

associated with infrastructure improvements and/or the purchase of equipment, including prior incurred costs.

Section 2145. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1775 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Marion County for all costs associated with infrastructure improvements and/or the purchase of equipment, including prior incurred costs.

Section 2150. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1780 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Washington County for all costs associated with infrastructure improvements and/or the purchase of equipment, including prior incurred costs.

Section 2155. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1805 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of O'Fallon Police Department for all costs associated with infrastructure improvements and/or the purchase of equipment, including prior incurred costs.

Section 2157. The sum of \$50,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of O'Fallon Police Department for all costs associated with infrastructure improvements and/or the purchase of equipment, including prior incurred costs.

Section 2160. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1810 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Salem Police Department for all costs associated with infrastructure improvements and/or the purchase of equipment, including prior incurred costs.

Section 2162. The sum of \$50,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Salem Police Department for all costs associated with infrastructure improvements and/or the purchase of equipment, including prior incurred costs.

Section 2165. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1835 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Bond County Sheriff's Department for all costs associated with infrastructure improvements and/or the purchase of equipment, including prior incurred costs.

Section 2167. The sum of \$70,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Bond County Sheriff's Department for all costs associated with infrastructure improvements and/or the purchase of equipment, including prior incurred costs.

Section 2170. The sum of \$40,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article

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43, Section 1845 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Effingham County Sheriff's Department for all costs associated with infrastructure improvements and/or the purchase of equipment, including prior incurred costs.

Section 2172. The sum of \$60,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Effingham County Sheriff's Department for all costs associated with infrastructure improvements and/or the purchase of equipment, including prior incurred costs.

Section 2175. The sum of \$40,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1850 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Fayette County Sheriff's Department for all costs associated with infrastructure improvements and/or the purchase of equipment, including prior incurred costs.

Section 2177. The sum of \$60,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Fayette County Sheriff's Department for all costs associated with infrastructure improvements and/or the purchase of equipment, including prior incurred costs.

Section 2180. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1850 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Washington County Sheriff's Department for all costs associated with infrastructure improvements and/or the purchase of equipment, including prior incurred costs.

Section 2182. The sum of \$80,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Washington County Sheriff's Department for all costs associated with infrastructure improvements and/or the purchase of equipment, including prior incurred costs.

Section 2185. The sum of \$40,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1875 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Albers for all costs associated with infrastructure improvements and/or the purchase of equipment, including prior incurred costs.

Section 2190. The sum of \$40,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1890 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Altamont for all costs associated with infrastructure improvements and/or the purchase of equipment, including prior incurred costs.

Section 2195. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1920 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Breese for all costs associated with infrastructure improvements and/or the purchase of equipment, including prior incurred costs.

Section 2200. The sum of \$40,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1930 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Carlyle for all costs associated with infrastructure improvements and/or the purchase of equipment, including prior incurred costs.

Section 2205. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1940 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Centralia for all costs associated with infrastructure improvements and/or the purchase of equipment, including prior incurred costs.

Section 2210. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1970 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Greenville for all costs associated with infrastructure improvements and/or the purchase of equipment, including prior incurred costs.

Section 2215. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 1980 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Highland for all costs associated with infrastructure improvements and/or the purchase of equipment, including prior incurred costs.

Section 2220. The sum of \$40,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2050 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Nashville for all costs associated with infrastructure improvements and/or the purchase of equipment, including prior incurred costs.

Section 2225. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2110 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Salem for all costs associated with infrastructure improvements and/or the purchase of equipment, including prior incurred costs.

Section 2230. The sum of \$40,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2135 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of St. Elmo for all costs associated with infrastructure improvements and/or the purchase of equipment, including prior incurred costs.

Section 2235. The sum of \$40,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2165 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Trenton for all costs associated with infrastructure improvements and/or the purchase of equipment, including prior incurred costs.

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Section 2240. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2170 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Troy for all costs associated with infrastructure improvements and/or the purchase of equipment, including prior incurred costs.

Section 2245. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2175 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Vandalia for all costs associated with infrastructure improvements and/or the purchase of equipment, including prior incurred costs.

Section 2250. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2200 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Valmeyer for all costs associated with infrastructure improvements.

Section 2255. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2205 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Coulterville for all costs associated with infrastructure improvements.

Section 2260. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2210 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Ina for all costs associated with infrastructure improvements.

Section 2265. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2215 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Jefferson County for all costs associated with infrastructure improvements at the Jefferson County Courthouse.

Section 2270. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2220 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Ava for all costs associated with infrastructure improvements.

Section 2275. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2225 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Town of Baldwin for all costs associated with infrastructure improvements.

Section 2280. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2230 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Bluford for all costs associated with infrastructure improvements.

Section 2285. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2235 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Campbell Hill for all costs associated with infrastructure improvements.

Section 2290. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2240 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Cutler for all costs associated with infrastructure improvements.

Section 2295. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2245 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of De Soto for all costs associated with infrastructure improvements.

Section 2300. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2250 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Dongola for all costs associated with infrastructure improvements.

Section 2305. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2255 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Du Bois for all costs associated with infrastructure improvements.

Section 2310. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2260 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Ellis Grove for all costs associated with infrastructure improvements.

Section 2315. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2265 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Evansville for all costs associated with infrastructure improvements.

Section 2320. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2270 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Fayetteville for all costs associated with infrastructure improvements.

Section 2325. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2275 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Hecker for all costs associated with infrastructure improvements.

Section 2330. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2280 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Lenzburg for all costs associated with infrastructure improvements.

Section 2335. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2285 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Maecystown for all costs associated with infrastructure improvements.

Section 2340. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2290 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Millstadt for all costs associated with infrastructure improvements.

Section 2345. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2295 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of New Athens for all costs associated with infrastructure improvements.

Section 2350. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2300 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Percy for all costs associated with infrastructure improvements.

Section 2355. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2305 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Prairie Du Rocher for all costs associated with infrastructure improvements.

Section 2360. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2310 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Ruma for all costs associated with infrastructure improvements.

Section 2365. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2315 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Smithton for all costs associated with infrastructure improvements.

Section 2370. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2320 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of St. Libory for all costs associated with infrastructure improvements.

Section 2375. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2325 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Tamaroa for all costs associated with infrastructure improvements.

Section 2380. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2330 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Tilden for all costs associated with infrastructure improvements.

Section 2385. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2335 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Vergennes for all costs associated with infrastructure improvements.

Section 2390. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2340 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Willisville for all costs associated with infrastructure improvements.

Section 2395. The sum of \$13,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2345 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Lake Barrington for all costs associated with infrastructure improvements, including but not limited to drainage improvements, in the Farm Trails neighborhood.

Section 2400. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2350 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of South Barrington for all costs associated with infrastructure improvements, including but not limited to the installation of a sanitary sewer liner.

Section 2405. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2355 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of South Barrington for all costs associated with infrastructure improvements, including but not limited to repair of a covered bridge.

Section 2410. The sum of \$258,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Hawthorn Woods for all costs associated with infrastructure improvements at the Village Community Park.

Section 2415. The sum of \$60,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2365 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Cary for all costs associated with infrastructure improvements, including but not limited to sidewalk improvements.

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Section 2420. The sum of \$66,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2370 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Barrington Hills for all costs associated with ADA and safety improvements at the Village Hall.

Section 2425. The sum of \$161,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2375 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Lake Zurich for all costs associated with a stormwater management project.

Section 2430. The sum of \$15,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2380 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Lake Zurich for all costs associated with infrastructure improvements.

Section 2435. The sum of \$35,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2385 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Ela Township for all costs associated with HVAC upgrades at the Ela Township community center.

Section 2440. The sum of \$13,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2390 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Ela Township for all costs associated with infrastructure improvements at the Ela Township community center.

Section 2445. The sum of \$37,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2395 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of North Barrington for all costs associated with stormwater and drainage repairs.

Section 2450. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2400 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Green Oaks for all costs associated with a restoration project at Meadow Haven Creek.

Section 2455. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2405 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Green Oaks for all costs associated with sidewalk installation.

Section 2460. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2410 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Algonquin for all costs associated with infrastructure improvements.

Section 2465. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2415 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Lake Barrington for all costs associated with infrastructure improvements.

Section 2470. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2420 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Freeport for all costs associated with infrastructure improvements.

Section 2475. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2425 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Dixon for all costs associated with infrastructure improvements.

Section 2480. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2430 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Rochelle for all costs associated with infrastructure improvements.

Section 2485. The sum of \$45,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2435 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Sangamon Valley CUSD 9 for all costs associated with infrastructure improvements.

Section 2490. The sum of \$45,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2440 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Pekin Public School District 108 for all costs associated with infrastructure improvements.

Section 2495. The sum of \$45,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2445 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to East Peoria Elementary District 86 for all costs associated with infrastructure improvements.

Section 2500. The sum of \$67,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2450 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to McLean County Unit District 5 for all costs associated with infrastructure improvements.

Section 2505. The sum of \$67,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2455 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Springfield School District 186 for all costs associated with infrastructure improvements.

Section 2510. The sum of \$36,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2460 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Sacred Heart Griffin High School in Springfield for all costs associated with infrastructure improvements.

Section 2515. The sum of \$36,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2465 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Lutheran High School in Springfield for all costs associated with infrastructure improvements.

Section 2520. The sum of \$22,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2470 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Christ the King Catholic School in Springfield for all costs associated with infrastructure improvements.

Section 2525. The sum of \$22,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2475 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Concordia Lutheran School in Springfield for all costs associated with infrastructure improvements.

Section 2530. The sum of \$22,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2480 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Our Saviors Lutheran School in Springfield for all costs associated with infrastructure improvements.

Section 2535. The sum of \$22,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2485 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to St. Agnes Catholic School in Springfield for all costs associated with infrastructure improvements.

Section 2540. The sum of \$22,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2490 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Trinity Lutheran School in Springfield for all costs associated with infrastructure improvements.

Section 2545. The sum of \$22,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2495 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Springfield Christian Academy for all costs associated with infrastructure improvements.

Section 2550. The sum of \$22,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2500 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Little Flower Elementary School in Springfield for all costs associated with infrastructure improvements.

Section 2555. The sum of \$22,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2505 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Riverton Christian Academy for all costs associated with infrastructure improvements.

Section 2560. The sum of \$22,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2510 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Lincoln Academy for all costs associated with infrastructure improvements.

Section 2565. The sum of \$22,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2515 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Faith Baptist Christian School in Pekin for all costs associated with infrastructure improvements.

Section 2570. The sum of \$22,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2520 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to New Hope Christian Academy in Pekin for all costs associated with infrastructure improvements.

Section 2575. The sum of \$22,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2525 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to St. Joseph Catholic School in Pekin for all costs associated with infrastructure improvements.

Section 2580. The sum of \$22,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2530 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Ministerial Excellence Christian Academy in Mackinaw for all costs associated with infrastructure improvements.

Section 2585. The sum of \$22,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2535 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Bethel Lutheran School in Pekin for all costs associated with infrastructure improvements.

Section 2590. The sum of \$22,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2540 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Midwest Christian Academy in Bloomington for all costs associated with infrastructure improvements.

Section 2595. The sum of \$22,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2545 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Youth Build Academy in Normal for all costs associated with infrastructure improvements.

Section 2600. The sum of \$22,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2550 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Epiphany Catholic School in Normal for all costs associated with infrastructure improvements.

Section 2605. The sum of \$36,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2555 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Central Catholic High School in Bloomington for all costs associated with infrastructure improvements.

Section 2610. The sum of \$22,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2560 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Cornerstone Christian in Bloomington for all costs associated with infrastructure improvements.

Section 2615. The sum of \$22,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2565 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Holy Trinity Catholic School in Bloomington for all costs associated with infrastructure improvements.

Section 2620. The sum of \$45,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2570 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Heyworth CUSD 4 for all costs associated with infrastructure improvements.

Section 2625. The sum of \$725,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2575 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Mahomet for all costs associated with land acquisition and/or infrastructure improvements, including prior year costs.

Section 2630. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2580 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Monticello for all costs associated with infrastructure improvements, including prior year costs.

Section 2635. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2585 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Moultrie County for all costs associated with infrastructure improvements, including prior year costs.

Section 2640. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2590 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Shelbyville for all costs associated with infrastructure improvements, including prior year costs.

Section 2645. The sum of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2595 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Edgar County Fair Association for all costs associated with infrastructure improvements, including prior year costs.

Section 2655. The sum of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2605 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Shelby County 4-H and Junior Fair Association for all costs associated with infrastructure improvements, including prior year costs.

Section 2660. The sum of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2610 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Piatt County Junior Fair Association for all costs associated with infrastructure improvements, including prior year costs.

Section 2665. The sum of \$175,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2615 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Douglas County for all costs associated with infrastructure improvements, including prior year costs.

Section 2670. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2620 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Corn Belt Fire Protection District for all costs associated with infrastructure improvements and/or the purchase of equipment, including prior year costs.

Section 2675. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2625 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the St. Joseph - Stanton Fire Protection District for all costs associated with infrastructure improvements and/or the purchase of equipment, including prior year costs.

Section 2690. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2640 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Bellflower for all costs associated with infrastructure improvements, including prior year costs.

Section 2695. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2645 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Downs for all costs associated with infrastructure improvements, including prior year costs.

Section 2700. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2650 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Cisco Fire Protection District

for all costs associated with infrastructure improvements and/or the purchase of equipment, including prior year costs.

Section 2705. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2655 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Sangamon Valley Fire Protection District for all costs associated with infrastructure improvements and/or the purchase of equipment, including prior year costs.

Section 2710. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2660 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Tolono Fire Protection District for all costs associated with infrastructure improvements and/or the purchase of equipment, including prior year costs.

Section 2715. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2665 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Sadorus Fire Protection District for all costs associated with infrastructure improvements and/or the purchase of equipment, including prior year costs.

Section 2720. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2670 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Ogden-Royal Community Fire Protection District for all costs associated with infrastructure improvements and/or the purchase of equipment, including prior year costs.

Section 2725. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2675 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Deland Community Fire Protection District for all costs associated with infrastructure improvements and/or the purchase of equipment, including prior year costs.

Section 2730. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2680 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Bethany Fire Protection District for all costs associated with infrastructure improvements and/or the purchase of equipment, including prior year costs.

Section 2735. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2685 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Lovington Fire Protection District for all costs associated with infrastructure improvements and/or the purchase of equipment, including prior year costs.

Section 2740. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2690 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Findlay Fire Protection

District for all costs associated with infrastructure improvements and/or the purchase of equipment, including prior year costs.

Section 2745. The sum of \$12,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2695 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Vermilion Fire Department for all costs associated with infrastructure improvements and/or the purchase of equipment, including prior year costs.

Section 2750. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2700 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Hume Fire Protection District for all costs associated with infrastructure improvements and/or the purchase of equipment, including prior year costs.

Section 2755. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2705 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Brocton Fire Protection District for all costs associated with infrastructure improvements and/or the purchase of equipment, including prior year costs.

Section 2760. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2710 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Metcalf Fire Protection District for all costs associated with infrastructure improvements and/or the purchase of equipment, including prior year costs.

Section 2765. The sum of \$12,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2715 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Sigel Fire Protection District for all costs associated with infrastructure improvements and/or the purchase of equipment, including prior year costs.

Section 2770. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2720 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Bloomington for all costs associated with infrastructure improvements.

Section 2775. The sum of \$37,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2725 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chenoa for all costs associated with infrastructure improvements.

Section 2780. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2730 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of El Paso for all costs associated with infrastructure improvements.

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Section 2785. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2735 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Hoopston for all costs associated with infrastructure improvements.

Section 2790. The sum of \$12,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2740 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Minok for all costs associated with infrastructure improvements.

Section 2795. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2745 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Paxton for all costs associated with infrastructure improvements.

Section 2800. The sum of \$62,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2750 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Pontiac for all costs associated with infrastructure improvements.

Section 2805. The sum of \$32,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2755 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Watseka for all costs associated with infrastructure improvements.

Section 2810. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2760 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Dwight Township High School District #230 for all costs associated with infrastructure improvements.

Section 2815. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2765 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the El Paso Fire Protection District for all costs associated with infrastructure improvements and/or the purchase of equipment.

Section 2820. The sum of \$15,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2770 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Ford County for all costs associated with infrastructure improvements.

Section 2825. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2775 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Gibson City for all costs associated with infrastructure improvements.

Section 2830. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2780 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Illinois State University for all costs associated with infrastructure improvements at Illinois State University Laboratory Schools.

Section 2835. The sum of \$12,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2785 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Iroquois County for all costs associated with infrastructure improvements.

Section 2840. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2790 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Livingston County for all costs associated with infrastructure improvements.

Section 2845. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2795 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to McLean County for all costs associated with infrastructure improvements.

Section 2850. The sum of \$12,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2800 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Normal Public Library for all costs associated with infrastructure improvements.

Section 2855. The sum of \$37,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2805 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Town of Chatsworth for all costs associated with infrastructure improvements.

Section 2860. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2810 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Town of Normal for all costs associated with infrastructure improvements.

Section 2865. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2815 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to University High School at Illinois State University for all costs associated with infrastructure improvements.

Section 2870. The sum of \$12,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2820 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Vermilion County for all costs associated with infrastructure improvements.

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Section 2875. The sum of \$7,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2825 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Bismarck for all costs associated with infrastructure improvements.

Section 2880. The sum of \$12,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2830 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Buckley for all costs associated with infrastructure improvements.

Section 2885. The sum of \$12,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2835 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Cissna Park Fire Protection District for all costs associated with infrastructure improvements.

Section 2890. The sum of \$12,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2840 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Clifton for all costs associated with infrastructure improvements.

Section 2895. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2845 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Colfax for all costs associated with infrastructure improvements.

Section 2900. The sum of \$12,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2850 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Cornell for all costs associated with infrastructure improvements.

Section 2905. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2855 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Cullom for all costs associated with infrastructure improvements.

Section 2910. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2860 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Dwight for all costs associated with infrastructure improvements.

Section 2915. The sum of \$12,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2865 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Flanagan for all costs associated with infrastructure improvements.

Section 2920. The sum of \$37,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2870 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Gridley for all costs associated with infrastructure improvements.

Section 2925. The sum of \$17,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2875 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Long Point for all costs associated with infrastructure improvements.

Section 2930. The sum of \$12,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2880 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Milford for all costs associated with infrastructure improvements.

Section 2935. The sum of \$12,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2885 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Odell for all costs associated with infrastructure improvements.

Section 2940. The sum of \$7,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2890 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Rossville for all costs associated with infrastructure improvements.

Section 2945. The sum of \$12,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2895 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Saunemin for all costs associated with infrastructure improvements.

Section 2950. The sum of \$5,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2900 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Secor for all costs associated with infrastructure improvements.

Section 2955. The sum of \$12,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2905 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Woodford County for all costs associated with infrastructure improvements.

Section 2960. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2910 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Woodland Community Unit School District #5 for all costs associated with infrastructure improvements.

Section 2965. The sum of \$12,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2915 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Ashkum for all costs associated with infrastructure improvements.

Section 2970. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2920 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Boys and Girls Club of Livingston County for all costs associated with infrastructure improvements.

Section 2975. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2925 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Eureka for all costs associated with infrastructure improvements.

Section 2980. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2930 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Cherry Valley for all costs associated with infrastructure improvements.

Section 2985. The sum of \$400,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2935 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Rock River Water Reclamation District for all costs associated with sewer upgrades and expansions.

Section 2990. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2940 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Rockford Park District for all costs associated with infrastructure improvements.

Section 2995. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2945 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Boone County Fair for all costs associated with deferred maintenance and/or capital improvements.

Section 3000. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2950 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Boone County for all costs associated with deferred maintenance and/or capital improvements.

Section 3005. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2955 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Roscoe for all costs associated with infrastructure improvements.

Section 3010. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2960 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Belvidere Park District for all costs associated with infrastructure improvements.

Section 3015. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2965 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Belvidere for all costs associated with infrastructure improvements.

Section 3020. The sum of \$140,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2970 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Fox River Grove for all costs associated with a bike path project.

Section 3025. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2975 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Long Grove for all costs associated with rebuilding the Stemple Municipal parking lot.

Section 3030. The sum of \$140,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2980 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Lake County for all costs associated with construction and/or renovation of the Lake County Children's Advocacy Center.

Section 3035. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2985 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Mundelein for all costs associated with infrastructure improvements.

Section 3036. The sum of \$980,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Trinity International University for all costs associated with infrastructure improvements.

Section 3040. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2990 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Trinity International University for all costs associated with infrastructure improvements.

Section 3045. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 2995 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Pope County for all costs associated with road improvements.

Section 3050. The sum of \$400,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, less \$350,000 to be lapsed, from an appropriation heretofore made for such purpose in Article 43, Section 3000 of Public Act 101-0638, as amended, is reappropriated from the

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Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Alexander County for all costs associated with the purchase and installation of flood mitigation equipment.

Section 3051. The sum of \$300,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Cairo for all costs associated with infrastructure improvements, including but not limited to the purchase and installation of flood mitigation equipment.

Section 3052. The sum of \$50,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Pulaski for all costs associated with infrastructure improvements.

Section 3055. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 3005 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Galatia for all costs associated with sewer upgrades.

Section 3060. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 3010 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Ridgway for all costs associated with sewer upgrades.

Section 3065. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 3015 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Metropolis for all costs associated with infrastructure improvements.

Section 3070. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 3020 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of New Haven for all costs associated with infrastructure improvements.

Section 3075. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 3025 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Harrisburg Township Park District for all costs associated with the construction of a skate park.

Section 3080. The sum of \$1,500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 3030 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the YWCA of the Quad Cities for all costs associated with infrastructure improvements.

Section 3090. The sum of \$170,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 3040 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Homer Glen for all costs associated with infrastructure improvements.

Section 3095. The sum of \$170,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article

43, Section 3045 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Downers Grove for all costs associated with infrastructure improvements.

Section 3100. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 3050 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Darien for all costs associated with infrastructure improvements.

Section 3105. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 3055 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Burr Ridge for all costs associated with infrastructure improvements.

Section 3110. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 3060 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Willowbrook for all costs associated with infrastructure improvements.

Section 3115. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 3065 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Woodridge for all costs associated with infrastructure improvements.

Section 3120. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 3070 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Willow Springs for all costs associated with infrastructure improvements.

Section 3125. The sum of \$60,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 3075 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of La Grange for all costs associated with infrastructure improvements.

Section 3130. The sum of \$60,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 3080 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Western Springs for all costs associated with infrastructure improvements.

Section 3135. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 3085 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Naperville for all costs associated with infrastructure improvements.

Section 3140. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 3090 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund

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to the Department of Commerce and Economic Opportunity for a grant to the Village of Indian Head Park for all costs associated with infrastructure improvements.

Section 3160. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 3110 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Indian Boundary YMCA of Metro Chicago for all costs associated with infrastructure improvements.

Section 3165. The sum of \$140,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 3115 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Tri City Health Partnership Medical and Dental Clinic for all costs associated with an expansion project.

Section 3170. The sum of \$140,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 3120 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Lazarus House in St. Charles for all costs associated with an expansion project.

Section 3175. The sum of \$800,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 3125 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to McHenry Community College for all costs associated with the purchase and installation of a fire training tower.

Section 3180. The sum of \$170,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 3130 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Boys and Girls Club of Elgin for all costs associated with infrastructure improvements.

Section 3195. The sum of \$175,100, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 3145 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Leland Grove for all costs associated with resurfacing Chatham Road.

Section 3200. The sum of \$83,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 3150 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Springfield Public Schools District #186 for all costs associated with construction of ADA accessible restrooms and bleachers for the track at Springfield High School.

Section 3205. The sum of \$550,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 3155 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Jerome for all costs associated with sidewalk and road improvements to Iles Road.

Section 3210. The sum of \$291,900, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 3160 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund

to the Department of Commerce and Economic Opportunity for a grant to the City of Jacksonville for all costs associated with a road project on East State Street.

Section 3215. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 3165 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Pittsfield for all costs associated with infrastructure improvements.

Section 3220. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 3170 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Calhoun County for all costs associated with ADA accessibility projects at the Calhoun County Courthouse.

Section 3225. The sum of \$170,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 3175 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Jerseyville for all costs associated with a drainage project on Pleasant Street.

Section 3230. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 3180 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the YMCA of Warren County for all costs associated with renovations to the family changing room.

Section 3235. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 3185 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the YMCA of McDonough County for all costs associated with infrastructure improvements.

Section 3240. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 3190 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chaddock School of Quincy for all costs associated with infrastructure improvements.

Section 3245. The sum of \$195,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 3195 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to John Wood Community College for all costs associated with infrastructure improvements.

Section 3250. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 3200 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Spoon River Community College for all costs associated with infrastructure improvements.

Section 3255. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 3205 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Regional Office of Education #26 for all costs associated with infrastructure improvements at the Western Area Cooperative warehouse.

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Section 3260. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 3210 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the LaHarpe Community School District #37 for all costs associated with infrastructure improvements.

Section 3265. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 3215 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Mt. Sterling for all costs associated with infrastructure improvements.

Section 3270. The sum of \$35,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 3220 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Carthage for all costs associated with infrastructure improvements.

Section 3275. The sum of \$45,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 3225 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Roseville for all costs associated with infrastructure improvements.

Section 3280. The sum of \$142,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 3230 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Brown County Highway Department for all costs associated with infrastructure improvements.

Section 3285. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 3235 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Nauvoo for all costs associated with infrastructure improvements.

Section 3290. The sum of \$45,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 3240 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Hartsburg-Emden CUSD 21 for all costs associated with infrastructure improvements.

Section 3295. The sum of \$45,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 3245 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Mount Pulaski CUSD 23 for all costs associated with infrastructure improvements.

Section 3300. The sum of \$45,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 3250 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Lincoln Elementary School District 27 for all costs associated with infrastructure improvements.

Section 3305. The sum of \$45,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 3255 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chester-East Lincoln CCSD 61 for all costs associated with infrastructure improvements.

Section 3310. The sum of \$45,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 3260 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to New Holland-Middletown Elementary District 88 for all costs associated with infrastructure improvements.

Section 3315. The sum of \$45,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 3265 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to West Lincoln-Broadwell CSD 92 for all costs associated with infrastructure improvements.

Section 3320. The sum of \$45,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 3270 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Lincoln Community High School District 404 for all costs associated with infrastructure improvements.

Section 3325. The sum of \$45,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 3275 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Olympia CUSD 16 for all costs associated with infrastructure improvements.

Section 3330. The sum of \$67,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 3280 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Bloomington Public Schools District 87 for all costs associated with infrastructure improvements.

Section 3335. The sum of \$45,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 3285 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Greenview CUSD 200 for all costs associated with infrastructure improvements.

Section 3340. The sum of \$45,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 3290 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Porta CUSD 202 for all costs associated with infrastructure improvements.

Section 3345. The sum of \$45,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 3295 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Athens CUSD 213 for all costs associated with infrastructure improvements.

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Section 3350. The sum of \$45,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 3300 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Tri-City CUSD 1 for all costs associated with infrastructure improvements.

Section 3355. The sum of \$45,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 3305 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Riverton CUSD 14 for all costs associated with infrastructure improvements.

Section 3360. The sum of \$45,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 3310 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Williamsville-Sherman CUSD 15 for all costs associated with infrastructure improvements.

Section 3365. The sum of \$45,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 3315 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Central School District 1 for all costs associated with infrastructure improvements.

Section 3370. The sum of \$45,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 3320 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Washington School District 52 for all costs associated with infrastructure improvements.

Section 3375. The sum of \$45,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 3325 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Robein School District 85 for all costs associated with infrastructure improvements.

Section 3380. The sum of \$45,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 3330 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Washington Community High School District 308 for all costs associated with infrastructure improvements.

Section 3385. The sum of \$45,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 3335 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Deer Creek-Mackinaw CUSD 701 for all costs associated with infrastructure improvements.

Section 3390. The sum of \$45,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 3340 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Tremont CUSD 702 for all costs associated with infrastructure improvements.

Section 3395. The sum of \$45,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 3345 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Delavan CUSD 703 for all costs associated with infrastructure improvements.

Section 3400. The sum of \$45,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 3350 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Morton CUSD 709 for all costs associated with infrastructure improvements.

Section 3405. The sum of \$22,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 3355 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Carroll Catholic School in Lincoln for all costs associated with infrastructure improvements.

Section 3410. The sum of \$22,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 3360 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Zion Lutheran School in Mount Pulaski for all costs associated with infrastructure improvements.

Section 3415. The sum of \$22,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 3365 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Park Meadows Baptist Academy in Lincoln for all costs associated with infrastructure improvements.

Section 3420. The sum of \$22,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 3370 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Zion Lutheran School in Lincoln for all costs associated with infrastructure improvements.

Section 3425. The sum of \$22,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 3375 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Corpus Christi Catholic School in Bloomington for all costs associated with infrastructure improvements.

Section 3430. The sum of \$22,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 3380 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Trinity Lutheran School in Bloomington for all costs associated with infrastructure improvements.

Section 3435. The sum of \$22,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 3385 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to St. Mary's School in Bloomington for all costs associated with infrastructure improvements.

Section 3440. The sum of \$22,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 3390 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Montessori Children's House in Springfield for all costs associated with infrastructure improvements.

Section 3445. The sum of \$22,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 3395 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to St. Aloysius School in Springfield for all costs associated with infrastructure improvements.

Section 3450. The sum of \$22,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 3400 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Blessed Sacrament School in Morton for all costs associated with infrastructure improvements.

Section 3455. The sum of \$22,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 3405 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to St. Patrick Catholic School in Washington for all costs associated with infrastructure improvements.

Section 3460. The sum of \$22,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 3410 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Good Shepherd Lutheran School in Pekin for all costs associated with infrastructure improvements.

Section 3465. The sum of \$22,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 3415 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Bethel Lutheran School in Morton for all costs associated with infrastructure improvements.

Section 3470. The sum of \$22,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 3420 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Judah Preparatory Academy in Mackinaw for all costs associated with infrastructure improvements.

Section 3475. The sum of \$22,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 3425 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Illinois Central Christian School in Washington for all costs associated with infrastructure improvements.

Section 3480. The sum of \$45,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 3430 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Rochester CUSD 3A for all costs associated with infrastructure improvements.

Section 3485. The sum of \$36,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 3435 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Calvary Academy in Springfield for all costs associated with infrastructure improvements.

Section 3490. The sum of \$22,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 3440 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Blessed Sacrament Catholic School in Springfield for all costs associated with infrastructure improvements.

Section 3855. No contract shall be entered into or obligation incurred or any expenditure made from a reappropriation herein made in this Article until after the purposes and amounts have been approved in writing by the Governor.

#### ARTICLE 166

Section 1. The sum of \$19,500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 46, Section 5000 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for grants to local governments, school districts and community based providers for costs associated with infrastructure improvements.

Section 5. The sum of \$4,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 46, Section 5 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Lake Land College for all costs associated with construction of a new agricultural education building.

Section 10. The sum of \$4,000,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Prairie Cities Soccer League in the Town of Normal for all costs associated with infrastructure improvements.

Section 15. The sum of \$400,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 46, Section 15 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Sugar Grove for all costs associated with infrastructure improvements, including, but not limited to broadband expansion.

Section 20. The sum of \$2,500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 46, Section 20 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Sugar Grove for all costs associated with water storage tank remediation.

Section 23. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 46, Section 23 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Fox Valley Park District for all costs associated with signage installation for the regional trail system.

Section 25. The sum of \$220,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 46, Section 25 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the

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Department of Commerce and Economic Opportunity for a grant to the Village of Elburn for all costs associated with park construction.

Section 30. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 46, Section 30 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Kane County for all costs associated with the construction of a multi-purpose building.

Section 35. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 46, Section 35 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Sparta World Shooting and Recreational Complex for all costs associated with infrastructure improvements.

Section 40. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 46, Section 40 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Monroe County for all costs associated with improvements to Bluff Road.

Section 45. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 46, Section 45 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Du Quoin State Fairgrounds for all costs associated with infrastructure improvements.

Section 50. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 46, Section 50 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Perry County for all costs associated with building repairs and/or renovations.

Section 55. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 46, Section 55 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Jefferson County for all costs associated with building repairs and/or renovations.

Section 60. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 46, Section 60 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Southern Illinois Airport in Murphysboro for all costs associated with hangar construction and renovation.

Section 65. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 46, Section 65 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Cherry Valley for all costs associated with infrastructure improvements.

Section 70. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 46, Section 70 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Rockford Park District all costs associated with infrastructure improvements.

Section 75. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 46, Section 75 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Mercyhealth Hospital in Rockford for all costs associated with flood mitigation projects.

Section 80. The sum of \$2,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 46, Section 80 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Boone County for all costs associated with road improvements for Newberg Road.

Section 85. The sum of \$4,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 46, Section 85 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Lake County for all costs associated with a grade separation project at Old McHenry Road.

Section 90. The sum of \$3,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 46, Section 90 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Peoria for all costs associated with improvements to Pioneer Parkway.

Section 95. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 46, Section 95 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Kewanee Life Skills Re-entry Center for all costs associated with infrastructure improvements.

Section 100. The sum of \$4,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 46, Section 100 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Cairo Port Authority for all costs associated with the construction and development of a Cairo Port, including but not limited to site development, earthwork, wetland mitigation, roadway construction, railway construction, public utility infrastructure, and river dock facilities.

Section 105. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 550 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Western Springs for all costs associated with infrastructure improvements.

Section 110. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 46, Section 110 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Homer Glen Park District for all costs associated with infrastructure improvements.

Section 115. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 560 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Naperville for all costs associated with infrastructure improvements.

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Section 120. The sum of \$60,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 565 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Indian Head Park for all costs associated with infrastructure improvements.

Section 125. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 570 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Willow Springs for all costs associated with infrastructure improvements.

Section 130. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 575 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Downers Grove Township Highway Department for all costs associated with infrastructure improvements.

Section 135. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 580 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Lemont Township for all costs associated with infrastructure improvements.

Section 140. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 585 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Homer Township for all costs associated with infrastructure improvements.

Section 145. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 590 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Lemont Park District for all costs associated with infrastructure improvements.

Section 150. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 595 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Woodridge Park District for all costs associated with infrastructure improvements.

Section 155. The sum of \$80,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 600 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Downers Grove Park District for all costs associated with infrastructure improvements.

Section 160. The sum of \$170,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 3035 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Lemont for all costs associated with infrastructure improvements.

Section 165. The sum of \$80,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 3095 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Lemont Park District for all costs associated with infrastructure improvements.

Section 170. The sum of \$80,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 3100 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Downers Grove Park District for all costs associated with infrastructure improvements.

Section 175. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 46, Section 175 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Woodford County Highway Department for all costs associated with road and bridge improvements.

Section 180. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 46, Section 180 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Lemont for all costs associated with the installation of a new deep water well treatment facility.

Section 185. The sum of \$80,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 43, Section 3105 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Woodridge Park District for all costs associated with infrastructure improvements.

Section 190. The sum of \$155,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 46, Section 190 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Darien for all costs associated with sidewalk removal and replacement.

Section 195. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 46, Section 195 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Willowbrook for all costs associated with renovations to the Community Resource Center and Council Chambers.

Section 200. The sum of \$4,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 46, Section 200 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Springfield for all costs associated with a grade crossing project on Cockrell Lane.

Section 205. The sum of \$4,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 46, Section 205 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Fox Waterway Agency for all costs associated with dredging projects.

Section 210. The sum of \$2,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 46, Section 210 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Elgin Community College for all costs associated with the construction of a workforce training center.

Section 215. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 46, Section 215 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to McHenry County College for all costs associated with library renovations.

Section 220. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 46, Section 220 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Community Unit School District 300 for all costs associated with construction and/or renovation of DeLacey Family Education Facility.

Section 225. The sum of \$3,818,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 46, Section 225 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Sangamon Valley Public Water District for all costs associated with Phase One of a water line extension project to People's gas leak area.

Section 230. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 46, Section 230 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Stephens Family YMCA for all costs associated with infrastructure improvements.

Section 235. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 46, Section 235 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Decatur Family YMCA for all costs associated with infrastructure improvements.

Section 245. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 46, Section 245 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Monticello for all costs associated with infrastructure improvements.

Section 250. The sum of \$32,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 46, Section 250 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Mahomet for all costs associated with infrastructure improvements.

Section 255. The sum of \$2,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 46, Section 255 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Lincoln's New Salem State Historic Site for all costs associated with infrastructure improvements.

Section 265. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 46, Section 265 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Illinois Wesleyan University for all costs associated with infrastructure improvements.

Section 270. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 46, Section 270 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Lincoln College for all costs associated with infrastructure improvements.

Section 275. The sum of \$800,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 46, Section 275 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Kaskaskia College for all costs associated with a galvanized water line replacement project.

Section 280. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 46, Section 280 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Madison County for all costs associated with road and bridge repairs.

Section 290. The sum of \$750,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 46, Section 290 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Fayette County for all costs associated with road and bridge repairs.

Section 295. The sum of \$750,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 46, Section 295 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Clinton County for all costs associated with road and bridge repairs.

Section 300. The sum of \$700,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 46, Section 300 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Washington County for all costs associated with road and bridge repairs.

Section 305. The sum of \$4,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 46, Section 305 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the YWCA of the Quad Cities for all costs associated with infrastructure improvements.

Section 310. The sum of \$150,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Farwell House for all costs associated with infrastructure improvements.

Section 315. The sum of \$4,000,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Freeport for all costs associated with infrastructure improvements.

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Section 320. No contract shall be entered into or obligation incurred or any expenditure made from a reappropriation herein made in this Article until after the purposes and amounts have been approved in writing by the Governor.

#### ARTICLE 167

Section 5. The sum of \$1,050,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Norwegian American Hospital Center in Chicago dba Humboldt Park Health for costs associated with hospital equipment upgrades, including all prior incurred costs.

Section 10. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 10 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the San Lucas Church for costs associated with roof repair.

Section 15. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 15 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Latin United Community Housing Association of Chicago for costs associated with the expansion of the community center and other capital improvements.

Section 20. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 20 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the City of Chicago School District 299 for costs associated with capital improvements to include playground rehab at Talcott Elementary School.

Section 25. The sum of \$129,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 25 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chicago Public School District #299 for costs associated with capital improvements at North Grand High School.

Section 30. The sum of \$215,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 30 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Puerto Rican Cultural Center of Chicago (PRCC) for costs associated with capital improvements.

Section 35. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 35 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the National Museum of Puerto Rican Art and Council of Chicago for costs associated with expansion and development of the existing main building and other building improvements.

Section 40. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 40 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the City of

Chicago School District #299 for costs associated infrastructure improvements at Marine Leadership Academy of Chicago.

Section 45. The sum of \$175,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 45 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Spanish Coalition for Housing of Chicago for costs associated with property acquisition and re-development.

Section 50. The sum of \$270,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 50 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Infant Welfare Society of Chicago for costs associated with health center improvements.

Section 55. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 55 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Association House of Chicago for costs associated with infrastructure improvements.

Section 60. The sum of \$350,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 60 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Rincon Family Services of Chicago for costs associated with renovation of the community educational and health services facilities.

Section 65. The sum of \$190,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 65 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chicago Public School District #299 for costs associated with infrastructure improvements at Nixon Elementary.

Section 70. The sum of \$400,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 70 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Casa Central of Chicago for costs associated with capital improvements.

Section 75. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 75 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Puerto Rican Arts Alliance (PRAA) of Chicago for costs associated with building expansion and re-development of PRAA's headquarter and art center.

Section 80. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 80 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Segundo Ruiz Belvis Cultural Center (SRBCC) of Chicago for costs associated with re-development of performing arts and music center.

Section 85. The sum of \$350,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40,

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Section 85 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Healthcare Alternative Solution in Broadview for costs associated with capital improvements

Section 90. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 90 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to The Miracle Center Inc for costs associated with building purchases.

Section 95. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 95 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to ASI for costs associated with capital Improvements.

Section 100. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 100 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Community Health for costs associated with facility renovations.

Section 105. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 105 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chicago Public School District #299 for costs associated with facility renovations at Burbank Elementary School.

Section 110. The sum of \$125,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 110 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to The Polish Museum of America for costs associated with infrastructure improvements.

Section 115. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 115 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Family Focus for costs associated with facility renovations.

Section 120. The sum of \$540,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 120 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with grants to local governments, school districts and community based providers for costs associated with infrastructure improvements.

Section 125. The sum of \$150,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond fund to the Department of Commerce and Economic Opportunity for a grant to Cahokia Heights for costs associated with infrastructure improvements.

Section 130. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 130 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Belleville for costs

associated with infrastructure improvements, roads, sewer and water improvements, and/or sidewalks or demolition of derelict and abandoned properties.

Section 135. The sum of \$300,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond fund to the Department of Commerce and Economic Opportunity for a grant to Cahokia Heights for costs associated with infrastructure improvements.

Section 140. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 140 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Caseyville for costs associated with infrastructure improvements, roads, sewer and water improvements, and/or sidewalks or demolition of derelict and abandoned properties.

Section 145. The sum of \$200,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond fund to the Department of Commerce and Economic Opportunity for a grant to Cahokia Heights for costs associated with infrastructure improvements.

Section 150. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 150 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of East St. Louis for costs associated with infrastructure improvements, roads, sewer and water improvements, and/or sidewalks or demolition of derelict and abandoned properties.

Section 155. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 155 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Fairview Heights for costs associated with infrastructure improvements, roads, sewer and water improvements, and/or sidewalks or demolition of derelict and abandoned properties.

Section 160. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 160 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Freeburg for costs associated with infrastructure improvements, roads, sewer and water improvements, and/or sidewalks or demolition of derelict and abandoned properties.

Section 165. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 165 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the town of Fairmont for costs associated with infrastructure improvements, roads, sewer and water improvements, and/or sidewalks or demolition of derelict and abandoned properties.

Section 175. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 175 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Lebanon for costs associated with infrastructure improvements, roads, sewer and water improvements, and/or sidewalks or demolition of derelict and abandoned properties.

Section 180. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 180 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to

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the Department of Commerce and Economic Opportunity for a grant to the City of Madison for costs associated with infrastructure improvements, roads, sewer and water improvements, and/or sidewalks or demolition of derelict and abandoned properties.

Section 185. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 185 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Mascoutah for costs associated with infrastructure improvements, roads, sewer and water improvements, and/or sidewalks or demolition of derelict and abandoned properties.

Section 190. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 190 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Millstadt for costs associated with infrastructure improvements, roads, sewer and water improvements, and/or sidewalks or demolition of derelict and abandoned properties.

Section 195. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 195 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of O'Fallon for costs associated with infrastructure improvements, roads, sewer and water improvements, and/or sidewalks or demolition of derelict and abandoned properties.

Section 200. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 200 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Shiloh for costs associated with infrastructure improvements, roads, sewer and water improvements, and/or sidewalks or demolition of derelict and abandoned properties.

Section 205. The sum of \$100,000, or so much thereof as may be necessary is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Swansea for costs associated with infrastructure improvements, roads, sewer and water improvements, and/or sidewalks or demolition of derelict and abandoned properties.

Section 210. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 210 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Venice for costs associated with infrastructure improvements, roads, sewer and water improvements, and/or sidewalks or demolition of derelict and abandoned properties.

Section 215. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 215 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Washington Park for costs associated with infrastructure improvements, roads, sewer and water improvements, and/or sidewalks or demolition of derelict and abandoned properties.

Section 220. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 220 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Brooklyn for costs

associated with infrastructure improvements, roads, sewer and water improvements, and/or sidewalks or demolition of derelict and abandoned properties.

Section 225. The sum of \$200,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Cahokia Heights for costs associated with infrastructure and other capital improvements.

Section 230. The sum of \$125,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 230 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Fund to the Department of Commerce and Economic Opportunity for a grant to the Christian Activity Center for costs associated with restoration of the Old East St Louis Library.

Section 235. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 235 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Project Compassion for costs associated with capital improvement and purchasing of equipment.

Section 240. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 240 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Venice for costs associated with capital improvements.

Section 245. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 245 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Gustave Koener House for costs associated with capital improvements.

Section 250. The sum of \$130,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 250 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Fairview Heights for costs associated with capital improvements.

Section 255. The sum of \$200,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 255 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Cahokia Heights for costs associated with infrastructure and other capital improvements.

Section 260. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 260 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Fairmount City for costs associated with the capital improvements.

Section 265. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 265 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Urban League for costs associated relative with the creation of business incubator, in East St Louis.

Section 270. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 270 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to St. Clair County for costs associated with the purchase of equipment.

Section 275. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 275 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Teens Against Killing Everywhere (T.A.K.E) for costs associated with infrastructure improvements.

Section 280. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 280 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Belleville Philharmonic Society for costs associated with purchasing of equipment and other capital improvements.

Section 285. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 285 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Joseph Center for costs associated with infrastructure improvements.

Section 290. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 290 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of East St. Louis for costs associated with infrastructure improvements.

Section 295. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 295 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Swansea for costs associated with capital improvements or infrastructure improvements.

Section 300. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 300 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Madison for costs associated with the purchasing of equipment.

Section 305. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 305 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Belleville for costs associated with the renovation and other capital improvements.

Section 310. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 310 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Arthur Johnson Foundation for costs associated with purchasing of equipment and infrastructure improvements at the Arthur Johnson Foundation.

Section 315. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 315 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to The Village Theatre for costs associated with infrastructure improvements and purchasing of equipment.

Section 320. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 320 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Fund to the Department of Commerce and Economic Opportunity for a grant to Call4Help for costs associated with purchasing of equipment and infrastructure improvements.

Section 325. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 325 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Fund to the Department of Commerce and Economic Opportunity for a grant to the Jackie Joyner-Kersey Center for cost associated with purchasing of equipment and other capital improvements.

Section 330. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 330 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the KAPAL Foundation for costs associated with purchasing of equipment and other capital improvements.

Section 335. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 335 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Krimson Achievement Youth Foundation for the costs associated with purchasing of equipment and other capital improvements.

Section 340. The sum of \$15,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 340 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Delta Economic Development Center for the costs associated with purchasing of equipment and other capital improvements.

Section 345. The sum of \$15,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 345 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Nu Chi Foundation for the costs associated with purchasing of equipment and other capital improvements.

Section 350. The sum of \$15,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 350 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Alpha Upsilon Sigma for the costs associated with purchasing of equipment and other capital improvements.

Section 355. The sum of \$15,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 355 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a Grant to the Metro East St Louis Community Initiative for the costs associated with purchasing of equipment and other capital improvements.

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Section 360. The sum of \$15,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 360 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Sigma Community Leadership Social Impact Foundation (SCLSIF) for the costs associated with purchasing of equipment and other capital improvements.

Section 365. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 365 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Pearls of Power for the costs associated with purchasing of equipment and other capital improvements.

Section 370. The sum of \$15,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 370 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Professional Business Services, Inc. for the costs associated with purchasing of equipment and other capital improvements.

Section 375. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 375 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Community Lifeline for costs associated with capital improvements.

Section 380. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 380 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Community Development Sustainable Solutions for costs associated with purchasing of equipment and other capital improvements.

Section 385. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 385 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunities for a grant to I Am East Saint Louis Foundation for costs associated with purchasing of equipment and other capital improvements.

Section 390. The sum of \$380,000, or so much thereof as may be necessary is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for grants to local governments, school districts and community based providers for costs associated with infrastructure improvements.

Section 395. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 395 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Champaign County Forest Preserve for costs associated with amenities and accessibility improvements at the Kickapoo Trail West of High Cross Road in Urbana.

Section 396. The sum of \$25,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Vermilion County Children Advocacy Center Inc for costs associated with capital improvements.

Section 400. The sum of \$93,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 400 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the City of Urbana for costs associated with capital improvements to include Generated Energy Savings Project.

Section 405. The sum of \$44,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 405 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the University YMCA at the University of Illinois Urbana-Champaign for costs associated with installation and renovation of Americans with Disabilities Act (ADA) accessible bathrooms.

Section 410. The sum of \$51,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 410 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Danville Family YMCA in Danville for costs associated with air-conditioning renovation.

Section 415. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 415 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Village of Oakwood for costs associated with construction and renovation of Oakwood's City Hall.

Section 420. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 420 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Village of Westville for costs associated with park improvements in Zamberletti Park.

Section 425. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 425 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Village of Fithian for costs associated with construction of park and playground equipment and other capital improvements.

Section 430. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 430 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Parkland College in Champaign for costs associated with safety improvements of the chemistry lab.

Section 435. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 435 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Champaign Park District for costs associated with renovation to the Park District's Special Recreation after school program and summer camp program.

Section 440. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 440 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the

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Department of Commerce and Economic Opportunity for costs associated with a grant to the Ludlow CCSD #142 for costs associated with building renovations and the purchase of equipment.

Section 445. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 445 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Village of Muncie for costs associated with infrastructure and other capital improvements.

Section 450. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 450 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Village of Georgetown for costs associated with park improvements and purchasing of equipment.

Section 455. The sum of \$80,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 455 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Ridge Farm Library for costs associated with building renovations and purchasing of equipment.

Section 460. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 460 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Georgetown Library for costs associated with building renovations and purchasing of equipment.

Section 465. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 465 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Danville Boys & Girls Club for costs associated with infrastructure improvements.

Section 470. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 470 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Catlin Library for costs associated with building renovations and purchasing of equipment.

Section 475. The sum of \$95,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 475 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Danville Township for costs associated with construction of an outbuilding.

Section 480. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 480 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the VC War Museum for costs associated with building renovations and construction.

Section 485. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 485 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the VC Historical Museum for costs associated with building renovations and construction.

Section 490. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 490 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Crosspoint Human Services for costs associated with building renovations and construction.

Section 495. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 495 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Illiana Historical and Genealogical Society for costs associated with building renovations and construction.

Section 500. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 500 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Danville Arena for costs associated with building renovations and construction.

Section 505. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 505 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Fair Hope Children's Ministry for costs associated with building renovations and construction.

Section 510. The sum of \$175,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 510 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Worksource Enterprises for costs associated with the purchase of a group home and construction.

Section 515. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 515 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Vermilion County Children Advocacy Center Inc for costs associated with renovation and construction.

Section 520. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 520 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Danville Stadium for costs associated with building renovation.

Section 525. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 525 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Danville Area Community College (DACC) for costs associated with renovation of the Veterans Center.

Section 530. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 530 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Danville for costs associated with riverwalk improvements.

Section 535. The sum of \$280,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 535 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Vermilion Heritage Foundation for costs associated with capital improvement to Fischer Theater.

Section 540. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 540 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to Danville School District #118 for costs associated with renovations and equipment.

Section 545. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 545 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Westville School District #2 for costs associated with renovations and equipment.

Section 550. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 550 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Georgetown Ridge Farm CUSD #4 for costs associated with renovations and equipment.

Section 555. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 555 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Laura Lee Fellowship House for costs associated with renovations and purchasing of equipment.

Section 560. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 560 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Rantoul for costs associated with construction of a capital improvements.

Section 565. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 565 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Urbana Park District for costs associated with renovations in Crystal Lake.

Section 570. The sum of \$40,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 570 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Champaign County History Museum for costs associated with renovation at the Cattle Bank building.

Section 575. The sum of \$42,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 575 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Savoy for costs associated with renovations at the Public Works building.

Section 580. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 580 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Urbana Free Library for costs associated with building renovations.

Section 585. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 585 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Champaign Public Library for costs associated with building renovations and purchasing of equipment.

Section 590. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 590 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Rantoul Public Library for costs associated with building renovations and purchasing of equipment.

Section 595. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 595 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Champaign Community Unit 4 School District for costs associated with construction of a permanent Young Adult Home and purchase of equipment.

Section 600. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 600 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Urbana School District #116 for costs associated with building renovations and purchase of equipment.

Section 605. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 605 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to C-U at home for costs associated with the purchase of a year-round Homeless Shelter.

Section 610. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 610 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Stephens Family YMCA for costs associated with the purchase of a building.

Section 615. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 615 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Courage Connection for costs associated with building renovations and the purchase of equipment.

Section 620. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 620 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Crisis Nursery for costs associated with building renovations and the purchase of equipment.

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Section 625. The sum of \$97,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 625 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Cunningham Children's Home for costs associated with building renovations and the purchase of equipment.

Section 630. The sum of \$125,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 630 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Royal for costs associated with wastewater system improvements.

Section 635. The sum of \$70,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 635 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Disabled Citizens Foundation for costs associated with building renovations at the Developmental Services Center.

Section 640. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 640 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Rantoul City School District #137 for costs associated with building renovations and the purchase of equipment.

Section 645. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 645 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Rantoul City School District #193 for costs associated with building renovations and the purchase of equipment.

Section 650. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 650 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Thomasboro CCSD #130 for costs associated with building renovations and the purchase of equipment.

Section 655. The sum of \$962,500, or so much thereof as may be necessary is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with grants to local governments, school districts and community based providers for costs associated with infrastructure improvements.

Section 660. The sum of \$400,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 660 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Romeoville for costs associated with the construction of a multi-use path between the Village of Romeoville and Plainfield.

Section 665. The sum of \$750,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 665 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Shorewood for costs associated with infrastructure improvements at the intersection of Black Road and Shorewood Drive.

Section 670. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article

40, Section 670 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Joliet Junior College for costs associated with renovations to the Health Professions Shell Space.

Section 675. The sum of \$70,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 675 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Joliet for costs associated with infrastructure improvements at the Trinity Services Essington House and Murphy House.

Section 680. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 680 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Plainfield for costs associated with the installation of a traffic light signal on IL-59 near Champion Drive.

Section 685. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 685 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Plainfield for costs associated with infrastructure improvements to Fort Beggs Path.

Section 690. The sum of \$65,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 690 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Oswego for costs associated with infrastructure improvements to the parking lot at the Oswego Public Works Facility.

Section 695. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 695 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Forest Preserve District of Will County for costs associated with the extension of the Normantown Trail.

Section 700. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 700 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Will County for costs associated with the construction of a Child Advocacy Center.

Section 705. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 705 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Will County for costs associated with the construction of the Recovery Home for Women.

Section 710. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 710 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Rialto Square Theatre for costs associated with restroom renovations.

Section 715. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 715 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to

the Department of Commerce and Economic Opportunity for a grant to Village of Bolingbrook for costs associated with replacement of storm sewer from Queenswood to Oxford along Briarcliff.

Section 720. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 720 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Village of Shorewood for costs associated with street light replacement and maintenance.

Section 725. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 725 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Village of Crest Hill for costs associated with capital improvements.

Section 730. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 730 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Shorewood-Troy Library for costs associated with capital improvements to the parking lot.

Section 735. The sum of \$40,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 735 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Lockport Township Park District for costs associated with capital improvements to the Crest Hills Park.

Section 740. The sum of \$60,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 740 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Lockport Township Park District for costs associated with capital improvements to the Hassert Park.

Section 745. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 745 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Bolingbrook Park District for costs associated with capital improvements at Hidden Lakes Historic Trout Farm.

Section 750. The sum of \$115,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 750 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Village of Plainfield for costs associated with capital improvements to the Van Dyke Road Sidewalk.

Section 755. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 755 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Village of Romeoville for costs associated with capital improvements.

Section 760. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 760 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Will County for costs associated with infrastructure improvements at the Fairmont Water and Sewer System.

Section 770. The sum of \$750,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 770 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Zion Benton Township High School District #126 for costs associated with capital improvements for Zion Benton Township High School, including all prior incurred costs.

Section 775. The sum of \$750,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 775 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Village of Gurnee for costs associated with installation of traffic light signals at IL-21 near Heather Ridge and other infrastructure improvements.

Section 780. The sum of \$520,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 780 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Village of Winthrop Harbor for costs associated with renovations of the Village Public Work Building including structural repairs, asbestos removal, and other capital improvements.

Section 785. The sum of \$380,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 785 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Village of Hainesville for costs associated with resurfacing and crack filling of streets and roads.

Section 790. The sum of \$800,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 790 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the College of Lake County for costs associated with building renovations.

Section 795. The sum of \$90,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 795 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Wauconda for costs associated with capital improvements.

Section 800. The sum of \$914,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 800 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Zion for costs associated with capital improvements.

Section 805. The sum of \$1,243,436, or so much thereof as may be necessary, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 805 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Lake Village of Grayslake for costs associated with capital improvements.

Section 810. The sum of \$550,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 810 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to

the Department of Commerce and Economic Opportunity for a grant to Northpoint Resources for costs associated with renovations to the North Pointe Group Homes in Zion.

Section 815. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 815 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Association for Individual Development in Aurora for costs associated with capital improvements.

Section 820. The sum of \$7,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 820 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Clearbrook of Hanover Park for costs associated with roof replacement at 1239 Bristol Lane in Hanover Park.

Section 825. The sum of \$258,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 825 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Community Crisis Center in Elgin for costs associated with building restorations.

Section 830. The sum of \$115,300, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 830 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Ecker Community/Behavioral Health Center in Streamwood for costs associated with window replacement and other capital improvements.

Section 835. The sum of \$38,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 835 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Leyden Family Services of Franklin Park for costs associated with heating and cooling system upgrade and other capital improvements.

Section 840. The sum of \$55,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 840 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Renz Addiction Counseling Center of Elgin for costs associated with Driveway and Parking Lot replacement and other capital improvements.

Section 845. The sum of \$45,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 845 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Renz Addiction Counseling Center of Elgin for costs associated with roof replacement and other capital improvements.

Section 850. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 850 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Taylor YMCA of Elgin for costs associated with replacement of HVAC and boiler system.

Section 855. The sum of \$270,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 855 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Streamwood Park District for costs associated with Park Place Recreation Center electrical work and other capital improvements.

Section 860. The sum of \$130,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 860 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Village of Schaumburg for costs associated with resurfacing of Springinsguth Road from Road to Schaumburg Road and other capital improvements.

Section 865. The sum of \$600,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 865 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Village of Streamwood for costs associated with resurfacing of roads within East Avenue.

Section 870. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 870 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Boys and Girls Club of Elgin for costs associated with capital improvements.

Section 875. The sum of \$145,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 875 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the YWCA of Elgin for costs associated with the fire suppression system and other building renovations.

Section 880. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 880 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the YWCA of Elgin for costs associated with renovating elevators and other capital improvements.

Section 885. The sum of \$445,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 885 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Village of Carpentersville for costs associated with resurfacing of roads within Lake Marian Road.

Section 890. The sum of \$125,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 890 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Village of East Dundee for costs associated with repairing the Terra Cotta Business Park Roadway and other capital improvements.

Section 895. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 895 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with costs associated with a

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grant to the Village of Hoffman Estates for costs associated with infrastructure improvements, including culvert replacement.

Section 900. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 900 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the WINGS Program Inc. in Chicago for costs associated with capital improvements.

Section 905. The sum of \$80,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 905 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Advocate Sherman of Elgin for costs associated with Community Paramedicine and Maternal Health.

Section 910. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 910 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Elgin Community College for costs associated with the expansion of the Manufacturing Building.

Section 915. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 915 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Hanover Township for costs associated with the construction of an Emergency Services Center.

Section 920. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 920 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Elgin for costs associated with infrastructure improvements.

Section 925. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 925 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Greater Family of Elgin for costs associated with the expansion of the Streamwood Community Health Center.

Section 930. The sum of \$27,919, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 930 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Poplar Creek Public Library District for costs associated with capital improvements to the building in Streamwood.

Section 935. The sum of \$160,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 935 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Boys and Girls Club of Dundee for costs associated with capital improvements.

Section 940. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 940 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Hanover Park for costs associated with road resurfacing.

Section 945. The sum of \$54,894, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 945 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Ark of Saint Sabina of Chicago for costs associated lighting and the purchase and installation of a HVAC system.

Section 950. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 950 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Greater Auburn Gresham Development Corporation of Chicago for costs associated with building renovations at 839-45 West 79th Street.

Section 955. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 955 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Greater Auburn Gresham Development Corporation of Chicago for costs associated with infrastructure improvements and the development of Metra Station at 79th Street.

Section 960. The sum of \$225,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 960 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Hometown for costs associated with street resurfacing on Duffy Avenue.

Section 980. The sum of \$374,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 980 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Inner City Muslim Action Network of Chicago for costs associated with the renovation of a building at 63rd Street and Racine Ave in Chicago.

Section 985. The sum of \$250,000, or so much thereof as may be necessary is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Community Youth Development Institute for costs associated with capital improvements.

Section 990. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 990 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Green Era Educational NFP in Chicago for costs associated with the construction and renovation of a community market and education center.

Section 995. The sum of \$175,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 995 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Indian Head Park for costs associated with land acquisition along Joliet Road for sidewalks.

Section 1000. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 1000 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Justice for costs associated with infrastructure improvements related to the I-294 Tollway Ramp project.

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Section 1005. The sum of \$1,500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1005 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the St. Sabina Catholic Church for costs associated with capital improvements.

Section 1010. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1010 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Hickory Hills for costs associated with capital infrastructure improvements, including but not limited to utility replacement.

Section 1015. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1015 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Willow Springs for costs associated with infrastructure improvements.

Section 1025. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1025 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Ambassadors for Christ for costs associated with the facility at 7859 South Ashland Street.

Section 1030. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1030 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Montford Point Marine Association for costs associated with capital improvements.

Section 1031. The sum of \$876,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with grants to local governments, school districts, and community based providers for costs associated with infrastructure improvements.

Section 1040. The sum of \$12,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 1040 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Village of Elsah for costs associated with infrastructure improvements for a pedestrian bridge.

Section 1045. The sum of \$88,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1045 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Village of Glen Carbon for costs associated with capital improvement.

Section 1050. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 1050 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to Granite City for costs associated with emergency warning siren upgrades.

Section 1055. The sum of \$700,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article

40, Section 1055 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the City of Maryville for costs associated with sanitary sewer extension for 159 & 162.

Section 1060. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 1060 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the City of South Roxana for costs associated with equipment purchases to include electronic water meters.

Section 1065. The sum of \$450,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 1065 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the City of Wood River for costs associated with equipment purchases for a playground in Central Park.

Section 1070. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 1070 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Challenge Unlimited in Alton for costs associated with building renovations.

Section 1075. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 1075 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Bethalto Boys and Girls Club for costs associated with capital improvements.

Section 1080. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 1080 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the City of Alton for the Morrison Avenue Extension.

Section 1085. The sum of \$575,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 1085 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the City of Caseyville for costs associated with infrastructure improvements on Hollywood Heights and Hill Roads.

Section 1090. The sum of \$125,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 1090 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Rosewood Heights Fire Department for costs associated with infrastructure improvements to the parking lot.

Section 1095. The sum of \$524,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1095 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Granite City for costs associated with storm water improvements.

Section 1100. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1100 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund

to the Department of Commerce and Economic Opportunity for a grant to the Village of South Roxana for costs associated with the construction of a community center.

Section 1105. The sum of \$1,976,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 1105 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with grants to local governments, school districts and community based providers for costs associated with infrastructure improvements.

Section 1110. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 1110 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Addison Township for costs associated with the construction of a senior center.

Section 1115. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 1115 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Addison Fire Department for costs associated with driveway improvements.

Section 1120. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 1120 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Addison Park District for costs associated with IT and other capital improvements.

Section 1125. The sum of \$15,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 1125 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Bartlett Park District for costs associated with equipment purchases.

Section 1130. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 1130 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Bloomingdale Fire Department for costs associated with building renovations.

Section 1135. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1135 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Bloomingdale Park District for costs associated with infrastructure improvements.

Section 1140. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 1140 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Carol Stream Park District for costs associated with capital improvements.

Section 1145. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 1145 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund

to the Department of Commerce and Economic Opportunity for a grant to the Village of Carol Stream for costs associated with bike trail improvements and other capital improvements.

Section 1150. The sum of \$90,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 1150 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Forest Preserve District of Dupage County for costs associated with forest preservation.

Section 1155. The sum of \$275,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 1155 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Village of Itasca for costs associated with storm sewer upgrades.

Section 1160. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 1160 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Itasca Park District for costs associated with capital improvements.

Section 1165. The sum of \$110,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 1165 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Ray Graham Association in Addison for costs associated with building renovations.

Section 1170. The sum of \$80,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 1170 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Wood Dale for costs associated with capital improvements.

Section 1175. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 1175 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Oakbrook Terrace for costs associated with flooding remediation.

Section 1180. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 1180 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Villa Park Fire Department for costs associated with building renovations.

Section 1185. The sum of \$550,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 1185 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Villa Park for costs associated with road improvements.

Section 1190. The sum of \$45,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 1190 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Roselle Park District for costs associated with playground renovations.

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Section 1195. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 1195 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Roselle for costs associated with street improvements.

Section 1200. The sum of \$450,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 1200 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Glendale Heights for costs associated with capital improvements.

Section 1205. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 1205 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Wayne Township for costs associated with road improvements.

Section 1210. The sum of \$40,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 1210 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Lombard Park District for costs associated with pond reconstruction.

Section 1215. The sum of \$39,650, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 1215 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Easterseals in Villa Park for costs associated with infrastructure improvements.

Section 1220. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 1220 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Lombard for costs associated with capital improvements.

Section 1225. The sum of \$40,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 1225 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Wood Dale Park District for costs associated with building enhancements.

Section 1230. The sum of \$225,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1230 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Addison for costs associated with infrastructure and other capital improvements.

Section 1235. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1235 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Bloomingdale for costs associated with infrastructure and other capital improvements.

Section 1240. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1240 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Northeast DuPage Special Recreation Association for costs associated with the purchase of a new equipment.

Section 1245. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1245 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Wayne Township Highway Department for costs associated with infrastructure improvements.

Section 1250. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1250 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Wheaton Sanitary District for costs associated with infrastructure improvements.

Section 1255. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1255 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Salt Creek Sanitary District for costs associated with infrastructure improvements.

Section 1260. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1260 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Bloomingdale School District 13 for costs associated with infrastructure improvements.

Section 1265. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1265 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Glendale Heights Police Department for costs associated with the purchase of equipment.

Section 1270. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1270 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Glendale Heights Senior Center for costs associated with capital improvements.

Section 1275. The sum of \$600,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1275 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the DuPage High School District #88 for costs associated with infrastructure improvements.

Section 1280. The sum of \$140,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1280 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Villa Park for costs associated with sidewalk replacements.

Section 1285. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1285 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village Villa Park Fire Department for costs associated with capital replacements.

Section 1290. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1290 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Villa Park Police Department for costs associated with the purchase of equipment.

Section 1295. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1295 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Villa Park Police Department for costs associated with capital improvements.

Section 1300. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1300 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Bloomingdale Park District for costs associated with capital improvements.

Section 1305. The sum of \$15,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1305 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Bloomingdale Police Department for costs associated with the purchase of equipment.

Section 1310. The sum of \$35,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1310 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Bloomingdale Police Department for costs associated with capital improvements.

Section 1315. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1315 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Carol Stream Police Department for costs associated with the purchase of equipment.

Section 1320. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1320 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Addison Police Department for costs associated with the purchase of equipment.

Section 1325. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1325 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Lombard Police Department for costs associated with the purchase of equipment.

Section 1330. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1330 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Lombard Police Department for costs associated with capital improvements.

Section 1335. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1335 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Addison Township for costs associated with the construction of a senior center and food pantry.

Section 1340. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1340 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Montini Catholic High School for costs associated with infrastructure improvements.

Section 1345. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1345 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Bloomingdale Fire Protection District for costs associated with infrastructure improvements.

Section 1350. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1350 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Villa Park for costs associated with capital improvements.

Section 1355. The sum of \$85,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1355 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Western DuPage Special Recreation Association for costs associated with capital improvements.

Section 1360. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1360 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the DuPage County Forest Preserve for costs associated with capital improvements.

Section 1365. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1365 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Glendale Heights for costs associated with infrastructure improvements.

Section 1370. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1370 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Carol Stream for costs associated with infrastructure improvements.

Section 1375. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 1375 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for grants to local governments, school districts and community based providers for costs associated with infrastructure improvements.

Section 1380. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 1380 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Chicago Public School District 299 for costs associated with capital improvements on Barbara Vick Early Childhood Center at the Morgan Park Campus.

Section 1385. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 1385 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Chicago Park District for costs associated with capital improvements at the park facilities in the 19th Ward.

Section 1390. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1390 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Chicago Park District for costs associated with equipment purchases on other capital improvements at O'Hallaren Park.

Section 1395. The sum of \$400,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 1395 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Village of Oak Lawn for costs associated with infrastructure improvements to the Oak Lawn Senior Center.

Section 1400. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 1400 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the School District 230 for costs associated with building renovations to the media center at D230.

Section 1405. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 1405 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Orland Township for costs associated with infrastructure improvements to Orland Town Hall including HVAC replacement and parking lot resurfacing.

Section 1410. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 1410 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Little Company of Mary Hospital for costs associated with capital improvements to the Electrophysiology Lab.

Section 1415. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 1415 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond

Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the City of Chicago for costs associated with the re-pavement of streets in the 18th Senatorial District.

Section 1420. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 1420 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Village of Orland Hills for costs associated with street repaving.

Section 1425. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1425 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Cook County Forest Preserve District for costs associated with infrastructure improvements at the Gold Star Memorial in Dan Ryan Woods.

Section 1430. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1430 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Evergreen Park Community High School District #231 for costs associated with facility renovations.

Section 1435. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1435 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Brother Rice High School for costs associated with infrastructure improvements.

Section 1440. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1440 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to UCAN for costs associated with infrastructure improvements.

Section 1445. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1445 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Ridge Public Library for costs associated with facility renovations.

Section 1450. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1450 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the St. Barnabas Elementary School for costs associated with infrastructure improvements.

Section 1455. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1455 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Community High School District #218 for costs associated with facility renovations at Richards High School.

Section 1460. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1460 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund

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to the Department of Commerce and Economic Opportunity for a grant to the Oak Lawn Community High School District #229 for costs associated with facility renovations.

Section 1465. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1465 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Oak Lawn-Hometown Middle School District #123 for costs associated with facility renovations.

Section 1470. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1470 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Oak Lawn Park District for costs associated with infrastructure improvements at Kolb Field in Oak Lawn.

Section 1475. The sum of \$900,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 1475 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with grants to local governments, school districts and community based providers for costs associated with infrastructure improvements.

Section 1480. The sum of \$49,410, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 1480 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Carol Stream Park District for costs associated with Americans with Disabilities Act (ADA) improvements at Armstrong Park.

Section 1485. The sum of \$51,640, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 1485 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Carol Stream Park District for costs associated with Americans with Disabilities Act (ADA) improvements at McCaslin Park.

Section 1490. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 1490 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Forest Preserve District of DuPage County for costs associated with capital improvements at Herrick Lake Forest Preserve shoreline and boardwalk improvement.

Section 1495. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 1495 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Lisle for costs associated with Infrastructure improvements to include North Connector Bike Path Phase 1 Engineering.

Section 1500. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 1500 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Lisle for costs associated with purchase of solar flashing pedestrian crosswalk signs.

Section 1505. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 1505 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund

to the Department of Commerce and Economic Opportunity for a grant to the City of Naperville for costs associated with capital improvements.

Section 1510. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 1510 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Naperville Heritage Society for costs associated with new building construction.

Section 1515. The sum of \$181,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 1515 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Naperville Park District for costs associated with infrastructure improvements to include playground renovation at Brighton Ridge Park.

Section 1520. The sum of \$181,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 1520 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Naperville Park District for costs associated with infrastructure improvements to include playground renovations at Brush Hill Park.

Section 1525. The sum of \$181,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 1525 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Naperville Park District for costs associated with infrastructure improvements to include playground renovations at Frontier Park.

Section 1530. The sum of \$148,290, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 1530 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Western DuPage Special Recreation Association for costs associated with capital improvements.

Section 1540. The sum of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 1540 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Wheaton Park District for costs associated with infrastructure equipment purchases at Cosley Zoo.

Section 1545. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 1545 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Wheaton Park District for costs associated with capital improvements to include HVAC replacement at DuPage Historical Museum.

Section 1550. The sum of \$60,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 1550 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Wheaton Park District for costs associated with infrastructure improvements to include restrooms at Sensory Playground at Danada South Park.

Section 1555. The sum of \$175,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 1555 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund

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to the Department of Commerce and Economic Opportunity for a grant to the Wheaton Park District for costs associated with infrastructure improvements to include playground renovations at Kelly Park.

Section 1560. The sum of \$80,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 1560 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Wheaton Park District for costs associated with capital improvements to include ADA upgrades and pedestrian bridge replacement at Lincoln Marsh.

Section 1565. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 1565 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Wheaton Park District for costs associated with capital improvements to include replacing boiler at community pool at Northside Park.

Section 1570. The sum of \$35,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 1570 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Wheaton Park District for costs associated with capital improvements to include roof replacement on the preschool building at Rathje Park.

Section 1575. The sum of \$27,900, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 1575 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Wheaton Park District for costs associated with capital improvements to include roof replacement on picnic shelter at Seven Gables.

Section 1580. The sum of \$40,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 1580 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Wheaton Park District for costs associated with infrastructure improvements to include bridge replacement near Safety City at Toohey Park.

Section 1585. The sum of \$175,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 1585 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Will County for costs associated with construction of a new Child Advocacy Center Facility.

Section 1590. The sum of \$399,416, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1590 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Winfield Park District for costs associated with infrastructure improvements at Oakwood Park.

Section 1595. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1595 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Carol Stream for costs associated with capital improvements.

Section 1600. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article

40, Section 1600 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the College of DuPage for costs associated with capital improvements.

Section 1605. The sum of \$175,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1605 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the DuPage Children's Museum for costs associated with capital improvements.

Section 1610. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1610 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the DuPage County for costs associated with renovation to the Dupage Care Center.

Section 1615. The sum of \$52,044, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1615 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Forest Preserve District of Dupage County for costs associated with capital improvements.

Section 1620. The sum of \$175,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1620 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Lisle for costs associated with infrastructure improvements.

Section 1625. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1625 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Naperville for costs associated with infrastructure improvements.

Section 1630. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1630 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Naperville Heritage Society for costs associated with infrastructure improvements.

Section 1635. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1635 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the North Central College for costs associated with capital improvements.

Section 1640. The sum of \$448,300, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1640 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Warrenville for costs associated with capital improvements.

Section 1645. The sum of \$400,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1645 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund

to the Department of Commerce and Economic Opportunity for a grant to the Warrenville Park District for costs associated with renovations to the fitness center.

Section 1650. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1650 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Wayne Township for costs associated with the expansion of the senior center.

Section 1655. The sum of \$125,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1655 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to West Chicago for costs associated with capital improvements.

Section 1660. The sum of \$65,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1660 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Wheaton Park District for costs associated with capital improvements at Hurley Gardens.

Section 1665. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1665 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Wheaton Sanitary District for costs associated with capital improvements.

Section 1675. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1675 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Village of Skokie for costs associated with capital improvements.

Section 1680. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1680 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Turning Point in Skokie for costs associated with roof repair and other capital improvements.

Section 1685. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1685 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Skokie Park District for costs associated with the repair and replacements of a parking lot at Devonshire Park and other capital improvements.

Section 1690. The sum of \$246,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1690 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Northshore Senior Center for costs associated with capital improvements.

Section 1695. The sum of \$214,295 or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1695 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund

to the Department of Commerce and Economic Opportunity for a grant to The Josselyn Center in Northfield for costs associated with capital improvements, or prior incurred costs of capital improvement.

Section 1700. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1700 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Northlight Theater in Evanston for costs associated with capital improvements.

Section 1705. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1705 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Evanston for costs associated with infrastructure improvements at the Robert Crown Community Center.

Section 1710 690. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1710 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the YWCA of Evanston for costs associated with infrastructure improvements to the family support center.

Section 1715. The sum of \$25,000, or so much thereof as may be necessary is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Foster Center - Family Focus in Evanston for costs associated with facility renovations and other capital improvements.

Section 1720. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1720 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Evanston History Center for costs associated with facility renovations and other capital improvements.

Section 1725. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1725 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Niles Township Special Education District for costs associated with capital improvements.

Section 1730. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1730 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Glenkirk for costs associated with capital improvements.

Section 1735. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1735 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Northern Suburban Special Recreation Association for costs associated with the purchase and/or renovation of a new building, including all prior incurred costs.

Section 1740. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1740 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Village of Wilmette for costs associated with capital improvements.

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Section 1745. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1745 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Morton Grove for costs associated with infrastructure improvements.

Section 1755. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1755 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Jewish Federation of Metropolitan Chicago for costs associated with sewer and water improvements and other capital improvements.

Section 1760. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1760 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Lubavitch Chabad of Illinois for costs associated with capital improvements.

Section 1765. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1765 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the North Suburban YMCA for costs associated with HVAC replacement and other capital improvements.

Section 1770. The sum of \$210,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1770 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Glenview Park District for costs associated with infrastructure improvements to Community Park West.

Section 1775. The sum of \$397,105, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1775 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Glenview for costs associated with infrastructure improvements at the intersection of Willow Shermer.

Section 1780. The sum of \$7,400, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1780 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Clearbrook Center for costs associated with bathroom renovations and other capital improvements.

Section 1785. The sum of \$40,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1785 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Forest Preserve District of Cook County for costs associated with infrastructure improvements.

Section 1795. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1795 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Glenview Park District for costs associated with the purchase of Automatic External Defibrillators in parks and other capital improvements.

Section 1800. The sum of \$11,600, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1800 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Clearbrook Center for costs associated with infrastructure improvements.

Section 1805. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1805 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to PEER Services for costs associated with infrastructure improvements.

Section 1810. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1810 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Glenview School District 34 for costs associated with infrastructure improvements.

Section 1815. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1815 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Winnetka for costs associated with infrastructure improvements.

Section 1820. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1820 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Kennilworth for costs associated with storm water improvements.

Section 1825. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1825 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Northfield for costs associated with storm water improvements.

Section 1830. The sum of \$23,600, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1830 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Orchard Village for costs associated with capital improvements at the Glenview Community Integrated Living Arrangement and the Skokie Community Integrated Living Arrangement.

Section 1835. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1835 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Glencoe for costs associated with stormwater improvements.

Section 1840. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1840 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Northbrook for costs associated with stormwater improvements.

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Section 1845. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1845 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Music Theatre Works for costs associated with infrastructure improvements to the facility at 516 Fourth Street.

Section 1850. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1850 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Illinois Holocaust Museum and Education Center for costs associated with capital improvements at the Visitor Center.

Section 1855. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1855 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the JCFS Human Services for costs associated with construction of a new facility and other capital improvements.

Section 1860. The sum of \$600,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 1860 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Little City Foundation for acquiring and renovating a new Seniors Community Integrated Living Arrangement (CILA)home.

Section 1865. The sum of \$50,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 1865 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Clearbrook, Not for Profit for the Freeman location to repair roof, siding, HVAC, and driveway.

Section 1870. The sum of \$533,450, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 1870 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Clearbrook, Not for Profit for the Plaza location to replace roof, repairs, tuckpointing, security monitor system, security access system, replace 2 rooftop HVACs.

Section 1875. The sum of \$68,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 1875 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Clearbrook, Not for Profit for the Whitcomb location in Palatine to refinish floors, renovate kitchen, renovate 2 bathrooms, replace shutters, replace siding, renovate upstairs bedroom, replace deck.

Section 1880. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 1880 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Hoffman Estates for Hermitage Lane storm sewer from Hermitage Circle to GlenLake Road.

Section 1885. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 1885 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Rolling Meadows for Park Street storm sewer improvements.

Section 1890. The sum of \$350,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 1890 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Palatine for Creek Bank Stabilization.

Section 1895. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 1895 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Arlington Heights Public Works Department for Berkley/ Hintz Storm Sewer Improvements.

Section 1900. The sum of \$785,000, or so much thereof as may be necessary is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Mount Prospect for neighborhood drainage.

Section 1910. The sum of \$1, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 1910 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Northwest Suburban Special Education Organization for inclusive and accessible playground at Miner School.

Section 1915. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 1915 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Palatine Public Library for maintenance projects.

Section 1920. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 1920 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Arlington Heights Memorial Library for capital improvements.

Section 1925. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 1925 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Township H.S District 214 for capital improvements.

Section 1930. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 1930 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Arlington Heights School District 25 for capital improvements.

Section 1935. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 1935 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Prospect Heights School District 23 for capital improvements.

Section 1940. The sum of \$100,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to JOURNEYS, Non for Profit for General Capital Maintenance improvements.

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Section 1945. The sum of \$100,000, or so much thereof as may be necessary is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to NorthWest Compass, Inc. for general capital maintenance improvements.

Section 1950. The sum of \$400,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1950 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Palatine for costs associated with Reskin Subdivision Storm Water Improvements.

Section 1955. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1955 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic opportunity for a grant to Full Circle Communities for costs associated with construction of a supportive living apartment building in Arlington Heights.

Section 1960. The sum of \$141,300, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1960 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Arlington Heights for costs associated with water main upgrades on Kennicott Avenue from George Street to Sigwalt.

Section 1965. The sum of \$116,253, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1965 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Prospect Heights for costs associated with sidewalk construction on Schoenbeck Road from Camp McDonald Road to Marion Street.

Section 1970. The sum of \$95,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 1970 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Wheeling School District 21 for costs associated with renovation and improvements to create innovation spaces.

Section 1980. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 1980 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Elmhurst for costs associated with pedestrian street construction and other infrastructure improvements.

Section 1985. The sum of \$65,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 1985 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Lombard Park District for costs associated with building renovations.

Section 1990. The sum of \$58,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 1990 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Lombard Park District for costs associated with building renovations.

Section 1995. The sum of \$125,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article

40, Section 1995 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Lombard Park District for costs associated with capital improvements.

Section 2000. The sum of \$125,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2000 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Lombard Park District for costs associated with Capital improvements.

Section 2005. The sum of \$125,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2005 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Lombard Park District for costs associated with capital improvements.

Section 2010. The sum of \$125,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 2010 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Lombard for costs associated with pedestrian street construction and other infrastructure improvements.

Section 2015. The sum of \$55,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 2015 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Glen Ellyn Park District for costs associated with nature restoration.

Section 2020. The sum of \$45,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 2020 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Glen Ellyn Park District for costs associated with capital improvements for park construction.

Section 2025. The sum of \$85,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 2025 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Glen Ellyn Park District for costs associated with capital improvements for pedestrian street construction.

Section 2030. The sum of \$95,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 2030 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Glen Ellyn Park District for costs associated with park construction.

Section 2035. The sum of \$36,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 2035 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Glen Ellyn Park District for costs associated with capital improvements for nature restoration.

Section 2040. The sum of \$45,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 2040 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund

to the Department of Commerce and Economic Opportunity for a grant to the Glen Ellyn Park District for costs associated with infrastructure improvements for pedestrian street construction.

Section 2045. The sum of \$210,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 2045 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Glen Ellyn Park District for costs associated with infrastructure improvements for pedestrian street construction.

Section 2050. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 2050 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Glen Ellyn for costs associated with infrastructure improvements to include street improvements.

Section 2055. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 2055 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Butterfield Park District for costs associated with capital improvements on park construction.

Section 2060. The sum of \$196,650, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 2060 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Westmont for costs associated with water main replacement.

Section 2065. The sum of \$145,850, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 2065 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Western Springs for costs associated with building renovations.

Section 2070. The sum of \$120,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 2070 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Western Springs for costs associated with infrastructure improvements on pedestrian street construction.

Section 2075. The sum of \$1, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 2075 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Oak Brook Park District for costs associated with facility renovations.

Section 2080. The sum of \$400,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 2080 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Hinsdale for costs associated with building construction.

Section 2085. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 2085 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Clarendon Hills for costs associated with infrastructure improvements.

Section 2090. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 2090 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Clarendon Hills for costs associated with capital improvements.

Section 2095. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 2095 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the DuPage County for costs associated with infrastructure improvements to include street repairs in Glen Ellyn.

Section 2100. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2100 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Oakbrook for costs associated with infrastructure improvements.

Section 2105. The sum of \$400,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2105 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Glen Ellyn for costs associated with infrastructure improvements.

Section 2110. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2110 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Ray Graham Association for costs associated with infrastructure improvements.

Section 2115. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2115 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Easter Seals of DuPage and Fox Valley for costs associated with infrastructure improvements.

Section 2120. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2120 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Elmhurst for costs associated with infrastructure improvements.

Section 2125. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2125 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Lombard for costs associated with stormwater and sewer updates.

Section 2130. The sum of \$320,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2130 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Wheaton for costs associated with infrastructure improvements to the pedestrian underpass.

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Section 2135. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2135 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Milton Township for costs associated with infrastructure improvements.

Section 2140. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2140 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Downers Grove Township for costs associated with infrastructure improvements at the food pantry.

Section 2145. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2145 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Addison Township for costs associated with infrastructure improvements.

Section 2150. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2150 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Westmont Park District for costs associated with infrastructure improvements.

Section 2155. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2155 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Oakbrook for costs associated with ADA improvements to Jorie Boulevard.

Section 2160. The sum of \$170,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2160 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the DuPage Forest Preserve for costs associated with infrastructure improvements.

Section 2165. The sum of \$30,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2165 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Lisle Park District for costs associated with infrastructure improvements.

Section 2170. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2170 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Western Springs for costs associated with infrastructure improvements.

Section 2175. The sum of \$60,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2175 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Bensenville Public Library for costs associated with infrastructure improvement.

Section 2176. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2176 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Great True Vine Church for costs associated with infrastructure improvement.

Section 2177. The sum of \$27,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2177 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to House in Austin for costs associated with infrastructure improvement.

Section 2178. The sum of \$95,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2178 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Saint Angela's School for costs associated with infrastructure improvement.

Section 2179. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2179 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Elmwood Park Community Unit School District #401 for costs associated with infrastructure improvement at Elm Middle School and John Mills Elementary School.

Section 2180. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2180 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Elmwood Park for costs associated with infrastructure improvements.

Section 2181. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2181 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Park District of Franklin Park for costs associated with infrastructure improvements.

Section 2182. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2182 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Franklin Park for costs associated with infrastructure improvements at the police station.

Section 2183. The sum of \$125,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2183 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Leyden Family Services for costs associated with infrastructure improvements.

Section 2184. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2184 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Leyden Township for costs associated with infrastructure improvements at the food pantry.

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Section 2185. The sum of \$400,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2185 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Oak Park for costs associated with infrastructure improvements at the police station.

Section 2186. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2186 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Oak Park Elementary School District #97 for costs associated with infrastructure improvements.

Section 2187. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2187 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Oak Park and River Forest High School District 200 for costs associated with infrastructure improvements and ADA compliance.

Section 2189. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2189 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to Sarah's Inn for costs associated with facility renovations.

Section 2190. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2190 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Oak Park River Forest Infant Welfare Society for costs associated with fire alarm installation.

Section 2191. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2191 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Parents Allied with Children and Teachers for Tomorrow for costs associated with the purchase of a facility.

Section 2192. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2192 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Wonder Works Museum for costs associated with infrastructure improvements.

Section 2193. The sum of \$90,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2193 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to Oak Leyden Developmental Services for costs associated with infrastructure improvements.

Section 2194. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2194 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to Hepzibah Children Association for costs associated with infrastructure improvements.

Section 2195. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2195 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the West Cook YMCA for costs associated with infrastructure improvements.

Section 2200. The sum of \$130,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2200 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Village of River Grove for costs associated with a Veterans Memorial.

Section 2205. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2205 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to Rhodes School District #84.5 for costs associated with capital improvements.

Section 2210. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2210 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to Franklin Park District 84 for costs associated with capital improvements at Passow elementary.

Section 2215. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2215 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Bensenville Fire Protection District for costs associated with ADA compliance.

Section 2220. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2220 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to Greater St. Johns Church for costs associated with Infrastructure improvements.

Section 2230. The sum of \$542,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 2230 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with grants to local governments, school districts and community based providers for costs associated with infrastructure improvements.

Section 2235. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 2235 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Midlothian for costs associated with Village Hall roof replacement.

Section 2240. The sum of \$80,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 2240 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Robbins for costs associated with PACE-Metra connection.

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Section 2245. The sum of \$80,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 2245 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Robbins for costs associated with capital improvements.

Section 2250. The sum of \$70,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 2250 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Robbins Park District for costs associated with the expansion of a playground.

Section 2255. The sum of \$125,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 2255 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Phoenix for costs associated with purchase of equipment and city beautification.

Section 2260. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 2260 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Markham for costs associated with community enhancement activities.

Section 2265. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 2265 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Markham for costs associated with capital improvements.

Section 2270. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 2270 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Homewood for costs associated with the purchase of a fire engine.

Section 2275. The sum of \$190,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 2275 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of South Holland for costs associated with capital improvements to include purchase of a salt dome.

Section 2280. The sum of \$79,650, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2280 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Bloom Township for costs associated with capital improvements.

Section 2285. The sum of \$60,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 2285 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant the Bloom Township for costs associated with the purchase of a generator.

Section 2290. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 2290 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Harvey for costs associated with new street lights and road improvements.

Section 2295. The sum of \$190,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2295 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Harvey Park District for costs associated with capital improvements Gloria Taylor Park.

Section 2300. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 2300 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Posen for costs associated with infrastructure improvements.

Section 2305. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 2305 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Monee for costs associated with Main Street water main replacement.

Section 2310. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2310 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Dolton Park District for costs associated with capital improvements.

Section 2315. The sum of \$275,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 2315 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Dixmoor for costs associated with renovations to the community center.

Section 2320. The sum of \$300,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 2320 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the LAS Holdings LLC for costs associated with capital improvements.

Section 2325. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 2325 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Crete for costs associated with infrastructure improvements.

Section 2330. The sum of \$125,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 2330 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Glenwood for costs associated with capital improvements.

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Section 2335. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 2335 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Homewood-Flossmoor Park District for costs associated with the purchase of park equipment.

Section 7385. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 2340 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Riverdale for costs associated with capital improvements.

Section 2345. The sum of \$80,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 2345 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Riverdale Park District for costs associated with capital improvements.

Section 2350. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 2350 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Dolton for costs associated with infrastructure improvements.

Section 2355. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 2355 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Dolton for costs associated with replacement fire hydrants.

Section 2360. The sum of \$80,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 2360 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Dolton Park District for costs associated with new cameras and maintenance equipment.

Section 2365. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 2365 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Dolton Park District for costs associated with playground equipment replacement.

Section 2370. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 2370 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Calumet for costs associated with infrastructure improvements.

Section 2375. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 2375 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Thornton for costs associated with infrastructure improvements.

Section 2380. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 2380 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Thornton Township High Schools District 205 for costs associated with the demolition of an electric shop at Thornton Township High School.

Section 2385. The sum of \$190,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 2385 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Thornton Township High Schools District 205 for costs associated auditorium renovations.

Section 2390. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 2390 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to University Park for costs associated with infrastructures improvements.

Section 2395. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 2395 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Forum Bronzeville for costs associated with infrastructure improvements.

Section 2400. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 2400 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Steger for costs associated with the construction of a new building.

Section 2405. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 2405 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Ford Heights for costs associated with capital improvements regarding a water elevated tank.

Section 2410. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2410 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Homewood for costs associated with capital improvements.

Section 2415. The sum of \$55,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2415 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Ford Heights Community Service Organization for costs associated with roof repairs and other capital improvements.

Section 2420. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2420 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Posen for costs associated with sewer repairs and other capital improvements.

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Section 2425. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2425 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago Heights for costs associated with infrastructure improvements.

Section 2430. The sum of \$15,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2430 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Trinity Services for costs associated with improvements of Crete Housing.

Section 2435. The sum of \$95,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2435 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the House of James for costs associated with capital improvements.

Section 2440. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2440 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Oak Forest for costs associated with capital improvements.

Section 2445. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2445 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Dolton for costs associated with capital improvements.

Section 2450. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2450 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of South Holland for costs associated with capital improvements.

Section 2455. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2455 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to God Sent Alternative Transitional Living for costs associated with the purchase of property for veterans and homeless.

Section 2460. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2460 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to The United Evangelistic Consulting Association for costs associated with capital improvements.

Section 2465. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 2465 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Matteson for costs associated with infrastructure improvements for Lincoln Mall.

Section 2470. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 2470 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Hazel Crest for costs associated with infrastructure improvements.

Section 2475. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 2475 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Country Club Hills for costs associated with infrastructure improvements.

Section 2480. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 2480 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Richton Park for costs associated with infrastructure improvements.

Section 2485. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 2485 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Markham for costs associated with infrastructure improvements.

Section 2490. The sum of \$1,312,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 2490 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Orland Hills for costs associated with infrastructure improvements.

Section 2495. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 2495 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of New Lenox for costs associated with infrastructure improvements.

Section 2500. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 2500 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Mokena for costs associated with infrastructure improvements.

Section 2505. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 2505 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Link Option Center for costs associated with infrastructure improvements.

Section 2510. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 2510 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Trinity Services for costs associated with infrastructure improvements.

Section 2515. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 2515 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Will County Child Advocacy Center for costs associated with infrastructure improvements.

Section 2520. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2520 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Country Club Hills for costs associated with infrastructure improvements, parking lot repair and other associated repairs to the City of Country Club Hills building located at 19100 Cicero Avenue.

Section 2521. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2521 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Cardinal Joseph Bernardin Catholic School for costs associated with infrastructure improvements to their Orland Hills Campus.

Section 2522. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2522 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Bremen VFW Post #2791 for costs associated with infrastructure improvements.

Section 2523. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2523 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to St. Coletta's of Illinois for costs associated with infrastructure improvements to their Tinley Park Campus.

Section 2525. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2525 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Markham for costs associated with infrastructure improvements and construction related to a park and recreational areas.

Section 2526. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2526 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to St. Mary's Catholic School in Mokena, Illinois for costs associated with infrastructure improvements to their Mokena Campus.

Section 2527. The sum of \$350,000, or so much thereof as may be is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Frankfort Park District for costs associated with infrastructure improvements to parks and recreational areas.

Section 2528. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2528 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Mokena or costs associated with infrastructure improvements.

Section 2530. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article

40, Section 2530 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Markham for costs associated with infrastructure improvements and street lighting associated with the Meadowview sub-division.

Section 2535. The sum of \$125,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2535 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Country Club Hills School District #160 for costs associated with infrastructure improvements.

Section 2540. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2540 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Hazel Crest School District #152.5 for costs associated with infrastructure improvements.

Section 2545. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2545 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Kirby School District #140 for costs associated with infrastructure improvements.

Section 2550. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2550 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Lincoln Way High School District #210 for costs associated infrastructure, and security system improvements at Lincoln-Way Community High School.

Section 2555. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2555 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Lincoln Way High School District #210 for costs associated infrastructure improvements at Lincoln-Way East High School.

Section 2560. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2560 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Matteson School District #162 for costs associated infrastructure improvements at Matteson Elementary.

Section 2565. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2565 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the New Lenox Fire District for costs associated infrastructure improvements and notification system upgrades.

Section 2570. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2570 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Prairie Hills School District #144 for costs associated with infrastructure improvements.

Section 2575. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article

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40, Section 2575 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Rich Township High School District # 277 for costs associated infrastructure improvements.

Section 2580. The sum of \$150,000 or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Rich Township Highway Department for costs associated with drainage & storm water management.

Section 2595. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2595 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Silver Cross Hospital for costs associated with construction and infrastructure improvements at the Newborn Intensive Care Unit.

Section 2600. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2600 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the South Suburban Special Recreation Association for costs associated with parking lot improvements and resurfacing street repavement.

Section 2605. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2605 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Victory Apostolic Church for costs associated with infrastructure improvements.

Section 2610. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2610 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Victory Apostolic Church for costs associated with infrastructure improvements at the Victory Christian International Ministry campus.

Section 2615. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2615 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Flossmoor for costs associated with infrastructure improvements.

Section 2620. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2620 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Hazel Crest for costs associated with infrastructure improvements to parks and recreational areas.

Section 2625. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2625 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Homewood for costs associated with infrastructure improvements.

Section 2630. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2630 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Matteson for costs associated with infrastructure improvements to parks and recreational areas.

Section 2635. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2635 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Mokena for costs associated with a traffic study at 187th Street and US Rt. 45.

Section 2640. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2640 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Olympia Fields Park District for costs associated with infrastructure improvements to parks and recreational areas

Section 2645. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2645 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Richton Park for costs associated with street repavement.

Section 2650. The sum of \$70,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2650 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Richton Park for costs associated with infrastructure improvements to parks and recreational areas.

Section 2660. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2660 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Frankfort for costs associated with infrastructure improvements to parks and recreational areas.

Section 2661. The sum of \$100,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to New Lenox Park District for costs associated with infrastructure improvements.

Section 2662. The sum of \$50,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Orland Township Highway Department for costs associated with infrastructure improvements.

Section 2665. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 2665 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the City of Montgomery for costs associated with infrastructure improvements.

Section 2670. The sum of \$225,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 2670 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the City of North Aurora for costs associated with infrastructure improvements.

Section 2675. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2675 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the City of Oswego for costs associated with infrastructure improvements.

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Section 2680. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 2680 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the City of Oswego for costs associated with infrastructure improvements to Route 30 and Treasure Road.

Section 2685. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 2685 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the City of Aurora for costs associated with infrastructure improvements.

Section 2690. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 2690 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the City of Naperville for costs associated with infrastructure improvements.

Section 2695. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 2695 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Association for Individual Development for costs associated with improvements to property located at 309 New Indian Trail Court, Aurora.

Section 2700. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2700 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Valley Fox Park District for costs associated capital improvements at O'Donnell Park.

Section 2705. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 2705 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Aurora University for costs associated with infrastructure improvements, to include Therapeutic Recreation and Training Center Curriculum Planning.

Section 2710. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 2710 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Breaking Free of Aurora for costs associated with infrastructure improvements.

Section 2715. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 2715 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Heses House for costs associated with infrastructure improvements.

Section 2720. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 2720 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Family Focus for costs associated with infrastructure improvements.

Section 2725. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 2725 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Mutual Ground for costs associated with infrastructure improvements.

Section 2730. The sum of \$400,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 2730 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the School District 129 for costs associated with infrastructure improvements.

Section 2735. The sum of \$400,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 2735 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the School District 131 for costs associated with infrastructure improvements.

Section 2740. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2740 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Valley Fox Park District for costs associated with capital improvements.

Section 2745. The sum of \$2,700,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 2745 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with grants to local governments, school districts and community based providers for costs associated with infrastructure improvements.

Section 2750. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 2750 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Chicago Public School District 299 for infrastructure improvements at DuSable High School.

Section 2755. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 2755 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to Feed the Needy in Chicago for costs associated with capital improvements.

Section 2760. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 2760 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Bishop Shepard Little Organization in Chicago for costs associated with capital improvements.

Section 2765. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 2765 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Plano Child Development Center in Chicago for costs associated with capital improvements.

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Section 2770. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 2770 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Friend Family Health Center in Chicago for costs associated with capital improvements.

Section 2775. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 2775 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Treatment Alternatives for Safe Communities Incorporated in Chicago for costs associated with capital improvements.

Section 2780. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 2780 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the National Museum for Gospel Music in Chicago for costs associated with capital improvements.

Section 2790. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 2790 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the K.L.E.O. Community Family Life Center in Chicago for costs associated with capital improvements.

Section 2795. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 2795 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Illinois Institute of Technology in Chicago for costs associated with capital improvements.

Section 2800. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 2800 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to Chicago Public School District 299 for costs associated with capital improvements at Betty Shabazz International Charter School in Chicago.

Section 2805. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 2805 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Thresholds in Chicago for costs associated with capital improvements.

Section 2810. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 2810 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the National Public Housing Museum in Chicago for costs associated with capital improvements.

Section 2815. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 2815 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Matthew House Incorporated in Chicago for costs associated with capital improvements.

Section 2820. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 2820 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Gift from God Ministry Church in Chicago for costs associated with capital improvements.

Section 2825. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2825 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Feed the Needy for costs associated with infrastructure improvements.

Section 2830. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2830 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Matthew House for costs associated with infrastructure improvements.

Section 2835. The sum of \$350,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2835 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Black Ensemble Theatre for costs associated with the construction of the Free to Be Educational Outreach Theatre.

Section 2840. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2840 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Harold Washington Cultural for costs associated with infrastructure improvements and technology enhancements.

Section 2845. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2845 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Cathedral Baptist Church for costs associated with infrastructure improvements to the hall kitchen.

Section 2850. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2850 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Fellowship MB Church for costs associated with renovations to Fellowship's educational building.

Section 2855. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2855 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Hope Presbyterian Church for costs associated with infrastructure improvements.

Section 2860. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2860 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to The Life Center COGIC for costs associated with renovations and other capital improvements.

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Section 2865. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2865 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Mt. Carmel Baptist Church or costs associated with renovations to first floor hall and kitchen.

Section 2870. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2870 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Church of Good Shepard or costs associated with renovations to educational building and lower level.

Section 2875. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2875 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to ETA Creative Arts Foundation or costs associated with infrastructure improvements and other capital improvements.

Section 2880. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2880 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Institute of Positive Living or costs associated with infrastructure improvements.

Section 2885. The sum of \$400,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2885 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to God First Ministry or costs associated with renovations and other capital improvements.

Section 2890. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2890 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Jewish Federation of Metropolitan Chicago or costs associated with infrastructure improvements and other capital improvements.

Section 2895. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2895 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to St. James Catholic Church or costs associated with infrastructure improvements.

Section 2900. The sum of \$28,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2900 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chicago Public School District 299 for costs associated with infrastructure improvements at LindBlom High School.

Section 2905. The sum of \$70,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2905 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Inner City Muslim Action Network for costs associated with the construction of a community engagement and training center.

Section 2910. The sum of \$922,000, or so much thereof as may be necessary is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for grants to local governments, school districts, and community based providers for costs associated with infrastructure improvements.

Section 2915. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 2915 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to Noble Network of Charter Schools for the expansion and renovation of their gymnasium at Hansberry Prep.

Section 2920. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2920 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Calumet Park for costs associated with road resurfacing.

Section 2925. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2925 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Calumet Park for costs associated with infrastructure improvements.

Section 2930. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2930 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Calumet Park for costs associated with sewer lining improvements.

Section 2935. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2935 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Calumet Park for costs associated with water system improvements.

Section 2940. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2940 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Robbins for costs associated with capital improvements.

Section 2945. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2945 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Metropolitan Family Services for costs associated with capital improvements.

Section 2950. The sum of \$1,400,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2950 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Children's Integrated Center for Success (CICS) for costs associated with ceiling replacement.

Section 2955. The sum of \$550,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article

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40, Section 2955 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with capital improvements to the 21st Ward.

Section 2960. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 2960 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with grants to local governments, school districts and community based providers for costs associated with infrastructure improvements.

Section 2965. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2965 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Flossmoor for costs associated with Flossmoor Road viaduct improvements.

Section 2970. The sum of \$162,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2970 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the South Wilmington for costs associated with repairs to water treatment facility and wells.

Section 2975. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2975 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Caldwell Chapel for costs associated with infrastructure improvements and other capital improvements.

Section 2980. The sum of \$1,250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2980 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Kankakee Community College District #520 for costs associated with building repairs.

Section 2985. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2985 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Kankakee County for costs associated with Kankakee River dredging.

Section 2990. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2990 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Reddick Fire Department for costs associated with Asbestos abatement.

Section 2995. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 2995 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Bishop McNamara School for costs associated with building repairs.

Section 3000. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 3000 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund

to the Department of Commerce and Economic Opportunity for a grant to the New Star Services for costs associated with building repairs.

Section 3005. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 3005 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Old Plank Trail for costs associated with repaving the trail.

Section 3010. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 3010 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Trinity Services for costs associated with building repairs.

Section 3015. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 3015 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Access Health for costs associated with roof replacement.

Section 3020. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 3020 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Matteson School District 162 for costs associated with the purchase and installation of cameras for the schools.

Section 3025. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 3025 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Duane Dean Behavioral Health for costs associated with building repairs.

Section 3030. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 3030 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Glenwood Academy for costs associated with infrastructure improvements.

Section 3035. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 3035 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of University Park for costs associated with Reigel Farm revitalization.

Section 3040. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 3040 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Bourbonnais Township Park District for costs associated with capital improvements to a historic building.

Section 3045. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 3060 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Bourbonnais for costs associated with capital improvements to the pedestrian bridge over 1102.

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Section 3060. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 3060 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Park Forest Village Hall for costs associated with capital improvements.

Section 3061. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 3061 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Godley Public Water District for costs associated with water infrastructure improvements.

Section 3062. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 3062 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Pembroke Township for costs associated with natural gas improvements.

Section 3065. The sum of \$538,000, or so much thereof as may be necessary is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with grants to local governments, school districts and community based providers for costs associated with infrastructure improvements.

Section 3070. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 3070 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to Black Business Alliance Peoria Center for a Business Development Center.

Section 3075. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 3075 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to Easterseals for a new HVAC system in their Peoria center.

Section 3080. The sum of \$87,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 3080 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Peoria YMCA to replace the concrete pool decking system.

Section 3085. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 3085 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to Springdale Cemetery in Peoria to help reconstruct a Civil War monument and help grade and compact 3.5 miles of interior road.

Section 3090. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 3090 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Peoria Labor Temple for tuck-pointing and window work.

Section 3095. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 3095 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the East Bluff Community Center to help with ADA updates, parking lot replacement, HVAC, tuck-pointing, roof, fire suppression & sprinkler system, security system, and new doors.

Section 3100. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 3100 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Tri-County Urban League in Peoria for building repairs.

Section 3105. The sum of \$479,390, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 3105 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to Fulton County for jail and courthouse repairs as well as th purchase of property.

Section 3110. The sum of \$1,367,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 3110 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Heartland Clinic for facility improvements and renovation's at the Wisconsin Plaza location.

Section 3115. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 3115 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Illinois Central College for costs associated with facility improvements and expansion at the Pekin Campus.

Section 3120. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 3120 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Peoria County Veterinarian Surgical Center for costs associated with facility renovations and expansion.

Section 3125. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 3125 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to School District #150 for costs associated with the construction of a playground at Whittier Primary School.

Section 3130. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 3130 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of East Peoria for costs associated with the construction of a fire station.

Section 3135. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 3135 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Unity Point Health Methodist for costs associated with behavioral health facility renovations and expansion.

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Section 3140. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 3140 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Center for Prevention and Abuse for costs associated with facility expansion and improvements at the Pekin and Peoria location.

Section 3145. The sum of \$45,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 3145 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Goodwill Industries, Inc. for costs associated with equipment upgrades at the Peoria location.

Section 3150. The sum of \$350,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 3150 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to WTVP in Peoria for costs associated with facility renovations and improvements.

Section 3155. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 3155 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to ART, Inc. for costs associated with facility renovations and improvements.

Section 3160. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 3160 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Peoria Heights for costs associated with pedestrian trail construction and improvements.

Section 3165. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 3165 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Town of Cicero for costs associated with road improvements.

Section 3170. The sum of \$750,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 3170 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the City of Berwyn for costs associated with road improvements.

Section 3175. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 3175 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the City of Burbank for costs associated with road improvements.

Section 3180. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 3180 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Village of Justice for costs associated with road improvements.

Section 3185. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 3185 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Village of Bridgeview for costs associated with road improvements.

Section 3190. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 3190 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Village of Brookfield for costs associated with road improvements.

Section 3195. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 3195 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Village of Riverside for costs associated with road improvements.

Section 3200. The sum of \$120,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 3200 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Village of La Grange for costs associated with road improvements.

Section 3205. The sum of \$120,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 3205 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the City of Countryside for costs associated with road improvements.

Section 3210. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 3210 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Village of La Grange Park for costs associated with road improvements.

Section 3235. The sum of \$15,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 3235 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with grants to the Village of Stickney for costs associated with road improvements.

Section 3240. The sum of \$1,650,000, or so much thereof as may be necessary is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Bridgeview for costs associated with infrastructure improvements.

Section 3255. The sum of \$120,000 or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with grants to the Village of Stickney for costs associated with capital improvements.

Section 3260. The sum of \$1,150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 3260 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for grants to local governments, school districts and community based providers for costs associated with infrastructure improvements.

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Section 3265. The sum of \$225,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 3265 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Black Star Project for costs associated with securing a new construction or facility purchase for a main office, training, and development.

Section 3270. The sum of \$325,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 3270 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Catalyst Circle Rock School for costs associated with restorations at the Kehrein Center for the art.

Section 3285. The sum of \$600,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Fathers Who Care for costs associated with securing homesite location for training and development.

Section 3290. The sum of \$500,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Ebenezer Community Outreach for costs associated with securing homesite location for training and development.

Section 3295. The sum of \$500,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Proviso Leyden Council of Community Action for costs associated with facility improvements, including but not limited to, alarm and heating maintenance, upgrades to an HVAC system and parking lot repavement.

Section 3300. The sum of \$750,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 3300 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to The Answer Inc. for costs associated with capital improvements and/or property purchase necessary to develop a learning, social skills, and workforce development center.

Section 3315. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 3315 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the West Cook County Youth Club for costs associated with infrastructure improvements.

Section 3320. The sum of \$710,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 3320 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Maywood Park District for costs associated with infrastructure improvements.

Section 3325. The sum of \$500,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Total Capacity Training and Development of Belwood for costs associated with infrastructure improvements.

Section 3330. The sum of \$500,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Black Men United for costs associated with the purchase of a building and other infrastructure improvements.

Section 3335. The sum of \$490,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the

Smokehouse Academy for costs associated with the purchase of a building and other infrastructure improvements.

Section 3340. The sum of \$650,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Clean Community for costs associated with the purchase of a building and other infrastructure improvements.

Section 3360. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 3360 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Village of Indian Creek for costs associated with road improvements.

Section 3365. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 3365 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Nicasa in Mundelein for costs associated with construction of a new parking lot.

Section 3370. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 3370 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Nicasa in Mundelein for costs associated roof repairs and improvements.

Section 3375. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 3375 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Nicasa in Mundelein for costs associated with window replacement.

Section 3380. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 3380 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the City of North Chicago for costs associated with renovations to the city hall.

Section 3380. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 3385 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Chicago Public School District 187 for costs associated with renovations to North Chicago High School.

Section 3390. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 3390 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Village of Vernon Hills for costs associated with traffic signals, including purchase and installation.

Section 3395. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 3395 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Vernon Hills Park District for costs associated with renovations to Lakeview Center.

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Section 3400. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 3400 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the City of Waukegan for costs associated with construction and improvements to the METRA station.

Section 3405. The sum of \$87,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 3405 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a costs associated with grant to the Buffalo Grove Park District for costs associated with infrastructure improvements for the Community Arts Center.

Section 3410. The sum of \$60,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 3410 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a costs associated with grant to the Buffalo Grove Park District for costs associated with infrastructure improvements for the Willow Stream Pool.

Section 3415. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 3415 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Buffalo Grove Park District for costs associated with infrastructure improvements for Rylko Park.

Section 3420. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 3420 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Safe Place in Zion for costs associated with infrastructure improvements including security system and upgrades.

Section 3425. The sum of \$160,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 3425 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Indian Creek for costs associated with infrastructure improvements.

Section 3430. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 3430 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Midwest Veterans Closet in North Chicago for costs associated with capital improvements

Section 3435. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 3435 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Waukegan Historical Society for costs associated with renovations to Carnegie Library.

Section 3440. The sum of \$510,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 3440 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Vernon Hills Park District for costs associated with renovations to the Lakeview Center.

Section 3445. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 3445 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Saint Mary of Vernon for costs associated with a new roof at the Parich Center.

Section 3450. The sum of \$8,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 3450 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with grants to local governments, school districts and community based providers for costs associated with infrastructure improvements.

Section 3455. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 3455 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Macoupin County for costs associated with repairs to the Macoupin County Courthouse.

Section 3460. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 3460 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Girard for costs associated with infrastructure improvements.

Section 3465. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 3465 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Dorchester for costs associated with infrastructure improvements and street repairs.

Section 3470. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 3470 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Bunker Hill for costs associated with infrastructure improvements and improvements to Whitaker Park.

Section 3475. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 3475 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Springfield for costs associated with infrastructure improvements within Ward 3.

Section 3480. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 3480 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Gillespie for costs associated with infrastructure improvements.

Section 3485. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 3485 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Stonington for costs associated with infrastructure improvements and new storm warning sirens.

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Section 3490. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 3490 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of East Gillespie for costs associated sidewalk repair.

Section 3495. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 3495 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Dorsey Community Improvement Association for costs associated with improvements to the community building.

Section 3500. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 3500 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the American Legion Partridge Post No. 578 for costs associated with construction of a veterans memorial at Whitaker Park, including all prior incurred costs.

Section 3505. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 3505 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Worden for costs association with Community Center improvements.

Section 3510. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 3510 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Tovey for costs association with infrastructure improvements.

Section 3515. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 3515 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Hillsboro for costs association with infrastructure improvements.

Section 3520. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 3520 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Pana for costs association with infrastructure improvements.

Section 3530. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 3530 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Benld for costs association with sidewalks on Central Avenue.

Section 3531. The sum of \$500,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Springfield for costs with the construction of a new bike path other infrastructure improvements.

Section 3532. The sum of \$400,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Sacred Heart Griffin High School for costs association with infrastructure improvements.

Section 3533. The sum of \$250,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Sangamon County for costs association with infrastructure improvements along the 3rd St. Rail Line.

Section 3540. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 3540 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chicago Public School District 299 for costs associated with gymnasium renovations and new marquees to Avondale-Logandale Schools.

Section 3540. The sum of \$110,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 3545 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chicago Public School District 299 for costs associated with infrastructure improvements and equipment purchases at Belding School.

Section 3550. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 3550 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chicago Public School District 299 for costs associated with capital improvements at Chicago Academy.

Section 3555. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 3555 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Kedzie Center for costs associated with capital improvements to include sound proofing for therapy rooms in the Mental Health Clinic.

Section 3560. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 3560 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chicago Public School District 299 for costs associated with infrastructure improvements, renovations, and other capital improvements at Carl Von Linne School.

Section 3565. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 3565 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chicago Public School District 299 for costs associated with infrastructure improvements and renovations at Scammon Elementary School.

Section 3570. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 3570 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Puerto Rican Arts Alliance for costs associated with land acquisition for a parking lot and facility expansion.

Section 3575. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 3575 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund

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to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Chicago Park District for equipment purchases and capital improvements at the Parkview Playlot.

Section 3580. The sum of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 3580 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Chicago Park District for infrastructure and other capital improvements at Chopin Park.

Section 3585. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 3585 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to Chicago Public School District 299 for building renovations at Intrinsic School.

Section 3590. The sum of \$80,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 3590 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Chicago Park District for infrastructure and other capital improvements at Ken-Well Park.

Section 3595. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 3595 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the organization Voice of the City in Chicago for ADA upgrades.

Section 3600. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 3600 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Chicago Public Park District for infrastructure improvements and equipment purchases at the Athletic Field Park.

Section 3605. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 3605 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to Chicago Park District for infrastructure improves, renovations, equipment purchases, and other capital improvements at Jensen Park.

Section 3610. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 3610 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to Chicago Public School District for infrastructure improvements at William P. Gray Elementary School.

Section 3615. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 3615 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the City of Chicago for a new left turn signal at California and Diversey in the 32nd ward.

Section 3620. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 3620 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund

to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Logan Square Neighborhood Association for costs associated with infrastructure improvements.

Section 3625. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 3625 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Northwest Side Housing Center for costs associated with acquisition of land and construction of a community development building.

Section 3630. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 3630 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Chicago Public School District to rehab the Annex and convert to a childcare center at Darwin School.

Section 3635. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 3635 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to El Rincon Family Services for costs associated with renovation of the building.

Section 3640. The sum of \$35,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 3640 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the American Indian Center of Chicago for building renovations.

Section 3645. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 3645 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the HANA center to make the building ADA compliant and building renovations.

Section 3645. The sum of \$400,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 3650 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Chicago Public School District 299 for equipment purchases and infrastructure improvements at Grover Cleveland School.

Section 3655. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 3655 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Chicago Public School District for equipment purchases and infrastructure improvements at Disney II School High School.

Section 3660. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 3660 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to Good Beauty Chicago for costs associated with infrastructure improvements and other capital improvements.

Section 3665. The sum of \$145,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article

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40, Section 3665 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the La Iglesia del Pacto Evangelico de Albany Park to renovate the building and infrastructure improvements.

Section 3670. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 3670 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to Chicago Public District 299 for costs associated with school renovations at Kelvyn Park High School.

Section 3675. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 3675 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to Church of the Spirit in Chicago for costs associated with infrastructure improvements.

Section 3680. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 3680 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Chicago Park District for costs associated with a play lot and spray pool renovation at Unity Park.

Section 3685. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 3685 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to Chicago Public District 299 for costs associated with soccer field upgrades at Reilly Elementary.

Section 3690. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 3690 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to Irving Park YMCA for building renovations and other capital improvements.

Section 3695. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 3695 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to Metropolitan Family Services for costs associated with roof improvements and other capital improvements.

Section 3700. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 3700 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Casa Puertoriquena for costs associated with infrastructure improvements and other capital improvements.

Section 3705. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 3705 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Chicago Public School District for capital improvements at Schurz High School.

Section 3710. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 3710 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund

to the Department of Commerce and Economic Opportunity for costs associated with a grant to Aspira Business and Finance for IT upgrades and other infrastructure improvements.

Section 3715. The sum of \$600,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 3715 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Old Irving Park Community Clinic for costs associated with the purchase and/or renovation of a building.

Section 3720. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 3720 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Milwaukee Health Center for costs associated with infrastructure improvements.

Section 3725. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 3725 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the National Museum of Puerto Rican Arts and Culture for costs associated with capital improvements.

Section 3730. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 3730 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Public School District #299 for costs associated with infrastructure and other capital improvements to Volta Elementary School.

Section 3735. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 3735 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to The Gift Theater for costs associated with the purchase of a new building and infrastructure improvements.

Section 3740. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 3740 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to The Filament Theater for costs associated with infrastructure improvements and interior upgrades.

Section 3745. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 3745 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to The National Veterans Art Museum for costs associated with building renovations.

Section 3750. The sum of \$450,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 3750 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chicago School District 299 for costs associated with outdoor classrooms to schools within the 41st ward, including but not limited to Stock, Norwood, Oriole, Garvy, Ebner.

Section 3755. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 3755 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund

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to the Department of Commerce and Economic Opportunity for a grant to Norwood Park Fire Protection District for costs associated with purchasing equipment.

Section 3760. The sum of \$555,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 3760 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with street resurfacing and other infrastructure improvements in the 38th ward.

Section 3800. The sum of \$1,302,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 3800 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with street resurfacing and other capital improvements in the 45th Ward.

Section 3835. The sum of \$622,077, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 3835 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with street resurfacing and other capital improvements in the 41st Ward.

Section 3885. The sum of \$156,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 3885 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with street resurfacing and other capital improvements in the 39th Ward.

Section 3895. The sum of \$156,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 3895 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with street resurfacing and other capital improvements in the 29th Ward.

Section 3905. The sum of \$116,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 3905 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Harwood Heights or costs associated with street resurfacing on Car Cassata from Oak Park to Sayre.

Section 3910. The sum of \$70,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 3910 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Harwood Heights for costs associated with sidewalk replacement.

Section 3915. The sum of \$105,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 3915 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the city of Niles for costs associated with street resurfacing on Jarvis Street from Harlem Avenue to Milwaukee Avenue.

Section 3920. The sum of \$65,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 3920 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Niles for costs associated with street resurfacing on Kirk Drive from Oconto Avenue to Harlem Avenue.

Section 3925. The sum of \$60,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 3925 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Rosemont for costs associated with street resurfacing on 10040 Norwood Willow Creek.

Section 3930. The sum of \$360,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 3930 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Des Plaines for costs associated with street resurfacing and accessibility improvements.

Section 3935. The sum of \$60,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 3935 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Franklin Park for costs associated with street resurfacing and repair.

Section 3940. The sum of \$200,000, or so much thereof as may be necessary is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Schiller Park for costs associated with road reconstruction and water main replacement.

Section 3945. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 3945 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with replacement of trees and utility work in the 38th ward.

Section 3950. The sum of \$35,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 3950 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with infrastructure improvements for the Dunning Neighborhood in the 38th Ward.

Section 3955. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 3955 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Park Ridge Park District for costs associated with infrastructure improvements.

Section 3960. The sum of \$230,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 3960 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the ADA Pathways for costs associated with infrastructure improvements.

Section 3965. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 3965 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for costs associated with field improvements to Dunham Park.

Section 3970. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 3970 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund

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to the Department of Commerce and Economic Opportunity for a grant to the Polish American Association for costs associated with parking lot construction.

Section 3971. The sum of \$150,000 or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Jefferson Park for costs associated with capital improvements.

Section 3975. The sum of \$432,432, or so much thereof as may be necessary is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with grants to local governments, school districts and community based providers for costs associated with infrastructure improvements.

Section 3980. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 3980 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to Will County -Women's Recovery Home for infrastructure improvements.

Section 3985. The sum of \$800,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 3985 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to Will County-Route 53 pedestrian safety infrastructure improvements.

Section 3990. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 3990 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to Will County-Children's Advocacy Center for infrastructure improvements.

Section 3995. The sum of \$5,200, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 3995 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the East Joliet Fire Protection District for costs associated with infrastructure improvements.

Section 4000. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 4000 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Stepping Stones Treatment Center in Joliet for costs associated with infrastructure improvements.

Section 4005. The sum of \$560,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 4005 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Diocese of Joliet Catholic Charities Daybreak Center for costs associated with infrastructure improvements.

Section 4010. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 4010 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the George Weden Buck Boys & Girls Club of Joliet for costs associated with infrastructure improvements.

Section 4015. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article

40, Section 4015 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Spanish Community Center in Joliet for costs associated with infrastructure improvements.

Section 4020. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 4020 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Joliet Chapter of the National Hook-up for Black Women, Inc. for costs associated with infrastructure improvements.

Section 4025. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 4025 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to AGAPE for costs associated with infrastructure improvements.

Section 4030. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 4030 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Will County VAC for costs associated with infrastructure improvements.

Section 4035. The sum of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 4035 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to American Legion 1080 for costs associated with infrastructure improvements.

Section 4040. The sum of \$40,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 4040 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Cantigny VFW 367 for costs associated with infrastructure improvements.

Section 4045. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 4045 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Greater Joliet Area YMCA for costs associated with infrastructure improvements.

Section 4050. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 4050 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Fairmont Community Center for costs associated with infrastructure improvements.

Section 4055. The sum of \$185,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 4055 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Channahon Park District for costs associated with infrastructure improvements.

Section 4060. The sum of \$225,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 4060 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund

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to the Department of Commerce and Economic Opportunity for a grant to Woodridge Park District for costs associated with infrastructure improvements.

Section 4065. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 4065 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Trinity Services for costs associated with infrastructure improvements.

Section 4070. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 4070 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Cornerstone Services for costs associated with infrastructure improvements.

Section 4075. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 4075 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Village of Bolingbrook for costs associated with infrastructure improvements.

Section 4080. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 4080 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to City of Crest Hill for costs associated with infrastructure improvements.

Section 4085. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 4085 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Forest Park Community Center for costs associated with infrastructure improvements.

Section 4090. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 4090 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Easter Seals for costs associated with infrastructure improvements.

Section 4095. The sum of \$350,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 4095 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Joliet Public Library for costs associated with infrastructure improvements.

Section 4100. The sum of \$270,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 4100 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Forest Preserve District of Will County for costs associated with infrastructure improvements.

Section 4105. The sum of \$120,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 4105 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Lockport township Park District for costs associated with infrastructure improvements.

Section 4110. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 4110 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Palatine Community Center for the purchase of new facilities.

Section 4115. The sum of \$1, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 4115 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the North Suburban YMCA for costs associated with replacement of the HVAC system, roof replacement, pool repair, and parking lot repair.

Section 4120. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 4120 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Northern Suburban Special Recreation Association for the purchase and renovation of a new building.

Section 4125. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 4125 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Botanic Garden for costs associated with upgrades to the water system, roof repairs, parking lot repairs, pathway renovation, tram renovation, and picnic area renovations.

Section 4130. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 4130 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Buffalo Grove Park District for costs associated with the capital improvements.

Section 4135. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 4135 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Lake Bluff Library for expansion and renovation costs.

Section 4140. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 4140 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Jewish Federation of Metropolitan Chicago for costs associated with building renovations at CJE SeniorLife's Gidwitz Center.

Section 4145. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 4145 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Maryville Academy Jen School for costs associated with a career and technical center.

Section 4150. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 4150 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Family Service of Lake County for costs associated with the purchase of a new building.

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Section 4155. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 4155 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Glenkirk not for profit for costs associated with new construction.

Section 4160. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 4160 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Lubavich Chabad for renovation of the museum of Jewish history, collaboration space, and social space.

Section 4165. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 4165 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the County of Lake for costs associated with general capital improvements and other infrastructure upgrades for the Lake County States Attorney's Office.

Section 4170. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 4170 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Holocaust Museum for costs associated with the renovation of the visitor center and café.

Section 4175. The sum of \$6,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 4175 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Clearbrook Deerfield not for profit for laundry room and door repair.

Section 4180. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 4180 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Deerfield Fire Department for costs associated with resurfacing parking lots.

Section 4185. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 4185 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the West Deerfield Township for costs associated with township building security upgrades.

Section 4190. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 4190 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Misericordia for costs associated with the purchase of a new building and general infrastructure upgrades.

Section 4195. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 4195 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Children's Advocacy Center of North and Northwest Cook County for costs associated with capital improvements.

Section 4200. The sum of \$750,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 4200 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Northeastern Illinois Reginal Crime Laboratory for costs associated with infrastructure improvements.

Section 4205. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 4205 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Nicasa Behavioral Health Services for costs associated with infrastructure improvements.

Section 4210. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 4210 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Lake County Children's Advocacy Center for costs associated with capital improvements.

Section 4215. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 4215 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Maryville Academy for costs associated with capital improvements.

Section 4220. The sum of \$144,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 4220 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Highwood Public Library for costs associated with capital improvements.

Section 4225. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 4225 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Community Partners for Affordable Housing for costs associated with capital improvements.

Section 4230. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 4230 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Des Plaines for costs associated with sidewalk improvements along Algonquin Road between Mount Prospect Road and Elmhurst Road and other capital improvements.

Section 4235. The sum of \$125,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 4235 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Oakton Community College for costs associated with classroom renovations.

Section 4240. The sum of \$120,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 4240 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Des Plaines for costs associated with capital improvements.

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Section 4245. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 4245 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Self Help and Pantry of Des Plaines for costs associated with capital improvements.

Section 4250. The sum of \$40,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 4250 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Harbour in Park Ridge for costs associated with capital improvements.

Section 4255. The sum of \$412,500, or so much thereof as may be is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Schaumburg for costs associated with capital improvements.

Section 4270. The sum of \$120,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 4270 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Schaumburg Park District for costs associated with Sports Center HVAC replacement.

Section 4275. The sum of \$80,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 4275 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Schaumburg Park District for costs associated with water works HVAC replacement.

Section 4280. The sum of \$125,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 4280 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the WINGS Program Inc. in Schaumburg for costs associated with building renovations and capital improvements.

Section 4285. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 4285 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Kenneth Young Center for costs associated with renovations and other capital improvements.

Section 4290. The sum of \$5,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 4290 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Clearbrook in Elk Grove for costs associated with infrastructure improvements.

Section 4295. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 4295 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Hanover Park for costs associated with land acquisition for new fire station.

Section 4300. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 4300 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund

to the Department of Commerce and Economic Opportunity for a grant to the Park Ridge for costs associated with capital improvements.

Section 4305. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 4305 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Park Ridge Park District for costs associated with land acquisition.

Section 4310. The sum of \$40,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 4310 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Park Ridge Park District for costs associated with land acquisition.

Section 4320. The sum of \$20,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 4320 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Park Ridge Park District for costs associated with building a baseball field fence.

Section 4325. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 4325 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Avenues for Independence in Park Ridge for costs associated with building renovations and other capital improvements.

Section 4330. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 4330 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Roselle Park District for costs associated with capital improvements at Turner Park.

Section 4335. The sum of \$92,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 4335 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Bloomingdale Park District for costs associated with infrastructure improvement.

Section 4340. The sum of \$110,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 4340 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the DuPage County for costs associated with capital improvements.

Section 4345. The sum of \$125,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 4345 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the College of DuPage for costs associated with renovation and infrastructure costs related to the Science, Technology, Engineering, and Mathematics Center.

Section 4350. The sum of \$261,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 4350 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund

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to the Department of Commerce and Economic Opportunity for a grant to AMITA Health for costs associated with construction and renovations of a mental health center.

Section 4355. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 4355 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Hoffman Estates for costs associated with infrastructure improvements along Flagstaff Lane between Washington Boulevard to Grand Canyon.

Section 4360. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 4360 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Elk Grove Village for costs associated with infrastructure improvements.

Section 4365. The sum of \$850,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 4365 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Schaumburg for costs associated with infrastructure improvements.

Section 4370. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 4370 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Park Ridge for costs associated with capital improvements.

Section 4375. The sum of \$631,300, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 4375 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Des Plaines Park District for costs associated with infrastructure improvements to the Lake Opeka Shoreline.

Section 4380. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 4380 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Des Plaines Self Help for costs associated with infrastructure improvements.

Section 4385. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 4385 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Elk Grove Park District for costs associated with infrastructure improvements to Jensen South Park.

Section 4390. The sum of \$36,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 4390 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Elgin Community College for costs associated with the purchase of a new building.

Section 4395. The sum of \$18,700, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 4395 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund

to the Department of Commerce and Economic Opportunity for a grant to the Trinity Services for costs associated with infrastructure improvements.

Section 4400. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 4400 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Hanover Park District for costs associated with capital improvements.

Section 4405. The sum of \$70,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 4405 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Avenues for Independence for costs associated with the construction of a facility.

Section 4410. The sum of \$67,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 4410 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Center For Concern for costs associated with acquisition of a new facility.

Section 4411. The sum of \$125,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 4411 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with grants to local governments, school districts and community based providers for costs associated with infrastructure improvements.

Section 4415. The sum of \$400,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 4415 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with infrastructure and other capital improvements in the 5th ward.

Section 4420. The sum of \$400,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 4420 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with infrastructure and other capital improvements In the 10th ward.

Section 4425. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 4425 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chicago Public School District 299 for costs associated with infrastructure and other capital improvements at Kenwood Academy.

Section 4430. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 4430 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Dyett's Landscaping and court yards of Des Plaines for costs associated with infrastructure and other capital improvements.

Section 4435. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 4435 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund

to the Department of Commerce and Economic Opportunity for a grant to the Stoney Island Arts Bank for costs associated with infrastructure and other capital improvements.

Section 4440. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 4440 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Public School 299 for costs associated with infrastructure and other capital improvements at Hyde Park Academy.

Section 4445. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 4445 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Public School 299 for costs associated with infrastructure and other capital improvements at Washington High School.

Section 4450. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 4450 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Public School 299 for costs associated with infrastructure and other capital improvements at Ray Elementary School.

Section 4455. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 4455 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for costs associated with infrastructure improvements at Nichols Park.

Section 4460. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 4460 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Spanish Coalition for Housing for costs associated with infrastructure and other capital improvements.

Section 4465. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 4465 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Metropolitan Family Services for costs associated with infrastructure and other capital improvements.

Section 4470. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 4470 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Public School 299 for costs associated with infrastructure and other capital improvements at Adam Clayton Powell School.

Section 4475. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 4475 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the DuSable Museum for costs associated with infrastructure and other capital improvements.

Section 4480. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 4480 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with infrastructure and other capital improvements in the 7th ward.

Section 4485. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 4485 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with infrastructure and other capital improvements in the 3rd ward.

Section 4490. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 4490 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for costs associated with construction of a fitness center in Kennicott Park.

Section 4495. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 4495 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the School of the Art Institute of Chicago costs associated with infrastructure and other capital improvements.

Section 4500. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 4500 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for costs associated with infrastructure improvements Gwendolyn Brooks Park.

Section 4505. The sum of \$65,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 4505 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Urban Core Inc. for costs associated with construction of a new roof.

Section 4510. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 4510 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for costs associated with capital improvements at Gwendolyn Brooks Park.

Section 4515. The sum of \$87,534, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 4515 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Jane Addams School for costs associated with infrastructure improvements.

Section 4520. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 4520 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Spanish Coalition for Housing for costs associated with the purchase of property and renovations.

Section 4525. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 4525 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Quad Communities Development Corporation for costs associated with capital improvements.

Section 4530. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 4530 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the South Shore Chamber of Commerce for costs associated with capital improvements.

Section 4535. The sum of \$225,450, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 4535 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to The Villa at Windsor Park for costs associated with a roof replacement.

Section 4540. The sum of \$132,610, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 4540 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Ellis Avenue Church for costs associated with capital improvements.

Section 4545. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 4545 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Great Cities Institute for costs associated with capital improvements.

Section 4550. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 4550 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chicago Public School District #299 for costs associated with capital improvements to James H. Bowen High School.

Section 4555. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 4555 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Quarry Event Center for costs associated with capital improvements.

Section 4560. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 4560 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Murray Language Academy for costs associated with capital improvements.

Section 4565. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 4565 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Woodlawn Community School District #209 for costs associated with the building of a gymnasium to Woodlawn Community Elementary School.

Section 4570. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 4570 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Public School District #229 for costs associated with capital improvements to Parkside Elementary Community Academy.

Section 4575. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 4575 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with infrastructure improvements in the 42nd Ward.

Section 4580. The sum of \$15,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 4580 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Hyde Park Union Church for costs associated with capital improvements.

Section 4585. The sum of \$15,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 4585 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to First Presbyterian Church of Chicago for costs associated with capital improvements.

Section 4590. The sum of \$135,405, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 4590 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Black United Fund of Illinois for costs associated with infrastructure improvements.

Section 4595. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 4595 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with infrastructure improvements in the 20th Ward.

Section 4600. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 4600 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chicago Public School District #299 for costs associated capital improvements at Bret Harte Magnet School.

Section 4605. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 4605 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Place For Children for costs associated with renovations.

Section 4610. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 4610 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Montgomery Place for costs associated with the purchase of equipment and other capital improvements.

Section 4615. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 4615 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Public School District #299 for costs associated with capital improvements at Ninos Heros Elementary School.

Section 4620. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 4620 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Rainbow Beach for costs associated with the capital improvements.

Section 4625. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 4625 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Urban Core Inc. for costs associated with infrastructure improvements.

Section 4630. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 4630 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chicago School District 299 for costs associated with infrastructure improvements at George Washington Elementary.

Section 4635. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 4635 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chicago Park District for costs associated with infrastructure improvements at Bessemer Park.

Section 4640. The sum of \$49,501, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 4640 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chicago School District 299 for costs associated with infrastructure improvements at Horace Mann Elementary.

Section 4645. The sum of \$49,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 4645 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chicago School District 299 for costs associated with infrastructure improvements at Isabelle C O'Keeffe Elementary.

Section 4650. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 4650 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with infrastructure improvements within the 6th Ward.

Section 4655. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 4655 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with infrastructure improvements within the 7th Ward.

Section 4660. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 4660 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with infrastructure improvements within the 8th Ward.

Section 4665. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 4665 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with infrastructure improvements within the 9th Ward.

Section 4670. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 4670 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with infrastructure improvements within the 10th Ward.

Section 4675. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 4675 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago's for costs associated with infrastructure improvements within the 17th Ward.

Section 4680. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 4680 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with infrastructure improvements within the 21st Ward.

Section 4685. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 4685 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Thornton Township for costs associated with infrastructure improvements.

Section 4690. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 4690 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Sauk Village for costs associated with infrastructure improvements.

Section 4695. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 4695 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Calumet City for costs associated with infrastructure improvements.

Section 4700. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 4700 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Lynwood for the costs associated with infrastructure improvements.

Section 4705. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 4705 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Lansing for costs associated with infrastructure improvements.

Section 4710. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 4710 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Cook County for costs associated with capital improvements.

Section 4715. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 4715 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Manteno for costs associated with infrastructure improvements.

Section 4720. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 4720 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Beecher for costs associated with infrastructure improvements.

Section 4725. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 4725 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Peotone for costs associated with infrastructure improvements.

Section 4735. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 4735 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Burnham for costs associated with infrastructure improvements.

Section 4740. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 4740 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of South Holland for costs associated with infrastructure improvements.

Section 4745. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 4745 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Grant Park for costs associated with infrastructure improvements.

Section 4750. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 4750 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Public School District 299 for costs associated with infrastructure improvements at Arthur Dixon Elementary school.

Section 4755. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 4755 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Forum Bronzeville in Chicago for costs associated infrastructure improvements.

Section 4760. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 4760 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Featherfist Homeless Veterans Shelter for costs associated with renovations to the training center.

Section 4765. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 4765 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Southeast Calumet Heights Homeowners Association for costs associated with infrastructure improvements.

Section 4770. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 4770 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chatham Park Place Homeowners Association for costs associated with infrastructure improvements.

Section 4775. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 4775 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Marynook Homeowners Association for costs associated with street lighting.

Section 4780. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 4780 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chatham Club Homeowners Association for costs associated with infrastructure improvements.

Section 4785. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 4785 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Heritage Place Homeowners Association for costs associated with capital improvements.

Section 4790. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 4790 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the West Chesterfield Community Council for costs associated with infrastructure improvements.

Section 4795. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 4795 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chesterfield Community Council for costs associated with capital improvements.

Section 4800. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 4800 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Rosemoor Community Association for costs associated with infrastructure improvements.

Section 4805. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 4805 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Cottage Grove Heights Community Association for costs associated with infrastructure improvements.

Section 4810. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 4810 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the South Deering Manor Community Association for costs associated with infrastructure improvements.

Section 4815. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 4815 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Roseland Heights Community Association for costs associated with infrastructure improvements.

Section 4820. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 4820 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Phalanx Family Services for costs associated with infrastructure improvements.

Section 4825. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 4825 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Hegewisch Business Association for costs associated with the purchase of signage.

Section 4830. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 4830 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chatham Business Association for costs associated with capital improvements.

Section 4835. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 4835 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the South Central Community Services for costs associated with roof repair.

Section 4840. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 4840 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the South Shore Hospital for costs associated with capital improvements.

Section 4845. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 4845 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Spanish Coalition for Housing for costs associated with purchase and renovations of property.

Section 4846. The sum of \$350,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the South Shore Hospital for costs associated with capital improvements.

Section 4847. The sum of \$500,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the South Shore Hospital for costs associated with capital improvements

Section 4848. The sum of \$350,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the South Shore Hospital for costs associated with capital improvements.

Section 4855. The sum of \$450,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the City of Rockford for costs associated with Davis Park improvements.

Section 4865. The sum of \$120,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 4865 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the City of Rockford for costs associated with the Downtown Streetscape Plans.

Section 4870. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 4870 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Rockford School District 205 for costs associated with capital improvements at Welsh and West View Schools.

Section 4875. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 4875 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to Loves Park for costs associated with infrastructure improvements.

Section 4880. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 4880 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to Machesney Park for costs associated with infrastructure improvements.

Section 4885. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 4885 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to Rock Valley College for costs associated with infrastructure improvements.

Section 4890. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 4890 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Rockford Park District for costs associated with infrastructure improvements.

Section 4895. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 4895 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund

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to the Department of Commerce and Economic Opportunity for costs associated with a grant to Rockford Township for costs associated with infrastructure improvements.

Section 4900. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 4900 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the North Park Fire District for costs associated with infrastructure improvements.

Section 4905. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 4905 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the West Suburban Fire District for costs associated with infrastructure improvements.

Section 4910. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 4910 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to Milestone Inc. in Rockford for costs associated with infrastructure improvements.

Section 4915. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 4915 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Goldie P. Floberg Center in Rockton for costs associated with infrastructure improvements to include Indoor City Market.

Section 4920. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 4920 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Booker Washington Center in Rockford for costs associated with infrastructure improvements.

Section 4925. The sum of \$50,000, or so much thereof as may be necessary is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the YMCA of Rock River Valley for costs associated with infrastructure improvements.

Section 4930. The sum of \$50,000, or so much thereof as may be necessary is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the RAMP Center for Independent Living for costs associated with infrastructure improvements.

Section 4940. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 4940 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Burpee Museum in Rockford for costs associated with infrastructure improvements.

Section 4945. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 4945 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to The Discovery Center in Rockford for costs associated with infrastructure improvements.

Section 4950. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 4950 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Rockford Art Museum for costs associated with infrastructure improvements.

Section 4960. The sum of \$160,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 4960 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Rockford Park District for costs associated with infrastructure improvements.

Section 4961. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 4961 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Anderson Japanese Garden for costs associated with infrastructure improvements.

Section 4965. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 4965 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Friends of the Coronado Foundation for costs associated with capital improvements at the Coronado Theater.

Section 4970. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 4970 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Rockford River Development Partnership for costs associated with infrastructure improvements.

Section 4975. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 4975 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Harlem Unit School District 122 for costs associated with infrastructure improvements.

Section 4980. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 4980 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Northwest Fire Protection District for costs associated with infrastructure improvements.

Section 4985. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 4985 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Rockford University for costs associated with infrastructure improvements.

Section 4990. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 4990 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Winnebago County for costs associated with infrastructure improvements at Veterans Memorial Hall.

Section 4995. The sum of \$965,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 4995 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to United Way of Rock River Valley for costs associated with infrastructure improvements.

Section 5000. The sum of \$2,355,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 5000 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for grants to local governments, school districts, and community based providers for costs associated with infrastructure improvements.

Section 5005. The sum of \$50,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with road improvements to the 40th Ward.

Section 5010. The sum of \$200,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Winnie Community Garden for costs associated with capital improvements.

Section 5015. The sum of \$100,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Willye White Park for costs associated with capital improvements.

Section 5020. The sum of \$149,161, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 5020 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Lawrence Hall in Chicago for costs associated with the construction and renovation of an outdoor trauma garden, a hoop nursery, therapeutic spaces, and other capital improvements.

Section 5025. The sum of \$200,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Lawrence Hall for costs associated with infrastructure improvements.

Section 5030. The sum of \$1,000,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Evanston for costs associated with lead service line replacement.

Section 5035. The sum of \$400,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 5035 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Public School District 299 for costs associated with capital improvements at Stephen K. Hayt Elementary School.

Section 5040. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 5040 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with viaduct repairs in the 49th Ward.

Section 5045. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 5045 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund

to the Department of Commerce and Economic Opportunity for a grant to the PACTT Learning Center of Chicago for costs associated with new school construction in Rogers Park.

Section 5050. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 5050 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for costs associated with renovation of a field house to a nature center in Leone Park.

Section 5055. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 5055 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with infrastructure improvements of Catalpa Street between Western and Lincoln in the 40th Ward.

Section 5060. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 5060 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with resurfacing Sheridan road in the 48th Ward.

Section 5065. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 5065 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Roger C. Sullivan High School for costs associated with capital improvements.

Section 5070. The sum of \$100,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Evanston for costs associated with infrastructure improvements.

Section 5075. The sum of \$275,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Institute of Cultural Affairs for costs associated with building renovations.

Section 5080. The sum of \$275,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Preston Bradley Center for costs associated a new fire alarm annunciator.

Section 5085. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 5085 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the YWCA Evanston/North Shore for costs associated with the expansion of the domestic violence facility.

Section 5090. The sum of \$2,130,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Westside Community Development Collaboration for costs associated with the purchase of new buildings and other capital improvements.

Section 5095. The sum of \$400,938, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 5095 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to AFC Community Development Corporation for costs associated with affordable housing.

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Section 5095. The sum of \$400,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 5100 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Saving Our Sons Inc. for costs associated with HVAC replacement, roof repairs and replacement, and other capital improvements.

Section 5105. The sum of \$1,345,000 or so much thereof as may be necessary is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for costs associated with capital improvements at Park facilities as approximated below: Touhy Herbert Park - \$595,000; 598 Park - \$250,000; Stanton Park - \$250,000; \$250,000 - Seward Park.

Section 5110. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 5110 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Peoples CDAC for costs associated with capital improvements.

Section 5120. The sum of \$225,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 5120 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Pilgrim DevCorp for costs associated with roofing improvements, renovations, and other capital improvements.

Section 5125. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 5125 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Greater Rock Development for costs associated with capital improvements.

Section 5160. The sum of \$600,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 5160 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Home of Life Community Development Corporation for costs associated with capital improvements.

Section 5195. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 5195 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Latinos Progresando for costs associated with construction of a new community center in Little Village neighborhood of Chicago

Section 5200. The sum of \$750,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 5200 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Poder Learning Center for costs associated with construction of a new community center in West Lawn neighborhood of Chicago.

Section 5205. The sum of \$125,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 5205 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Open Center for the Arts for costs associated with construction of a new community center in Little Village neighborhood of Chicago.

Section 5210. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 5210 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Enlace Chicago for costs associated with construction of a new community center in Little Village neighborhood of Chicago.

Section 5215. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 5215 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Little Village Community Foundation for costs associated with construction of a new technology hub and community space.

Section 5220. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 5220 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to The Warehouse Project and Gallery for costs associated with purchase of land and capital improvements at the community center in Summit.

Section 5225. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 5225 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Stickney for costs associated with capital improvements.

Section 5230. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 5230 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Forest View for costs associated with capital improvements.

Section 5235. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 5235 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Summit Community Task Force for costs associated with the purchase of land and capital improvements in the city of Summit.

Section 5240. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 5240 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for costs associated with capital improvements at Piowtrowski Park.

Section 5245. The sum of \$650,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 5245 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Public School District 299 for costs associated with capital improvements to the auditorium and other infrastructure improvements at Thomas Kelly College Prep.

Section 5250. The sum of \$650,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 5250 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Public School

District 299 for costs associated with capital improvements and construction of an athletic field at Farragut Career Academy.

Section 5255. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 5255 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Public School District 299 for costs associated with capital improvements at Gurdon S. Hubbard High School.

Section 5260. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 5260 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Public School District 299 for costs associated with capital improvements at John F. Kennedy High School.

Section 5260. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 5265 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Public School District 299 for costs associated with capital improvements at John Spry Community Elementary School.

Section 5270. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 5270 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Public School District 299 for costs associated with capital improvements at Telpochcalli Elementary School.

Section 5275. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 5275 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Public School District 299 for costs associated with capital improvements at Cyrus H McCormick Elementary School.

Section 5280. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 5280 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Public School District 299 for costs associated with capital improvements at Lazaro Cardenas Elementary School.

Section 5285. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 5285 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Public School District 299 for costs associated with capital improvements at Charles G Hammond Elementary School.

Section 5290. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 5290 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Public School District 299 for costs associated with capital improvements at Brighton Park Elementary School.

Section 5295. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 5295 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Public School District 299 for costs associated with capital improvements at Nathan S Davis Elementary School.

Section 5300. The sum of \$465,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 5300 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Jewish Federation of Metropolitan Chicago for costs associated with infrastructure improvements.

Section 5305. The sum of \$485,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 5305 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Center of Halsted for costs associated with infrastructure improvement.

Section 5310. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 5310 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Advocate IL Masonic for costs associated with infrastructure improvement.

Section 5315. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 5315 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Howard Brown Health for costs associated with infrastructure improvement.

Section 5320. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 5320 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Common Pantry for costs associated with the purchase of a facility and other capital improvements.

Section 5325. The sum of \$2,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 5325 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Care for Friends for costs associated with infrastructure improvement.

Section 5330. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 5330 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chicago Public School District 299 for costs associated with infrastructure improvement to Nettlehorst School.

Section 5330. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 5335 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chicago Public School District 299 for costs associated with infrastructure improvement to Ravenswood Elementary School.

Section 5340. The sum of \$225,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 5340 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chicago Public School District 299 for costs associated with infrastructure improvement Waters Elementary School.

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Section 5345. The sum of \$225,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 5345 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chicago Public School District 299 for costs associated with infrastructure improvement Bell Elementary School.

Section 5350. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 5350 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chicago Public School District for costs associated with infrastructure improvement Alcott Elementary School.

Section 5355. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 5355 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chicago Public School District for costs associated with infrastructure improvement to Oscar Mayer Magnet School.

Section 5360. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 5360 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to DePaul College Prep for costs associated with infrastructure improvements to the facility on 3300 North Campbell in Chicago.

Section 5365. The sum of \$130,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 5365 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Indo-American Center for costs associated with the replacement of an HVAC system, building renovations, and infrastructure improvements.

Section 5366. The sum of \$455,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 5366 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Village of Lincolnwood for costs associated with capital improvements.

Section 5367. The sum of \$110,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 5367 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to City of Chicago for costs associated with capital improvements to the 39th Ward.

Section 5370. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 5370 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Muslim Women's Resource Center for costs associated with an office expansion, renovations, and/or building purchase.

Section 5375. The sum of \$115,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 5375 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Chesed Fund for costs associated with infrastructure improvements to a warehouse.

Section 5380. The sum of \$125,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 5380 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Center for Torah & Chesed, Inc. for costs associated with infrastructure improvements, including all prior incurred costs.

Section 5385. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 5385 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Hatzalah Chicago for costs associated with driveway improvements.

Section 5395. The sum of \$85,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 5395 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Turning Point Behavioral Health Care Center for costs associated with building renovations.

Section 5400. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 5400 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Rohingya Cultural Center for costs associated with capital improvements.

Section 5405. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 5405 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Holi Apostolic Catholic Assyrian Church of the East Diocese of North America and Illinois NFP for costs associated with building renovations.

Section 5410. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 5410 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Skokie Public Library for costs associated building renovations.

Section 5415. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 5415 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the CJE SeniorLife for costs associated with building renovations.

Section 5420. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 5420 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the The ARK in Chicago for costs associated with building renovations and expansion.

Section 5425. The sum of \$95,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 5425 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Skokie Fire Department for costs associated with equipment replacement.

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Section 5430. The sum of \$95,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 5430 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Morton Grove Fire Department for costs associated with equipment replacement.

Section 5435. The sum of \$65,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 5435 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Niles Fire Department for costs associated with a station alerting system.

Section 5440. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 5440 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Lincolnwood for costs associated with capital improvements.

Section 5445. The sum of \$150,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chicago Public Schools for costs associated with infrastructure improvements at Volta Elementary School.

Section 5446. The sum of \$250,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Arie Crown Hebrew Day School for costs associated with infrastructure improvements.

Section 5447. The sum of \$100,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Skokie Park District for costs associated with the construction of a playground and other infrastructure improvements.

Section 5448. The sum of \$100,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Apna Ghar Inc for costs associated with the purchase of a building and other infrastructure improvements.

Section 5449. The sum of \$150,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Hebrew Theological College for costs associated with infrastructure improvements at the Blitstein Institute.

Section 5450. The sum of \$75,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Mitzvah Campaign for costs associated with infrastructure improvements.

Section 5451. The sum of \$50,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the High Ridge Coalition for costs associated with infrastructure improvements.

Section 5455. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 5455 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Keshet in Chicago for costs associated with capital improvements.

Section 5460. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article

40, Section 5460 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the MCC Academy in Morton Grove for costs associated with capital improvements.

Section 5465. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 5465 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Hayat Clinic in Chicago for costs associated with capital improvements.

Section 5470. The sum of \$125,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 5470 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Orchard for costs associated with infrastructure improvements.

Section 5475. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 5475 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to JCC Chicago Bernard Horwich for costs associated with infrastructure improvements.

Section 5475. The sum of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 5480 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to School District #73.5 for costs associated with infrastructure improvements.

Section 5485. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 5485 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to School District #69 for costs associated with infrastructure improvements.

Section 5490. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 5490 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Refugee ONE for costs associated with the purchase of a building and infrastructure improvements.

Section 5495. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 5495 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Hanul Family Alliance for costs associated with infrastructure improvements.

Section 5500. The sum of \$40,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 5500 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chicago Public School District #299 for costs associated with infrastructure improvements John M. Palmer Elementary School.

Section 5505. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 5505 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund

to the Department of Commerce and Economic Opportunity for a grant to Saint Odisho Church for costs associated with infrastructure improvements at the Lamassu Youth Center.

Section 5510. The sum \$1,820,000, or so much thereof as may be necessary is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for grants to local governments, school districts and community based providers for costs associated with infrastructure improvements.

Section 5515. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 5515 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Chinese Consolidated Benevolent Association of Chicago to renovate the Chicago Chinatown Gateway.

Section 5520. The sum of \$550,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 5520 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Alivo Medical Center in Chicago for the cost associated with infrastructure improvements.

Section 5525. The sum of \$550,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 5525 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to WINGS Program, Inc. in Chicago for the reimbursements of construction costs.

Section 5530. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 5530 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Metropolitan Family Services for the costs associated with renovation and infrastructure improvements.

Section 5535. The sum of \$750,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 5535 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the El Valor in Chicago for cost associated with maintenance needs.

Section 5540. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 5540 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to Saint Ann Catholic School for costs associated with renovations and repairs.

Section 5540. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 5545 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to Mujeres Latinas En Accion for costs associated with renovation and repairs.

Section 5550. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 5550 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Sun-Yat-Sen Playground for costs associated with renovations and repairs.

Section 5555. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 5555 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the American Legion Dormna-Dunn Post 547 for costs associated with renovations and repairs.

Section 5560. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 5560 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to Casa Michoacana in Chicago for costs associated with renovations and repairs.

Section 5565. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 40, Section 5565 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to The Ramova Theatre for costs associated with capital improvements.

Section 5570. The sum of \$1,800,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 5570 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for grants to local governments, school districts, and community based providers for costs associated with infrastructure improvements.

Section 5580. The sum of \$600,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Village of Wayne for costs associated with the purchase of a building and other capital improvements.

Section 5585. The sum of \$600,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the City of West Chicago for costs associated with traffic signals, including purchase and installation, and other capital improvements.

Section 5590. The sum of \$550,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Anderson Humane Shelter for costs associated with the purchase of a facility and other capital improvements.

Section 5595. The sum of \$1,000,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to West Chicago Elementary School District 33 for costs associated with capital improvements.

Section 5600. The sum of \$653,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Oswego Community Unit School District 308 for costs associated with capital improvements.

Section 5605. The sum of \$700,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Kane County Forest Preserve for costs associated with capital improvements.

Section 5610. The sum of \$750,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to City of West Chicago for costs associated with capital improvements with elevated storage tanks and other infrastructure.

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Section 5615. The sum of \$350,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to City of Geneva for costs associated with pedestrian walkway repairs and other capital improvements.

Section 5620. The sum of \$500,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to The Village of North Aurora for costs associated with capital improvements.

Section 5625. The sum of \$250,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to The City of St. Charles for costs associated with a bike/pedestrian trail and other capital improvements.

Section 5635. The sum of \$47,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Western DuPage Special Recreation Association for costs associated with security upgrades and other capital improvements.

Section 5640. No contract shall be entered into or obligation incurred or any expenditure made from a reappropriation herein made in this Article until after the purposes and amounts have been approved in writing by the Governor.

#### ARTICLE 168

Section 1. The sum of \$1,850,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 1 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for grants to local governments, school districts and community based providers for costs associated with infrastructure improvements.

Section 30. The sum of \$19,700, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 30 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Morrison for costs associated with renovations to the Farmers' Market facility.

Section 35. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 35 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Rock Island for costs associated with capital improvements to Douglas Park.

Section 65. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 65 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Avenues to Independence for costs associated with renovations to the facility.

Section 85. The sum of \$56,250, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 85 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Rolling Meadows for costs associated with capital improvements to the storm water detention system.

Section 90. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 90 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Elk Grove Township for costs associated with improvements to street signs.

Section 100. The sum of \$225,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 100 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Elk Grove Village for costs associated with making repairs to the Greenleaf Lift Station.

Section 130. The sum of \$450,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 130 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Arlington Heights for costs associated with the modification and installation of traffic signals.

Section 135. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 135 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Mount Prospect for costs associated with the installation of pedestrian crosswalk signals.

Section 140. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 140 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Mount Prospect for costs associated with renovations to the Neighborhood Resource Center.

Section 160. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 160 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Schaumburg for costs associated with renovations to the Emergency Operational Center.

Section 165. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 165 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Mount Prospect for costs associated with the procurement and installation of a generator.

Section 170. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 170 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Orpheum Children's Science Museum for costs associated with expansion of the facility.

Section 185. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 185 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Urbana Park District for costs associated with the construction of the Meadowbrook Park Interpretive Center.

Section 195. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 195 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Mental Health Center of Champaign County, Inc. for costs associated with renovations to facilities.

Section 200. The sum of \$31,923, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 200 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Preservation and Conservation Association of Champaign for costs associated with renovations to the Harwood Solon House.

Section 205. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 205 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Disabled Citizens Foundation for costs associated with the construction and renovation of group homes.

Section 225. The sum of \$225,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 225 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Danville for costs associated with renovations to the fire fighting training tower.

Section 253. The sum of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 253 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Public School District 299 for costs associated with capital improvements to the Carl Schurz Elementary School.

Section 260. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 260 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Chicago Heights for costs associated with road and infrastructure improvements.

Section 265. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 265 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for costs associated with repairs to the walking and bike paths in Legion Park.

Section 290. The sum of \$5,749, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 290 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Public School District 299 for costs associated with capital improvements to the Edgebrook Elementary School.

Section 320. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 320 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Public School District 299 for costs associated with capital improvements to the Hannah G. Solomon Public School.

Section 345. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 345 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Irish American Heritage Center for costs associated with capital improvements.

Section 360. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 360 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Public School District 299 for costs associated with capital improvements to the John M. Palmer Elementary School.

Section 365. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 365 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Skokie School District 73.5 for costs associated with capital improvements to the John Middleton Elementary School.

Section 370. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 370 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Niles Township District for Special Education 807 for costs associated with capital improvements to the Julia S. Malloy Education Center.

Section 385. The sum of \$18,750, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 385 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Lincolnwood School District 74 for costs associated with capital improvements to the Lincoln Hall Middle School.

Section 395. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 395 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Lincolnwood Park District for costs associated with capital improvements.

Section 400. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 400 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Lincolnwood Public Library for costs associated with capital improvements.

Section 410. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 410 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with road improvements in the 39th Ward.

Section 415. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 415 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Public School District 299 for costs associated with capital improvements to the Mary G. Peterson Elementary School.

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Section 425. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 425 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to East Maine School District 63 for costs associated with capital improvements to the Melzer School.

Section 440. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 440 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Morton Grove Park District for costs associated with capital improvements.

Section 455. The sum of \$25,558, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 455 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with road improvements in the 50th Ward.

Section 460. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 460 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Niles Park District for costs associated with capital improvements.

Section 465. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 465 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Niles Public Library for costs associated with capital improvements.

Section 470. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 470 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Niles Township High School District 219 for costs associated with capital improvements to Niles West High School.

Section 475. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 475 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Public School District 299 for costs associated with capital improvements to the Northside College Preparatory High School.

Section 480. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 480 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Public School District 299 for costs associated with capital improvements to the Northside TMH Learning Center.

Section 485. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 485 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Notre Dame College Prep located in Niles for costs associated with capital improvements.

Section 490. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 490 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Skokie School District 73.5 for costs associated with capital improvements to the Oliver McCracken Middle School.

Section 495. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 495 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Public School District 299 for costs associated with capital improvements to the Rogers Elementary School.

Section 500. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 500 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Lincolnwood School District 74 for costs associated with capital improvements to the Rutledge Hall Elementary School.

Section 505. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 505 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Public School District 299 for costs associated with capital improvements to the Sauganash Elementary School.

Section 510. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 510 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Sauganash Neighbors for a New Park for costs associated with a new park.

Section 515. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 515 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Shalva for costs associated with renovations and improvements to the facility located at 1610 W. Highland, Chicago.

Section 520. The sum of \$15,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 520 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Shore Community Services, Inc. for costs associated with accessibility improvements.

Section 530. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 530 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Skokie Public Library for costs associated with capital improvements.

Section 535. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 535 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Public School District 299 for costs associated with capital improvements to the Stone Scholastic Academy.

Section 540. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 540 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Telshe Yeshiva Chicago for costs associated with renovations to the facility.

Section 550. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 550 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Skokie & Morton Grove School District 69 for costs associated with capital improvements to the Thomas Edison Elementary School.

Section 555. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 555 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Lincolnwood School District 74 for costs associated with capital improvements to the Todd Hall Elementary School.

Section 565. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 565 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to East Maine School District 63 for costs associated with capital improvements to the VH Maine Elementary School.

Section 570. The sum of \$6,882, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 570 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with capital improvements in the 50th Ward.

Section 575. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 575 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Public School District 299 for costs associated with capital improvements to Wildwood Elementary School.

Section 585. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 585 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to PTACH for costs associated with capital improvements.

Section 590. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 590 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Korean American Resource & Cultural Center for costs associated with capital improvements.

Section 600. The sum of \$60,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 600 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Jewish Federation for costs associated with capital improvements.

Section 605. The sum of \$15,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 605 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Thresholds for costs associated with capital improvements.

Section 610. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 610 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Agudath Israel for costs associated with capital improvements.

Section 655. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 655 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Merrionette Park for costs associated with the purchase of public works equipment.

Section 665. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 665 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Orland Hills for costs associated with capital improvements.

Section 670. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 670 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Orland Township for costs associated with capital improvements.

Section 710. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 710 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Advocate Christ Hospital and Medical Center for costs associated with infrastructure improvements.

Section 755. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 755 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Beacon Therapeutic and Diagnostic and Treatment Center for costs associated with renovations to the Day Treatment Center for Children.

Section 775. The sum of \$154,705, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 775 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Gordon Tech College Prep for costs associated with infrastructure improvements.

Section 800. The sum of \$196,569, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 800 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Pilsen-Little Village Community Mental Health Center DBA the Pilsen Wellness Center for costs associated with capital improvements at the facility.

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Section 815. The sum of \$13,279, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 815 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Public School District 299 for costs associated with capital improvements at Marie Sklodowska Curie Metropolitan High School.

Section 825. The sum of \$1,361,127, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 825 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for costs associated with capital improvements at Senka Park.

Section 830. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 830 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Casa Aztlan for costs associated with infrastructure improvements.

Section 860. The sum of \$450,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 860 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Puerto Rican Cultural Center for costs associated with renovations to the facility located at 2700 West Haddon in Chicago.

Section 890. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 890 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Public Schools District 299 for costs associated with renovations to the Roberto Clemente Community Academy.

Section 915. The sum of \$140,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 915 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Puerto Rican Cultural Center for costs associated with renovations to the Vida SIDA housing unit.

Section 925. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 925 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Near Northwest Neighborhood Network for costs associated with development of the Paseo Boricua Arts Building.

Section 926. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 926 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to The Center for costs associated with infrastructure improvements to facilities.

Section 945. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 945 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Willow Springs for costs associated with infrastructure improvements.

Section 950. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 950 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Allendale Association for costs associated with renovations to the facility.

Section 955. The sum of \$55,900, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 955 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Wellness Center for costs associated with renovations to the Northbrook facility.

Section 960. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 960 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of North Chicago for costs associated with replacement of the sanitary sewer lining at Wadsworth Avenue.

Section 965. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 965 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of North Chicago for costs associated with sidewalk repairs on Broadway Avenue.

Section 970. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 970 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of North Chicago for costs associated with the installation of streetlights at the Buckley/Amstutz Underpass and 24th Avenue.

Section 975. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 975 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of North Chicago for costs associated with replacing detector loops.

Section 980. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 980 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of North Chicago for costs associated with 2009 Thermoplastic Stripping Program.

Section 995. The sum of \$40,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 995 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Anixter Center for costs associated with acquisition of a building.

Section 1000. The sum of \$40,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 1000 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Countryside Association for People with Disabilities for costs associated with renovations to the facility.

Section 1015. The sum of \$97,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 1015 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Special Education Services for costs associated with reconstruction of the parking lot at the Lake Shore Academy.

Section 1040. The sum of \$1, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 1040 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of McCook for costs associated with general infrastructure.

Section 1055. The sum of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 1055 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Arab American Family Services for costs associated with capital improvements to the Community Service Center.

Section 1060. The sum of \$15,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 1060 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Bridgeview for costs associated with capital improvements to the 71st Street Pedestrian Safety Fence.

Section 1065. The sum of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 1065 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Brookfield for costs associated with capital improvements to the 31st Street Bike Path.

Section 1075. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 1075 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to City of Berwyn for costs associated with the infrastructure improvements to the public works facility.

Section 1085. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 1085 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Glenview for costs associated with the development and construction of a salt dome.

Section 1095. The sum of \$187,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 1095 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Access Community Health Network for costs associated with relocation and expansion of the Evanston-Rogers Park Family Health Center.

Section 1100. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 1100 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Enlace Chicago for costs associated with capital improvements to the Community Service Center.

Section 1140. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 1140 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Canton Family YMCA for costs associated with capital improvement to the Activity Centers.

Section 1145. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 1145 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Tazewell County House of Hope for costs associated with renovations and improvements to the facility.

Section 1155. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 1155 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Farmington for costs associated with renovations to the water treatment plant.

Section 1165. The sum of \$125,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 1165 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Fulton County for costs associated with capital improvements to county facilities.

Section 1185. The sum of \$37,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 1185 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Galatia for costs associated with infrastructure improvements.

Section 1195. The sum of \$40,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 1195 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Eldorado Community School District No. 4 for costs associated with capital improvements to facilities.

Section 1220. The sum of \$18,750, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 1220 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Union County for costs associated with capital improvements to county facilities.

Section 1245. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 1245 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the West Frankfort Community Unit School District for costs associated with capital improvements at the High School.

Section 1280. The sum of \$125,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 1280 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with traffic light installation in the 9th Ward.

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Section 1285. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 1285 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Markham for costs associated with road and infrastructure improvements.

Section 1293. The sum of \$53,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 1293 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Phoenix for costs associated with road and infrastructure improvements.

Section 1300. The sum of \$120,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 1300 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Dolton for costs associated with resurfacing Kimbark Avenue and Dorchester Avenue.

Section 1305. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 1305 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Harvey for costs associated with road and infrastructure improvements.

Section 1310. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 1310 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Calumet City for costs associated with construction of left turn lanes at River Oaks Drive and Paxton Avenue.

Section 1320. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 1320 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of University Park for costs associated with road and infrastructure improvements.

Section 1338. The sum of \$25,060, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 1338 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Midlothian for costs associated with road and infrastructure improvements.

Section 1340. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 1340 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Glenwood for costs associated with road and infrastructure improvements.

Section 1350. The sum of \$6,452, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 1350 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Harvey Park District for costs associated with infrastructure improvements to the Martin Luther King, Jr. Recreation Center.

Section 1355. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 1355 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the School District 149 for costs associated with infrastructure improvements to Caroline Sibley School.

Section 1360. The sum of \$55,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 1360 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the West Harvey-Dixmoor School District 147 for costs associated with infrastructure improvements to schools.

Section 1368. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 1368 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Oak Forest for costs associated with road and infrastructure improvements.

Section 1370. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 1370 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Black on Black Love for costs associated with the acquisition and renovation of a new facility.

Section 1375. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 1375 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the TCA Health, Inc. for costs associated with renovations to the facility.

Section 1380. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 1380 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Southeast United Methodist Youth and Community Center for costs associated with upgrades to the heating system at the facility.

Section 1385. The sum of \$36,419, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 1385 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Lansing for costs associated with capital improvements.

Section 1390. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 1390 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the American Legion Post 738 for costs associated with renovations to the building.

Section 1410. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 1410 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Developing Community Projects, Inc. for costs associated with infrastructure improvements.

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Section 1415. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 1415 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Burnham for costs associated with repairs and maintenance to sidewalks and curbs in the city.

Section 1430. The sum of \$2, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 1430 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Global Girls for costs associated with infrastructure improvements and/or the purchase of a building.

Section 1435. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 1435 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Henry's Sober Living House for costs associated with renovations to the facility.

Section 1455. The sum of \$15,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 1455 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Southland Health Care Forum for costs associated with infrastructure improvements.

Section 1465. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 1465 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Black Oaks Center for Sustainable Renewal Living, NFP for costs associated with purchase and development of an Aquaculture Operation System.

Section 1510. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 1510 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the PADS Lake County for costs associated with infrastructure improvements.

Section 1525. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 1525 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Mount Prospect for costs associated with repairs and maintenance to Kensington Road.

Section 1530. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 1530 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Palatine for costs associated with pedestrian signals at Rand and Hicks Roads.

Section 1535. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 1535 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Highwood for costs associated with road improvements.

Section 1550. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 1550 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Jewish United Fund of Metropolitan Chicago for costs associated with replacing elevators at the Weinberg Campus facility in Deerfield.

Section 1575. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 1575 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Lewis & Clark Society of America, Inc. for costs associated with infrastructure improvements at the Lewis and Clark State Historic Site.

Section 1580. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 1580 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Nameoki Township for costs associated with lift station repairs and improvements.

Section 1610. The sum of \$538,800, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 1610 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Bethalto for costs associated with improvements to West Corbin Avenue.

Section 1615. The sum of \$74,772, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 1615 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of East Alton for costs associated with road repairs from Shamrock Avenue to St. Louis Avenue.

Section 1637. The sum of \$18,750, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 1637 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Glen Carbon for costs associated with water and drainage improvements.

Section 1645. The sum of \$37,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 1645 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Fairview Heights for costs associated with general infrastructure improvements within the city.

Section 1650. The sum of \$42,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 1650 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Pontoon Beach for costs associated with land acquisition, development of a park, and general infrastructure improvements.

Section 1675. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 1675 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Belleville for costs associated with infrastructure improvements located within the City of Belleville.

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Section 1690. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 1690 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Centreville for costs associated with infrastructure improvements located within the City of Centreville.

Section 1695. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 1695 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Swansea for costs associated with infrastructure improvements located within the City of Swansea.

Section 1700. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 1700 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Madison for costs associated with infrastructure improvements located within the City of Madison.

Section 1705. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 1705 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Granite City for costs associated with infrastructure improvements located within the City of Granite City.

Section 1710. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 1710 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Millstadt for costs associated with infrastructure improvements located within the City of Millstadt.

Section 1715. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 1715 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Brooklyn for costs associated with infrastructure improvements located within the City of Brooklyn.

Section 1720. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 1720 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Alorton for costs associated with infrastructure improvements located within the City of Alorton.

Section 1721. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 1721 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Washington Park for costs associated with infrastructure improvements located within the Village of Washington Park.

Section 1725. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 1725 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Caseyville for costs associated with infrastructure improvements located within the City of Caseyville.

Section 1730. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 1730 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Mascoutah for costs associated with infrastructure improvements located within the City of Mascoutah.

Section 1735. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 1735 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Cahokia for costs associated with infrastructure improvements located within the City of Cahokia.

Section 1740. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 1740 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Fairview Heights for costs associated with infrastructure improvements located within the City of Fairview Heights.

Section 1745. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 1745 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Shiloh for costs associated with infrastructure improvements located within the City of Shiloh.

Section 1747. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 1747 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Venice Township/Eagle Park for costs associated with infrastructure improvements located within Venice Township/Eagle Park.

Section 1750. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 1750 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Sauget for costs associated with infrastructure improvements located within the City of Sauget.

Section 1760. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 1760 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chicago Board of Education for costs associated with capital improvements to Goethe Elementary School.

Section 1763. The sum of \$11,940, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 1763 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Freeburg for all costs associated with infrastructure improvements, roads, sewer and water improvements, and/or sidewalks.

Section 1765. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 1765 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Smithton for all costs associated with infrastructure improvements, roads, sewer and water improvements, and/or sidewalks.

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Section 1768. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 1768 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of O'Fallon for all costs associated with reconstruction of manholes.

Section 1770. The sum of \$60,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 1770 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Access Community Health Network for costs associated with the renovation of the Armitage Family Health Center.

Section 1775. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 1775 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Erie Family Health Center for costs associated with site improvements to the Erie Helping Hands Health Center.

Section 1785. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 1785 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Public Library for construction of a new Independence Park Library.

Section 1800. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 1800 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Latino Pastoral Action Center, Inc. for construction and renovation of a Holistic Family Wellness Center at the Chicago Midwest location.

Section 1805. The sum of \$65,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 1805 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Institute for Puerto Rican Arts & Culture for construction of a world-class museum and Fine Arts Center.

Section 1810. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 1810 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Brentano Math and Science Academy for costs associated with site improvements.

Section 1835. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 1835 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with Logan Square Boulevard Renovation.

Section 1840. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 1840 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for costs associated with infrastructure improvements at the Avondale Park Field House.

Section 1845. The sum of \$400,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 1845 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with installation of new stop light systems located at Devon and Greenview, Peterson and Ravenswood, and Foster and Albany through the Chicago Department of Transportation.

Section 1860. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 1860 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to St. Augustine College for costs associated with infrastructure improvements.

Section 1865. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 1865 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for costs associated with renovations and improvements to Leone Park Beach Field House.

Section 1880. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 1880 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chicago Public Schools for costs associated with renovations and improvements at Ravenswood Elementary School located at 4332 North Paulina Street in Chicago.

Section 1950. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 1950 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Carpentersville for costs associated with streetlight installation.

Section 1960. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 1960 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Elgin for costs associated with land acquisition and other capital improvements, including prior incurred costs.

Section 1965. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 1965 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Summit for costs associated with capital improvements.

Section 1970. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 1970 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Riverside for costs associated with capital improvements.

Section 1975. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 1975 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Forest View for costs associated with capital improvements.

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Section 1985. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 1985 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Stickney for costs associated with capital improvements.

Section 1995. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 1995 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Cicero for costs associated with capital improvements.

Section 2005. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 2005 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Bedford Park for costs associated with capital improvements.

Section 2010. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 2010 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of McCook for costs associated with capital improvements.

Section 2015. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 2015 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Burbank for costs associated with capital improvements.

Section 2020. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 2020 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with the purchase and installation of street lighting within the 13th Ward.

Section 2025. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 2025 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with the purchase and installation of street lighting within the 14th Ward.

Section 2030. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 2030 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Cicero for costs associated with capital improvements to the public works facility.

Section 2035. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 2035 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with the purchase and installation of street lighting within the 23rd Ward.

Section 2040. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 2040 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the North Berwyn Park District for costs associated with capital improvements at parks.

Section 2050. The sum of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 2050 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicagoland Czech-American Association for costs associated with capital improvements to the Community Service Center.

Section 2055. The sum of \$20,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 2055 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Little Village Chamber of Commerce for costs associated with capital improvements.

Section 2060. The sum of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 2060 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Little Village Community Council for costs associated with capital improvements.

Section 2062. The sum of \$1,733,539, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 2062 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Town of Cicero for costs associated with capital improvements.

Section 2065. The sum of \$15,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 2065 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Latinos Progresando for costs associated with infrastructure improvements to the Community Service Center.

Section 2075. The sum of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 2075 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to El Valor for costs associated with infrastructure improvements to the Community Service Center.

Section 2078. The sum of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 2078 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Universidad Popular for costs associated with infrastructure improvements to the Community Service Center.

Section 2090. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 2090 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Cornerstone Services, Inc. for costs associated with the construction of a rehabilitation facility.

Section 2095. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 2095 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the First Tee for costs associated with capital improvements.

Section 2100. The sum of \$170,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 2100 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Troy Fire Protection District for costs associated with the construction of a fire station.

Section 2105. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 2105 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Aurora for costs associated with construction of an Early Childhood Care and Education Center.

Section 2115. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 2115 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Family Focus for costs associated with the renovation of facilities for immigration services.

Section 2140. The sum of \$32,432, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 2140 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Youthbuild Lake County for costs associated with construction of affordable housing units.

Section 2205. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 2205 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Matteson for costs associated with renovations to facilities.

Section 2215. The sum of \$187,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 2215 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Country Club Hills for costs associated with renovations to facilities.

Section 2220. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 2220 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Matteson for costs associated with a bridge repair.

Section 2245. The sum of \$7,186, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 2245 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Grand Prairie Services for costs associated with construction of the Outpatient Behavioral Healthcare Facility.

Section 2260. The sum of \$160,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 2260 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the South Suburban Major Crimes Task Force for costs associated with renovations to facilities.

Section 2270. The sum of \$37,524, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 2270 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Flossmoor for costs associated with engineering and reconstruction of the Brookwood Bridge Deck.

Section 2285. The sum of \$155,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 2285 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Olympia Fields for costs associated with installation of Handicap Sidewalk Ramps.

Section 2295. The sum of \$60,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 2295 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Village of Olympia Fields for costs associated with renovations to facilities.

Section 2300. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 2300 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Rich Township for costs associated with renovations to facilities.

Section 2305. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 2305 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Tinley Park for costs associated with renovations to facilities.

Section 2330. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 2330 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Richton Park for costs associated with capital improvements.

Section 2405. The sum of \$210,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 2405 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for costs associated with capital improvements at Kelly Park.

Section 2410. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 2410 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Latino Organization of the Southwest for costs associated with capital improvements.

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Section 2420. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 2420 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the United Business Association of Midway for costs associated with capital improvements.

Section 2425. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 2425 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Little Village Environmental Justice Organization for costs associated with capital improvements.

Section 2430. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 2430 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Brighton Park Neighborhood Council for costs associated with capital improvements.

Section 2450. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 2450 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Board of Education for costs associated with capital improvements to Kenwood Academy.

Section 2460. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 2460 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Black Metropolis Convention and Tourism Council for costs associated with renovations to the facility.

Section 2465. The sum of \$1, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 2465 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Edward G. Irvin Foundation for costs associated with acquisition and renovation of a facility.

Section 2503. The sum of \$60,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 2503 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Access Community Health Network for costs associated with renovation of the Booker Family Health Center.

Section 2510. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 2510 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Centers for New Horizons for costs associated with renovations to the Elam House.

Section 2515. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 2515 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Friend Family Health Center for costs associated with expansion and renovation of the facility.

Section 2520. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 2520 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Harris Park Advisory Council for costs associated with renovations to the facility.

Section 2545. The sum of \$750,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 2545 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Peggy Notebaert Nature Museum for costs associated with infrastructure improvements.

Section 2560. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 2560 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Back of the Yards Neighborhood Council for costs associated with capital improvements to the community center.

Section 2562. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 2562 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Senior Services of Elgin for costs associated with renovations to the facility.

Section 2630. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 2630 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Garfield Park Gators for all costs associated with general infrastructure.

Section 2633. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 2633 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the AFC Community Development Corporation for all costs associated with capital improvements.

Section 2635. The sum of \$750,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 2635 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Garfield Park Little League for all costs associated with general infrastructure.

Section 2675. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 2675 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Worldwide Family Center for all costs associated with capital improvements.

Section 2715. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 2715 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Lincoln Park Conservancy Center for costs associated with construction of a North Pond Rustic Pavilion.

Section 2800. The sum of \$70,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 2800 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Coffeen for costs associated with infrastructure improvements.

Section 2815. The sum of \$52,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 2815 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Royal Lakes for costs associated with infrastructure improvements.

Section 2860. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 2860 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Greenfield Community Unit District 10 for costs associated with the purchase of a portable wheel chair lift.

Section 2895. The sum of \$30,433, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 2895 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Bunker Hill for costs associated with various capital improvements throughout the city.

Section 2905. The sum of \$18,750, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 2905 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Royal Lakes for costs associated with capital improvements to Royal Lakes Community Center and gym.

Section 2925. The sum of \$60,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 2925 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Access Community Health Network for costs associated with renovations and repairs to the Access Melrose Park Family Health Center located at 8321 West North Avenue in Melrose Park.

Section 2940. The sum of \$24,081, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 2940 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Boys and Girls Club of West Cook County for all costs associated with renovations and repairs to the facility.

Section 2985. The sum of \$326,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 2985 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Resource Center for Westside Communities for costs associated with the purchase and renovation of foreclosed properties for low-income housing.

Section 2995. The sum of \$102,646, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 2995 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Vision of Restoration, Inc. for costs associated with the development of the Rock Heritage Center.

Section 3010. The sum of \$350,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3010 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for costs associated with construction of a field house at Harris Memorial Park.

Section 3015. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3015 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for costs associated with capital improvements at Hayes Park.

Section 3020. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3020 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for capital improvements at Mahalia Jackson Park.

Section 3031. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3031 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Pleasant Dale Park District for costs associated with infrastructure improvements.

Section 3035. The sum of \$67,705, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3035 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with the renovation of viaducts at 79th Street and 75th Street.

Section 3045. The sum of \$60,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3045 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Greater Auburn Gresham Development for costs associated with the purchase and renovation of a facility.

Section 3060. The sum of \$165,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3060 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the New Direction Outreach for costs associated with construction of a family enrichment center.

Section 3073. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3073 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Greater Auburn Gresham Development Corporation for costs associated with infrastructure improvements and development at the Metra Station located at 79th Street and Fielding Avenue, Chicago.

Section 3090. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3090 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Henry's Sober Living House for costs associated with renovations at the facility located at 7143 South Harvard in Chicago.

[May 31, 2021]

Section 3095. The sum of \$48,036, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3095 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Inner-City Muslim Action Network for costs associated with a feasibility study and capital improvements at Marquette Park.

Section 3100. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3100 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Blandinsville Senior Citizens Organization for costs associated for acquisition and renovation of a new facility.

Section 3155. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3155 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Winchester for costs associated with Commercial Street Structure Replacement.

Section 3190. The sum of \$18,750, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3190 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of London Mills for costs associated with infrastructure improvements.

Section 3195. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3195 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to McDonough County for costs associated with road improvements.

Section 3205. The sum of \$35,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3205 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Mount Sterling for costs associated with road improvements.

Section 3220. The sum of \$101,250, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3220 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Colchester for costs associated with capital improvements.

Section 3235. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3235 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Rushville for costs associated with Brick Streets Reconstruction Projects.

Section 3270. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3270 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Biggsville for costs associated with water system improvements.

Section 3275. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3275 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Bluffs for costs associated with replacement of a ground storage tank.

Section 3300. The sum of \$37,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3300 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Versailles for costs associated with sidewalk repair and replacement.

Section 3315. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3315 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Dallas City for costs associated with roadway maintenance and repairs.

Section 3335. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3335 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Manito for costs associated with wastewater improvements.

Section 3345. The sum of \$18,750, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3345 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Mason City for costs associated with wastewater improvements.

Section 3350. The sum of \$18,750, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3350 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Village of Camp Point for costs associated with wastewater improvements.

Section 3395. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3395 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Will County Historical Society for costs associated with renovations to the facility.

Section 3405. The sum of \$400,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3405 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Village of Bolingbrook for costs associated with infrastructure improvements.

Section 3410. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3410 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Village of Channahon for costs associated with infrastructure improvements.

Section 3415. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3415 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Crest Hill for costs associated with infrastructure improvements.

Section 3430. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3430 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to City of Joliet for costs associated with Rialto Square Theater—University of St. Francis Downtown Campus Project.

Section 3435. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3435 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to City of Joliet for costs associated with the Eastside Water Treatment Facility Plant Outfall Project.

Section 3440. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3440 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to City of Lockport for costs associated with infrastructure improvements.

Section 3450. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3450 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Rockdale for costs associated with infrastructure improvements.

Section 3452. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3452 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Romeoville for costs associated with infrastructure improvements.

Section 3455. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3455 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Shorewood for costs associated with construction of a Veteran's Memorial.

Section 3460. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3460 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to DuPage Township for costs associated with infrastructure improvements.

Section 3465. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3465 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Green Garden Township Highway Department for costs associated with infrastructure improvements.

Section 3470. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3470 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Jackson Township for costs associated with infrastructure improvements.

Section 3475. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3475 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Joliet Township for costs associated with renovations to the Joliet Township Animal Control building.

Section 3480. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3480 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Lockport Township for costs associated with infrastructure improvements.

Section 3525. The sum of \$120,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3525 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Forest Preserve District of Will County for costs associated with infrastructure improvements.

Section 3530. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3530 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Joliet Arsenal Development Authority for costs associated with capital improvements.

Section 3535. The sum of \$60,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3535 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Crestwood for costs associated with the purchase and installation of a generator for the village hall building.

Section 3550. The sum of \$79,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3550 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago School District 299 for costs associated with renovations of the fire alarms system at Henry R. Clissold School.

Section 3560. The sum of \$65,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3560 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago School District 299 for costs associated with renovations of the LAN power distributor at Henry R. Clissold School.

Section 3570. The sum of \$80,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3570 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Riverdale for costs associated with road and infrastructure improvements.

Section 3575. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3575 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Palos Park for costs associated with replacing the HVAC system at the Kaptur Administrative Center.

Section 3580. The sum of \$140,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3580 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Palos Park for costs associated with renovations and improvements to the Historic Recreation Center.

Section 3585. The sum of \$60,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3585 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Palos Park for costs associated with construction of a railroad quiet zone at 86th Street and 127th Street.

Section 3590. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3590 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Palos Park for costs associated with installation of traffic light signals at Creek Road and Illinois Route 45.

Section 3595. The sum of \$85,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3595 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Palos Park for costs associated with renovations to the McCord House.

Section 3615. The sum of \$17,701, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3615 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with installation of street lights within the 34th Ward.

Section 3620. The sum of \$9,417, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3620 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with infrastructure improvements within the 34th Ward.

Section 3625. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3625 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with installation of street lights within the 9th Ward.

Section 3630. The sum of \$125,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3630 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with infrastructure improvements to sidewalks within the 9th Ward.

Section 3645. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3645 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Calumet Park Recreation Center for costs associated with renovations to the facility.

Section 3660. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3660 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Blue Island Park District for costs associated with capital improvements to parks.

Section 3665. The sum of \$2, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3665 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Calumet Township for costs associated with capital improvements within the township and purchase of property.

Section 3680. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3680 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Oak Forest for costs associated with infrastructure improvements to sidewalks.

Section 3690. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3690 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Cornerstone Chicago for costs associated with the renovation of Halfway House Recovery Home.

Section 3695. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3695 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Bridge the Gap, Inc. for costs associated with capital improvement to that facility.

Section 3715. The sum of \$85,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3715 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Developing Community Projects, Inc. for costs associated with capital improvements to their facility.

Section 3720. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3720 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Oak Forest Park District for costs associated with infrastructure improvements.

Section 3725. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3725 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Midlothian for costs associated with infrastructure improvements to sidewalks within the village.

Section 3735. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3735 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Bremen Township for costs associated with infrastructure improvements within the township.

Section 3740. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3740 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to St. Mary Perpetual Health for costs associated with capital improvements.

Section 3745. The sum of \$800,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3745 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Back of the Yards Neighborhood Council for costs associated with the construction of a community center.

Section 3750. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3750 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Our Lady of Good Counsel Church for costs associated with the purchase and installation of a new heating and cooling unit for the Blessed Sacrament Youth Program.

Section 3760. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3760 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Bridgeport Catholic Academy for costs associated with capital improvements.

Section 3765. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3765 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to St. Gull Parish for costs associated with capital improvements.

Section 3768. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3768 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to St. Bruno Parish for costs associated with capital improvements.

Section 3770. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3770 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Blessed Sacrament Parish for costs associated with capital improvements.

Section 3773. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3773 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to St. Jerome Parish for costs associated with capital improvements.

Section 3780. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3780 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Mujeres Latinas En Acción for costs associated with capital development and neighborhood improvements.

Section 3790. The sum of \$187,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3790 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the General Robert E. Woods Boys and Girls Club of Chicago for costs associated with capital improvements at the facility.

Section 3795. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3795 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the National Latino Educational Institute for costs associated with capital improvements at the facility.

Section 3805. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3805 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Saint Paul Parish for costs associated with capital improvements at the facility located at 2127 W. 22nd Place, Chicago.

Section 3815. The sum of \$450,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3815 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Brighton Park Neighborhood Council for costs associated with capital improvements at the facility.

Section 3820. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3820 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to St. Barbara Church for costs associated with capital improvements.

Section 3823. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3823 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chicago Bridgeport VFW Post 5079 for costs associated with capital improvements.

Section 3835. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3835 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Nativity of Our Lord Church for costs associated with capital improvements.

Section 3840. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3840 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Board of Education for costs associated with capital improvements at DuSable High School.

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Section 3845. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3845 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Centers for New Horizons for facility upgrades at Elam House.

Section 3850. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3850 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Baptist Institute for costs associated with capital improvements to the library.

Section 3865. The sum of \$161,250, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3865 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for cost associated with the purchase and installation of lights at Washington Park.

Section 3875. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3875 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Urban League for costs associated with capital improvements.

Section 3880. The sum of \$400,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3880 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Plano Child Development Center for costs associated with the purchase and or rehabilitation of a building to expand the "Eye Can Learn" program.

Section 3885. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3885 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Pope John Paul II Catholic School for costs associated with capital improvements.

Section 3888. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3888 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Gloria Day Lutheran Church for costs associated with capital improvements.

Section 3895. The sum of \$28,750, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3895 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Daniel J. Nellum Youth Services, Inc. for costs associated with capital improvements to the facility.

Section 3910. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3910 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Union Missionary Baptist Church for costs associated with infrastructure improvements, including prior incurred costs.

Section 3920. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3920 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the South Park Baptist Church for costs associated with construction of the Senators Fred and Margaret Smith East of Eden Housing and Senior Services Center.

Section 3925. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3925 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to The Metcalf Collection for costs associated with infrastructure improvements.

Section 3935. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3935 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Heights Park District for costs associated with park improvements.

Section 3950. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3950 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to City of Momence for costs associated with the reconstruction of the water bank and sidewalk.

Section 3955. The sum of \$137,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3955 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Eastern Will County Senior Transit for costs associated with renovations and repairs to the facility.

Section 3960. The sum of \$137,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3960 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Bloom Township for costs associated with capital improvements to the food pantry.

Section 3965. The sum of \$155,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3965 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Aroma Park for costs associated with roadway and maintenance repairs.

Section 3970. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3970 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Village of Beecher for costs associated with renovations and improvements to the sewer plant.

Section 3975. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 3975 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Bradley for costs associated with the construction of a new fire station.

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Section 4010. The sum of \$135,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 4010 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Sauk Village for costs associated with renovations and repairs to Arrowhead and Carroll Parks.

Section 4020. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 4020 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Glenwood School for Boys for costs associated with facility improvements.

Section 4025. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 4025 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Heights Youth Committee for costs associated with facility improvements.

Section 4030. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 4030 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the South Suburban Area Project for costs associated with facility improvements.

Section 4035. The sum of \$1,154, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 4035 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Grand Prairie Services for costs associated with facility improvements.

Section 4040. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 4040 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Aunt Martha's Health Care Network for costs associated with facility improvements.

Section 4045. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 4045 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to South Star Services for costs associated with facility improvements.

Section 4050. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 4050 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Lynwood for costs associated with infrastructure improvements.

Section 4055. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 4055 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Bloom Township for costs associated with infrastructure improvements.

Section 4060. The sum of \$125,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 4060 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to South Chicago Heights for costs associated with infrastructure improvements.

Section 4065. The sum of \$15,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 4065 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Washington Township for costs associated with infrastructure improvements.

Section 4090. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 4090 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Leyden Township for costs associated with infrastructure improvements.

Section 4100. The sum of \$400,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 4100 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Triton College for costs associated with renovations to facilities including roof replacement.

Section 4105. The sum of \$187,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 4105 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Unity Temple Restoration Foundation for costs associated with the replacement of the HVAC system.

Section 4135. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 4135 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Tinley Park for costs associated with infrastructure improvements.

Section 4140. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 4140 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Casa Norte for costs associated with infrastructure improvements at the facility.

Section 4145. The sum of \$45,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 4145 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Northbrook for costs associated with the installation of traffic signals.

Section 4165. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 4165 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Kwame Nkrumah Academy for costs associated with construction of a new facility.

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Section 4170. The sum of \$1,731,054, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 4170 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Family Guidance Centers Inc. for Metro Prep Schools for costs associated with infrastructure improvements, including prior incurred costs.

Section 4175. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 4175 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Country Club Hills for costs associated with infrastructure improvements.

Section 4185. The sum of \$5,051, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 4185 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Mendon for costs associated with street infrastructure repairs.

Section 4190. The sum of \$75,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 4190 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Steger for costs associated with the rehabilitation of water towers.

Section 4220. The sum of \$225,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 4220 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Food and Shelter Foundation for costs associated with capital improvements.

Section 4230. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 4230 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Ambassadors for Christ Church for costs associated with capital improvements.

Section 4300. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 4300 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Greater Galilee Missionary Baptist Church for costs associated with infrastructure improvements to the homeless services facility.

Section 4315. The sum of \$400,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 4315 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Home of Life Community Development Corporation for costs associated with infrastructure improvements.

Section 4325. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 4325 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Safe Cities, Inc. for all costs associated with capital improvements.

Section 4350. The sum of \$610,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 41, Section 4350 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Austin People's Action Center for costs associated with the purchase and renovation of foreclosed properties for low-income housing and the development and construction of a Women's Wellness Center.

Section 4355. The sum of \$1, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 4355 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Bethel New Life, Inc. for costs associated with infrastructure improvements.

Section 4365. The sum of \$450,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 41, Section 4365 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Progressive Ministries for costs associated with renovations to the facility's Community Service Room.

Section 4380. The sum of \$112,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 4380 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Maywood Fine Arts Association for costs associated with facility repairs and renovations.

Section 4395. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 4395 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Suder Montessori Magnet PTA School for all costs associated with general infrastructure.

Section 4410. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 4410 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Saving Our Sons Ministries for costs associated with infrastructure improvements.

Section 4415. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 4415 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Youth Peace Center of Roseland for costs associated with infrastructure improvements at the facility.

Section 4420. The sum of \$18,750, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 4420 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Blue Island for costs associated with infrastructure improvements.

Section 4430. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 4430 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Board of Education for all costs associated with general infrastructure at John D. Shoop Academy of Math, Science and Technology.

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Section 4440. The sum of \$187,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 4440 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the South Central Community Services, Inc. for costs associated with renovations to the community swimming pool.

Section 4445. The sum of \$60,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 4445 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Robbins for costs associated with infrastructure improvements to the village facility.

Section 4450. The sum of \$36,180, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 4450 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Hometown for costs associated with street repairs.

Section 4460. The sum of \$82,264, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 4460 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Ethiopian Community Association of Chicago, Inc. for costs associated with the purchase of an elevator.

Section 4465. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 4465 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Board of Education for costs associated with renovations to the James Birdsey McPherson School.

Section 4490. The sum of \$48,536, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 4490 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Clayton for costs associated with sewer improvements.

Section 4500. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 4500 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Human Resources Development Institute for costs associated with capital improvements.

Section 4505. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 4505 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Quinn Chapel AME Church for costs associated with capital improvements to the Fellowship Hall.

Section 4515. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 4515 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chicago Board of Education for costs associated with capital improvements at South Shore High School.

Section 4525. The sum of \$38,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 4525 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Adler School of Professional Psychology for costs associated with capital improvements.

Section 4530. The sum of \$97,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 4530 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the National Public Housing Museum for costs associated with capital improvements.

Section 4556. The sum of \$40,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 4556 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to V.F.W. Post 8141 for all costs associated with infrastructure improvements.

Section 4559. The sum of \$85,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 4559 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to South Shore Hospital for all costs associated with infrastructure improvements.

Section 4575. The sum of \$30,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 4575 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Shelter Care Ministries for all costs associated with infrastructure repairs for a new homeless shelter for veterans.

Section 4580. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 4580 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Boys and Girls Club of Rockford for all costs associated with the Carlson facility capital improvements.

Section 4585. The sum of \$15,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 4585 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Booker Washington Center for all costs associated with infrastructure improvements.

Section 4615. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 4615 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Board of Education for costs associated with infrastructure improvements at John C. Burroughs Elementary School.

Section 4625. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 4625 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Board of Education for costs associated with infrastructure improvements at Nathan Davis Elementary School.

Section 4628. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 4628 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Board of Education for costs associated with infrastructure improvements at Charles G. Hammond Elementary School.

Section 4630. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 4630 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Board of Education for costs associated with infrastructure improvements at Thomas Kelly High School.

Section 4635. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 4635 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Board of Education for costs associated with infrastructure improvements at Francisco I. Madero Middle School.

Section 4685. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 4685 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Queen of the Universe School for costs associated with infrastructure improvement.

Section 4695. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 4695 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to St. Mary Star of the Sea School for costs associated with infrastructure improvement.

Section 4700. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 4700 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to St. Symphorosa School for costs associated with infrastructure improvement.

Section 4705. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 4705 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to St. Turibius School for costs associated with infrastructure improvement.

Section 4710. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 4710 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to St. Nicholas of Tolentine School for costs associated with infrastructure improvement.

Section 4715. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 4715 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to St. Gall School for costs associated with infrastructure improvement.

Section 4720. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 4720 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to St. Rene Goupil School for costs associated with infrastructure improvement.

Section 4730. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 4730 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to St. Daniel the Prophet School for costs associated with infrastructure improvement.

Section 4745. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 4745 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Board of Education for costs associated with infrastructure improvements at Socorro Sandoval Elementary School.

Section 4750. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 4750 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Board of Education for costs associated with infrastructure improvements at Farragut Career Academy High School.

Section 4790. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 4790 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Board of Education for costs associated with infrastructure improvements at James Shields Elementary School.

Section 4815. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 4815 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Board of Education for costs associated with infrastructure improvements at Eric Solorio Academy High School.

Section 4835. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 4835 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Steger for costs associated with road and infrastructure improvements.

Section 4840. The sum of \$130,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 4840 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Thornton Township High Schools District 205 for costs associated with infrastructure improvements to Thornton Township High School.

Section 4845. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 4845 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Riverdale Park District for costs associated with infrastructure improvements to parks.

Section 4855. The sum of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 4855 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Building Our Own Community for costs associated with infrastructure improvements to the food pantry.

Section 4860. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 4860 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Villa Park for costs associated with infrastructure improvements.

Section 4865. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 4865 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Carol Stream for costs associated with infrastructure improvements.

Section 4870. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 4870 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Bartlett for costs associated with infrastructure improvements.

Section 4875. The sum of \$25,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 4875 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Glendale Heights for costs associated with infrastructure improvements.

Section 4880. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 4880 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for costs associated with renovations and improvements at Broncho Billy Playlot Park.

Section 4885. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 4885 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with repairs to the viaduct at Lake Shore Drive and Lawrence Avenue.

Section 4890. The sum of \$150,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 4890 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Black Start Project for costs associated with infrastructure improvements to the facility.

Section 4900. The sum of \$35,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 4900 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Boys and Girls Club of Springfield for costs associated with building and infrastructure improvements.

Section 4905. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 4905 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Decatur Park District for costs associated with infrastructure improvements.

Section 4910. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 4910 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Bunker Hill for costs associated with handicap accessible restrooms and improvements at Mae Meissner-Whitaker Park.

Section 4920. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 4920 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Benld for costs associated with infrastructure improvements.

Section 4925. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 4925 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Sawyerville for costs associated with infrastructure improvements.

Section 4930. The sum of \$65,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 4930 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Gillespie for costs associated with infrastructure improvements.

Section 4935. The sum of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 4935 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Wilsonville for costs associated with park improvements.

Section 4940. The sum of \$10,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 4940 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Royal Lakes for costs associated with infrastructure improvements.

Section 4945. The sum of \$21,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 4945 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Mt. Olive Township for costs associated with infrastructure improvements.

Section 4950. The sum of \$12,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 4950 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Board of Education for costs associated with infrastructure improvements to the Barbara Vick Early Childhood Center.

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Section 4955. The sum of \$12,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 4955 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Worth Township Highway District for costs associated with infrastructure improvements to the Garden Homes Community.

Section 4965. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 4965 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Quad Community Development Corporation for costs associated with the acquisition and renovation of property at 4210 S. Berkley Avenue in Chicago.

Section 4970. The sum of \$350,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 4970 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Innovation Exchange for costs associated with the construction of incubator space at the East 53rd Street commercial corridor in Chicago.

Section 4975. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 4975 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chicago Commons for costs associated with renovations at its property located at 515 E. 53rd Street in Chicago.

Section 4980. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 4980 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with resurfacing of roads within the 23rd Ward.

Section 4985. The sum of \$220,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 4985 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Clyde Park for costs associated with soccer field improvements at the Cicero Sports Complex.

Section 4990. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 4990 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Pilsen Wellness Center for costs associated with capital improvements.

Section 4995. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 4995 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for costs associated with capital improvements at Valley Forge Park.

Section 5000. The sum of \$70,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 5000 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for costs associated with capital improvements at Wentworth Park.

Section 5005. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 5005 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Town of Cicero for costs associated with road improvements within the city.

Section 5007. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 41, Section 5007 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to St. Pancratius Parish for costs associated with capital improvements.

Section 5010. No contract shall be entered into or obligation incurred or any expenditure made from a reappropriation herein made in this Article until after the purposes and amounts have been approved in writing by the Governor.

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Section 5. The sum of \$7,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 44, Section 5 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the University of Illinois for costs associated with the relocation of the Swine Research Center.

Section 10. The sum of \$629,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 44, Section 10 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of University Park for the Riegel Farm Museum for costs associated with infrastructure improvements.

Section 15. The sum of \$790,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 44, Section 15 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Bringing Food Where Hunger Lives for costs associated with infrastructure improvements.

Section 20. The sum of \$1,500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 44, Section 20 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Hanover Township for costs associated with infrastructure improvements.

Section 25. The sum of \$4,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 44, Section 25 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Hanover Park for costs associated with infrastructure improvements.

Section 30. The sum of \$250,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 44, Section 30 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Boys and Girls Club of Dundee Township for costs associated with infrastructure improvements.

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Section 35. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 44, Section 35 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Granite City for costs associated with the infrastructure improvements.

Section 45. The sum of \$25,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 44, Section 45 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the A.E.R.O Special Education Cooperative for costs associated with the purchase of a new facility.

Section 50. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 44, Section 50 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Wheaton for costs associated with infrastructure improvements on Roosevelt Road.

Section 55. The sum of \$2,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 44, Section 55 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Niles Township District for Special Education for costs associated with the construction of a facility.

Section 60. The sum of \$1,500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 44, Section 60 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Illinois Holocaust Museum and Education Center for costs associated with the infrastructure improvements

Section 65. The sum of \$5,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 44, Section 65 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Howard Brown Health Center for costs associated with facility acquisition and infrastructure improvements.

Section 70. The sum of \$5,125,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 44, Section 70 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Thornton Township for costs associated with infrastructure improvements.

Section 75. The sum of \$4,300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 44, Section 75 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the SOS Children's Village for costs associated with infrastructure improvements.

Section 80. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 44, Section 80 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Crestwood for costs associated with infrastructure improvements to the fire house.

Section 84. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 44, Section 84 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of East Peoria for costs associated with infrastructure improvements.

Section 85. The sum of \$25,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 44, Section 85 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Peoria Civic Center for costs associated capital improvements to the Peoria Civic Center.

Section 90. The sum of \$1,200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 44, Section 90 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Dusable Museum of African American History for costs associated with infrastructure improvements.

Section 95. The sum of \$2,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 44, Section 95 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to By the Hand Club for Kids for costs associated with infrastructure improvements.

Section 100. The sum of \$8,600,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 44, Section 100 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to South Central Illinois Regional Workforce Training for costs associated with the construction of a facility.

Section 105. The sum of \$3,900,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 44, Section 105 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Rincon Family Services for costs associated with the infrastructure improvements.

Section 115. The sum of \$50,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 44, Section 115 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for costs associated with infrastructure improvements.

Section 120. The sum of \$120,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 44, Section 120 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to City of Park Ridge for costs associated with flood mitigation.

Section 125. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 44, Section 125 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with security camera improvements in the 25th Ward.

Section 130. The sum of \$300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 44, Section 130 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with street lighting and infrastructure improvements in the 16th Ward.

Section 135. The sum of \$100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 44, Section 135 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with street lighting and infrastructure improvements in the 15th Ward.

Section 140. The sum of \$600,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 44, Section 140 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for costs associated with street lighting and infrastructure improvements along Paulina Street in the 12th Ward.

Section 145. The sum of \$2,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 44, Section 145 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Rockford Metropolitan Exposition Auditorium and Office Building Authority for costs associated with capital improvements at the BMO Harris Bank Center.

Section 150. The sum of \$2,100,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 44, Section 150 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Safer Foundation for costs associated with infrastructure improvements.

Section 155. The sum of \$3,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 44, Section 155 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Stickney for costs associated with the construction of a community center.

Section 160. The sum of \$3,300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 44, Section 160 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Farragut Career Academy for costs associated with capital improvements.

Section 165. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 44, Section 165 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chinese Mutual Aid Association for costs associated with infrastructure improvements.

Section 170. The sum of \$500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 44, Section 170 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Indo-American Center for costs associated with infrastructure improvements.

Section 175. The sum of \$4,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 44, Section 175 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to UCAN for costs associated with capital improvements.

Section 180. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 44, Section 180 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Maywood Fine Arts Association for costs associated with capital improvements.

Section 185. The sum of \$5,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 44, Section 185 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Broader Urban Involvement and Leadership Development for costs associated with capital improvements.

Section 190. The sum of \$1,070,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 44, Section 190 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Lincoln Park Zoo for costs associated with infrastructure improvements.

Section 200. The sum of \$3,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 44, Section 200 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Northlake for costs associated with infrastructure improvements.

Section 215. The sum of \$12,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 44, Section 215 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Champaign for costs associated with the construction of a community center.

Section 220. The sum of \$2,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 44, Section 220 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Elgin for costs associated with infrastructure improvements at Civic Center Plaza.

Section 225. The sum of \$2,500,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the appropriation heretofore made in Article 44, Section 225 of Public Act 101-0638, as amended, is reappropriated from the Transportation Bond Series A Fund to the Department of Transportation for a grant to the City of Countryside for costs associated with infrastructure improvements to Route 66.

Section 230. The sum of \$4,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 44, Section 230 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Caseyville for costs associated with the construction of a police station.

Section 235. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 44, Section 235 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Jewish Child and Family Services for costs associated with the construction of a facility.

Section 240. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 44, Section 240 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Care for Friends for costs associated with facility acquisition and infrastructure improvements.

Section 245. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 44, Section 245 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Common Pantry for costs associated with facility acquisition and infrastructure improvements.

Section 250. The sum of \$7,300,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 44, Section 250 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Aurora University for costs associated with capital improvements.

Section 260. The sum of \$5,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 44, Section 260 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Tazewell County for costs associated with street resurfacing and infrastructure improvements.

Section 265. The sum of \$6,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 44, Section 265 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Peoria County for costs associated with street resurfacing on Lake Street and Gale Avenue.

Section 270. The sum of \$1,500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 44, Section 270 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Cicero for costs associated with infrastructure improvements.

Section 275. The sum of \$5,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 44, Section 275 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Austin Peoples Action Center for costs associated with the construction of a women's shelter.

Section 280. The sum of \$4,800,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 44, Section 280 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Blackburn College for costs associated with the infrastructure improvements.

Section 285. The sum of \$1,500,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 44, Section 285 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Harwood Heights for costs associated with the infrastructure improvements.

Section 290. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 44, Section 290 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Board of Education for costs associated with capital improvements Benito Juarez High School.

Section 291. The sum of \$3,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 44, Section 291 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Leyden Township for costs associated street resurfacing infrastructure improvements.

Section 295. The sum of \$1,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 44, Section 295 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Pilsen Neighbors Community Council for costs associated with the construction of a new facility.

Section 300. The sum of \$3,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 44, Section 300 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Rockford Area Convention Center and Visitors Bureau for costs associated with capital improvements.

Section 301. The sum of \$3,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 44, Section 301 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Village of Franklin Park for costs associated street resurfacing infrastructure improvements.

Section 305. The sum of \$7,000,000, or so much thereof as may be necessary, and remains unexpended at the close of business on June 30, 2021, from the appropriation heretofore made in Article 44, Section 305 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the MidAmerica St. Louis Airport for costs associated with capital improvements.

Section 306. The sum of \$3,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 44, Section 306 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Village of Elmwood Park for costs associated street resurfacing infrastructure improvements.

Section 307. The sum of \$3,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 44, Section 307 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Village of River Grove for costs associated street resurfacing infrastructure improvements.

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Section 310. The sum of \$750,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 44, Section 310 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Niles Township for costs associated with capital improvements to the food pantry.

Section 315. The sum of \$3,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 44, Section 315 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Village of Bensenville for costs associated street resurfacing infrastructure improvements.

Section 320. The sum of \$3,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 44, Section 320 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the City of Wood Dale for costs associated street resurfacing infrastructure improvements.

Section 325. The sum of \$3,600,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 44, Section 325 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund of Commerce and Economic Opportunity for a grant to the North Shore Senior Center for costs associated with the construction of a facility.

Section 330. The sum of \$10,000,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from an appropriation heretofore made for such purpose in Article 44, Section 330 of Public Act 101-0638, as amended, is reappropriated from the Capital Development Fund to the Capital Development Board for a grant to Southern Illinois University - School of Medicine Springfield for costs associated with the construction of an institute of rural health.

Section 335. The sum of \$3,000,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Fire Department for costs associated with capital improvements at the fire station on 6239 North California Avenue.

Section 340. The sum of \$485,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Nexus Family Healing for costs associated with capital improvements.

Section 345. The sum of \$2,000,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Federation of Labor for costs associated with construction of a new facility.

Section 350. The sum of \$1,000,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Springfield Mid Illinois YMCA for costs associated with infrastructure improvements.

Section 355. The sum of \$2,000,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant the United Way of Metropolitan Chicago for costs associated with capital improvements.

Section 360. The sum of \$3,000,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Fire Department for costs associated with capital improvements at the fire station on 6239 N. California Avenue.

Section 365. The sum of \$1,000,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Springfield Mid Illinois YMCA for costs associated with infrastructure improvements.

Section 370. The sum of \$2,000,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant the United Way of Metropolitan Chicago for costs associated with capital improvements.

Section 375. The sum of \$2,000,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Fire Department for costs associated with capital improvements at the fire station on 6239 N. California Avenue.

Section 380. The sum of \$15,000,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for expenses connected with and to make grants for the purpose of constructing trade schools.

Section 385. The sum of \$15,000,000, or so much thereof as may be necessary, is appropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for expenses connected with and to make grants for the purpose of constructing trade schools.

Section 500. No contract shall be entered into or obligation incurred or any expenditure made from a reappropriation herein made in this Article until after the purposes and amounts have been approved in writing by the Governor.

#### ARTICLE 170

Section 1. The sum of \$1, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 1 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Rock Island for costs associated with construction of a Martin Luther King Center Park.

Section 2. The sum of \$2,217, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 2 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the County of Rock Island for costs associated with capital improvements to county facilities.

Section 3. The sum of \$277, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 3 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to H.A.V.E. Dreams for costs associated with renovations to the facility.

Section 4. The sum of \$3,605, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 4 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Champaign Park District for costs associated with general infrastructure.

Section 5. The sum of \$155, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 5 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the

Department of Commerce and Economic Opportunity for a grant to the Chicago Public School District 299 for costs associated with capital improvements to the Armstrong G Elementary International Studies School.

Section 6. The sum of \$367, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 6 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Public School District 299 for costs associated with capital improvements to the Belding Elementary School.

Section 7. The sum of \$4,001, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 7 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chicago Public School District 299 for costs associated with capital improvements to the Decatur Classical School.

Section 8. The sum of \$869, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 8 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chicago Public School District 299 for costs associated with capital improvements to the DeWitt Clinton Elementary School.

Section 9. The sum of \$3,080, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 9 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Public School District 299 for costs associated with capital improvements to the Edison Regional Gifted Center.

Section 10. The sum of \$199, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 10 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Public School District 299 for costs associated with capital improvements to the Frederick Von Steuben Metropolitan Science Center.

Section 11. The sum of \$4,910, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 11 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Golf School District 67 for costs associated with capital improvements to the Hynes Elementary School.

Section 12. The sum of \$5,233, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 12 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Metropolitan Family Services for costs associated with renovations and technology infrastructure improvements at the facility.

Section 13. The sum of \$1, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 13 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the North Berwyn Park District for costs associated with capital improvements at Cuyler Park.

Section 14. The sum of \$2, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 14 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the North Berwyn Park District for costs associated with capital improvements at various parks.

Section 15. The sum of \$2, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 15 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Pilsen-Little Village Community Mental Health Center DBA the Pilsen Wellness Center for costs associated with capital improvements at the facility.

Section 16. The sum of \$1, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 16 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Fellowship Connection Community Center for costs associated with renovations at the facility.

Section 17. The sum of \$1, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 17 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Youth Service Project for costs associated with infrastructure improvements.

Section 18. The sum of \$1, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 18 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Heartland Community Health Clinic for costs associated with capital improvements to the facility.

Section 19. The sum of \$1, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 19 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Friendship House of Christian Service for costs associated with renovations to the facility.

Section 20. The sum of \$1, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 20 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Gallatin County for costs associated with capital improvements to county facilities.

Section 21. The sum of \$416, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 21 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Beecher for costs associated with the replacement of their ballfield lighting in Fireman's Park.

Section 22. The sum of \$1, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 22 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Park District of Highland Park for costs associated with construction of a lakefront pavilion.

Section 23. The sum of \$3,480, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 23 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Glencoe for costs associated with repairs and maintenance to Stone Bridge rails on Sheridan Road.

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Section 24. The sum of \$360, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 24 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Keshet for costs associated with renovations of a teaching kitchen.

Section 25. The sum of \$5,943, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 25 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Maryville for costs associated with waterline improvements from Illinois Route 157 to Stonebridge Drive.

Section 26. The sum of \$6,860, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 26 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the South Suburban Council on Substance and Alcohol Abuse for costs associated with repairs to the facility.

Section 27. The sum of \$56, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 27 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Jewish Federation of Metropolitan Chicago for costs associated with general infrastructure improvements, including prior incurred costs.

Section 28. The sum of \$1, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 28 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Southern Illinois University Edwardsville School of Dental Medicine for costs associated with a construction and renovation of a laboratory.

Section 29. The sum of \$1,348, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 29 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the County of Greene for costs associated with capital improvements to the courthouse.

Section 30. The sum of \$1, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 30 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Cass County for costs associated with bridge construction.

Section 31. The sum of \$151, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 31 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the city of Beardstown for costs associated with resurfacing Sixth Street from US 67 to Arenz Street and Arenz Street from Sixth Street to Main Street.

Section 32. The sum of \$82, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 32 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to City of Colchester for costs associated with sewer system improvements.

Section 33. The sum of \$1, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 33 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Nauvoo for costs associated with water system improvements.

Section 34. The sum of \$23, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 34 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Forest Park Community Center for costs associated with building improvements to the Center in Joliet.

Section 35. The sum of \$6,747, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 35 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to City of Joliet for costs associated with the Mound Road Overlay project.

Section 36. The sum of \$404, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 36 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago School District 299 for costs associated with renovations to the Henry R. Clissold School.

Section 37. The sum of \$63, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 37 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Blue Island Fire Department for costs associated with infrastructure improvements at that facility.

Section 38. The sum of \$1, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 38 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Gordie's Foundation, Inc. for costs associated with construction and renovation to the existing facility.

Section 39. The sum of \$267, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 39 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chicago Heights School District for costs associated with the development and construction of a new middle school academy located at the corner of Dixie Highway and 10th Street, Chicago Heights.

Section 40. The sum of \$2,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 40 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Board of Education for costs associated with renovations to Helen C. Peirce School of International Studies.

Section 41. The sum of \$3, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 41 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Family Guidance Center for costs associated with infrastructure improvements to the facility, including prior incurred costs.

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Section 42. The sum of \$2,852, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 42 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Howard Brown Health Center for costs associated with infrastructure improvements.

Section 43. The sum of \$3,762, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 43 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Alsey for costs associated with water system improvements.

Section 44. The sum of \$400,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 40, Section 2785 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Human Resource Development Institute in Chicago for costs associated with capital improvements.

Section 1000. The sum of \$565, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 1000 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Hartford for general infrastructure.

Section 1001. The sum of \$2,111, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 1001 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Pittsburgh for infrastructure improvements.

Section 1002. The sum of \$100, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 1002 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chicago Public Schools for building repairs at Bouchet Elementary Math & Science Academy.

Section 1003. The sum of \$31, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 1003 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chicago Public Schools for building repairs at Andrew Carnegie Elementary School.

Section 1004. The sum of \$337, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 1004 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chicago Public Schools for building repairs at Harte Elementary School.

Section 1005. The sum of \$40, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 1005 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chicago Public Schools for building repairs at Ninos Heroes Elementary Academic Center.

Section 1006. The sum of \$3,311, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 1006 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chicago Public Schools for building repairs at Kenwood Academy High School.

Section 1007. The sum of \$1, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 1007 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of St. Anne for general infrastructure.

Section 1008. The sum of \$1, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 1008 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Center on Halsted for all costs associated with infrastructure improvements to the 3600 North Halsted project.

Section 1009. The sum of \$2, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 1009 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Findlay for general infrastructure.

Section 1010. The sum of \$1, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 1010 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Windsor for general infrastructure.

Section 1011. The sum of \$2,080, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 1011 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Rolling Meadows for infrastructure improvements.

Section 1012. The sum of \$1, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 1012 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Custer Township for road repairs and resurfacing projects.

Section 1013. The sum of \$2, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 1013 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Neighborhood Alliance of Peoria for general infrastructure improvements.

Section 1014. The sum of \$4,402, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 1014 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chicago Public Schools for School Life Safety and ADA improvements to Ravenswood School.

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Section 1015. The sum of \$1, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 1015 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Cicero for construction of a dental facility at the Alivio Health Center.

Section 1016. The sum of \$3,164, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 1016 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Cicero for re-surfacing of the walking track and the sodding of fields at Hawthorne Park District.

Section 1017. The sum of \$5,943, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 1017 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Maryville for the construction of a water line from Illinois Route 157 to Stonebridge Drive and general infrastructure.

Section 1018. The sum of \$1,069, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 1018 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the French Village Fire Department for infrastructure improvements to include the purchase of equipment.

Section 1019. The sum of \$8,029, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 1019 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Nameoki Township for heating and air-conditioning replacement at the Senior Center.

Section 1020. The sum of \$8, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 1020 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Nameoki Township for replacement of pumps at Courtney and Wabash pump stations.

Section 1021. The sum of \$4, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 1021 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Fairmont City for infrastructure improvements for the Fairmont City Fire Department, to include the purchase of equipment.

Section 1022. The sum of \$1, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 1022 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Caseyville for general infrastructure.

Section 1023. The sum of \$200,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 1023 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Swansea for general infrastructure.

Section 1024. The sum of \$4,398, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 1024 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for local infrastructure improvements in the 7th Ward.

Section 1025. The sum of \$1, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 1025 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Preservation & Conservation Association of Champaign County for construction and renovation.

Section 1026. The sum of \$612, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 1026 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Rockford Public Library Foundation for Montague Branch infrastructure improvements.

Section 1027. The sum of \$15,988, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 1027 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Palos Park for railroad quiet zone infrastructure improvements.

Section 1028. The sum of \$120, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 1028 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Worth for the salt storage building infrastructure improvement.

Section 1029. The sum of \$315, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 1029 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Maryville Center for Children Crisis Nursery in Chicago for general infrastructure.

Section 1030. The sum of \$180, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 1030 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Lockport Township High School District 205 for general infrastructure improvements at Lockport High School.

Section 1031. The sum of \$3,517, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 1031 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chicago Public Schools for costs associated with renovation of the auditorium at Kelly High School.

Section 1032. The sum of \$15, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 1032 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Maine Township for road resurfacing.

Section 1033. The sum of \$4,281, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 1033 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chicago Public Schools for general infrastructure at Senn High School.

Section 1034. The sum of \$2,623, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 1034 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Anna for general infrastructure improvements.

Section 1035. The sum of \$1, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 1035 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Fayetteville for general infrastructure.

Section 1036. The sum of \$17,935, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 1036 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Lenzburg for general infrastructure.

Section 1037. The sum of \$49, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 1037 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Blue Island for sidewalk improvements in the 6th Ward.

Section 1038. The sum of \$1,135, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 1038 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Lake County Center for Independent Living for general infrastructure upgrades.

Section 1039. The sum of \$1,500, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 1039 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chicago Public Schools for rehabilitation of Marquette School.

Section 1040. The sum of \$33, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 1040 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chicago Public Schools for rehabilitation of Brownell School.

Section 1041. The sum of \$6,491, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 1041 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for the 69th Street development in the 17th Ward.

Section 1042. The sum of \$3,562, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 1042 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the University of Illinois College of Dentistry for Pediatric Dental Clinic.

Section 1043. The sum of \$6,084, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 1043 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chicago Public Schools for rehabilitation of Dawes Elementary School.

Section 1044. The sum of \$300, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 1044 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chicago Public Schools for rehabilitation of Eberhart Elementary School.

Section 1045. The sum of \$3,804, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 1045 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Daisy's Resource Developmental Center for general infrastructure.

Section 1046. The sum of \$1, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 1046 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Night's Shield in West Frankfort for infrastructure improvements to the Roan Center.

Section 1047. The sum of \$1,700, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 1047 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Barbara Olson Center of Hope, Inc. for infrastructure improvements.

Section 1048. The sum of \$2,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 1048 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chicago Public Schools for infrastructure improvements at Lorenzo Brentano Math and Science Academy.

Section 1049. The sum of \$205, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 1049 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chicago Public Schools for infrastructure improvements at Yates Elementary School.

Section 1050. The sum of \$1, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 1050 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Metropolis for general infrastructure improvements.

Section 1051. The sum of \$2,421, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 1051 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Park Forest for infrastructure, water, sewer, and facility projects.

Section 1052. The sum of \$1, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 1052 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Bremen Township for local infrastructure improvements.

Section 1053. The sum of \$1, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 1053 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Fuller Park Community Development Center for construction and renovation at Eden's Place Nature Center in Fuller Park.

Section 1054. The sum of \$641, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 1054 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Family Service and Mental Health Center of Oak Park for general infrastructure.

Section 1055. The sum of \$596, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 1055 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Waukegan Fire Department for general infrastructure upgrades.

Section 1056. The sum of \$1, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 1056 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Hope Community Church for general infrastructure improvements.

Section 1057. The sum of \$1, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 1057 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Marillac Social Center for construction and infrastructure improvements.

Section 1058. The sum of \$19,582, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 1058 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Chicago Public Schools for Green Elementary School technology and infrastructure improvements.

Section 1059. The sum of \$502, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 1059 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chicago for sidewalks and lighting in the 18th Ward.

Section 2000. The sum of \$1, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 2000 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Chicago Park District for all costs associated with capital improvements in various 20th District parks.

Section 2001. The sum of \$501, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 2001 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Triton Community College for all costs associated with making all campus restroom facilities ADA accessible.

Section 2002. The sum of \$5,083, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 2002 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Sheridan for all costs associated with sewer and stormwater improvements.

Section 2003. The sum of \$1, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 2003 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Kinney Fire Protection District for all costs associated with fire station repairs.

Section 2004. The sum of \$1, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 2004 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Forsyth for all costs associated with infrastructure, public safety, and security improvements.

Section 2005. The sum of \$68, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 2005 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Dana for all costs associated with infrastructure improvements.

Section 2006. The sum of \$1, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 2006 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Free Mason Central Lodge #3 for all costs associated with capital improvements.

Section 2007. The sum of \$50, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 2007 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Lincoln Park Neighborhood Association for all costs associated with infrastructure improvements.

Section 2008. The sum of \$125, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 2008 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Barrington Township for all costs associated with township road improvements.

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Section 2009. The sum of \$252, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 2009 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Marshall for all costs associated with a city-wide broadband project.

Section 2010. The sum of \$2, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 2010 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Burlington for all costs associated with roadway, sanitary, sewer, storm sewer, and water main improvements.

Section 2011. The sum of \$1, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 2011 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Buckley for all costs associated with infrastructure improvements.

Section 2012. The sum of \$9,300, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 2012 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Rock Falls for all costs associated with capital improvements.

Section 2013. The sum of \$1, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 2013 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Golden for all costs associated with a storm sewer replacement project.

Section 2014. The sum of \$570, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 2014 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Quincy Family YMCA for all costs associated with capital improvements.

Section 2015. The sum of \$1, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 2015 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Manchester for all costs associated with fire department improvements.

Section 2016. The sum of \$100, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 2016 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Hancock McDonough ROE 26 for all costs associated with a building purchase for a co-op.

Section 2017. The sum of \$168, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 2017 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Belvidere for all costs associated with the purchase of a street sweeper and capital improvements.

Section 2018. The sum of \$1, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 2018 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to DuPage County for all costs associated with construction of new facilities for the convalescent center.

Section 2019. The sum of \$1,082, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 2019 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Easter Seals of DuPage and the Fox Valley Region for all costs associated with infrastructure improvements.

Section 2020. The sum of \$20, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 2020 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Family Shelter for all costs associated with infrastructure improvements for victims of domestic violence.

Section 2021. The sum of \$1, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 2021 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to University High School for all costs associated with renovation of boys' and girls' locker rooms.

Section 2022. The sum of \$1, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 2022 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Carol Stream for all costs associated with infrastructure, public security, and safety improvements.

Section 2023. The sum of \$1, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 2023 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to DuPage County for all costs associated with infrastructure, public safety, and safety improvements.

Section 2024. The sum of \$2,360, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 2024 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Outreach Community Center in Carol Stream for all costs associated with infrastructure, public safety, and safety improvements.

Section 2025. The sum of \$1, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 2025 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Mascoutah Fire Department for all costs associated with firehouse improvements and upgrades.

Section 2026. The sum of \$1,767, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 2026 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Lake in the Hills for all costs associated with capital improvements for Sunset Park.

Section 2027. The sum of \$1, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 2027 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Ludlow Community Consolidated School District #142 for all costs associated with the construction of a lunch room addition and other infrastructure improvements.

Section 2028. The sum of \$1, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 2028 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Ogden for all costs associated with infrastructure improvements.

Section 2029. The sum of \$1, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 2029 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Warren for all costs associated with the demolition of a water tower and other infrastructure improvements.

Section 2030. The sum of \$526, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 2030 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Ray Graham Association for capital improvements.

Section 2031. The sum of \$1, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 2031 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Lake Zurich for all costs associated with water treatment plant expansion and other capital improvements.

Section 2032. The sum of \$1,064, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 2032 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Round Lake Area Park District for capital improvements including the construction of an event shelter.

Section 2033. The sum of \$8,531, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 2033 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Wildwood Park District for all costs associated with shore stabilization and sea wall construction.

Section 2034. The sum of \$5,999, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 2034 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Community Consolidated School District 89 for art room upgrades at Glen Crest Middle School and other infrastructure and capital improvements.

Section 2035. The sum of \$590, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 2035 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Easter Seals of DuPage and the Fox Valley Region for the purchase and installation of three HVAC units and other capital improvements.

Section 2036. The sum of \$1,450, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 2036 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Ray Graham Association for all costs associated with roof replacement.

Section 2037. The sum of \$1,344, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 2037 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Downers Grove for all costs associated with a downtown pedestrian crossing system and other capital improvements.

Section 2038. The sum of \$1, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 2038 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of New Lenox for all costs associated with road improvements.

Section 2039. The sum of \$4,389, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 2039 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Park Ridge Fire Department for all costs associated with the construction and capital costs related to a fire department training tower.

Section 2040. The sum of \$1, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 2040 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of New Baden for all costs associated with road improvements to Hillside Drive.

Section 2041. The sum of \$1,695, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 2041 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Plainfield Police Department for all costs associated with building expansion and other capital improvements.

Section 2042. The sum of \$1, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 2042 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Kendall County Fair Association for capital improvements to the Kendall County fairgrounds.

Section 2043. The sum of \$1,393, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 2043 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Kane County for road or other capital improvements.

Section 2044. The sum of \$1,087, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 2044 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the New Lenox Township for all costs associated with capital construction and/or infrastructure improvements.

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Section 2045. The sum of \$213, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 2045 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Abingdon for all costs associated with capital improvements.

Section 2046. The sum of \$1, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 2046 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of St. Charles for all costs associated with infrastructure, security, and public safety improvements.

Section 2047. The sum of \$1, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 2047 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Hamel for all costs associated with capital improvements.

Section 2048. The sum of \$1, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 3 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Schorsch Village Improvement Association for all costs associated with capital improvements.

Section 2049. The sum of \$2,547, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 236 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Robinson for all costs associated with road improvements.

Section 2050. The sum of \$1,973, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 450 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the DuPage County Forest Preservation District for all costs associated with West Branch-Winfield Mounds construction.

Section 2051. The sum of \$1, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 636 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Bond County Humane Society for all costs associated with capital improvements for an animal shelter.

Section 2052. The sum of \$4,746, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 828 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Downers Grove Park District for all costs associated with Phase 1 of the Blodgett House Renovation and other capital improvements.

Section 2053. The sum of \$954, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 864 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of New Lenox for all costs associated with the purchase and development of a historic site.

Section 2054. The sum of \$1, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 36, Section 911 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Carbondale for infrastructure improvements and the purchase of bondable equipment.

Section 3000. The sum of \$1, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 3000 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Stephenson County for all costs associated with reconstruction of Forest and Pearl City Roads.

Section 3001. The sum of \$2,856, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 3001 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Charleston Transitional Facility for all costs associated with capital improvements.

Section 3002. The sum of \$114, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 3002 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Altamont for all costs associated with infrastructure improvements.

Section 3003. The sum of \$1, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 3003 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Shumway for all costs associated with sewer and/or septic improvements.

Section 3004. The sum of \$1, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 3004 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Lisle-Woodridge Fire Protection District for all costs associated with the purchase and installation of a traffic control device at Ogden and Center in Lisle.

Section 3005. The sum of \$1, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 3005 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Seatonville for all costs associated with a water plant upgrade.

Section 3006. The sum of \$1, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 3006 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Chenoa for all costs associated with infrastructure improvements.

Section 3007. The sum of \$1, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 3007 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Cooksville for all costs associated with infrastructure improvements.

Section 3008. The sum of \$2,000, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 3008 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Stanford for all costs associated with infrastructure improvements.

Section 3009. The sum of \$1,987, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 3009 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Barrington for all costs associated with a repaving project.

Section 3010. The sum of \$1,533, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 3010 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Libertyville for all costs associated with construction and/or reconstruction of the driveway and parking lot at Fire Station 1 and/or infrastructure improvements at Fire Station 2.

Section 3011. The sum of \$3,684, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 3011 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Kirkland for all costs associated with street reconstruction.

Section 3012. The sum of \$82, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 3012 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Northwest Special Recreation Association for all costs associated with building renovations.

Section 3013. The sum of \$1, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 3013 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Access to Care for all costs associated with purchase and installation of a phone system, computer software, and computer system.

Section 3014. The sum of \$1, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 3014 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Heyworth for all costs associated with infrastructure and security improvements.

Section 3015. The sum of \$1, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 3015 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Spaulding for all costs associated with the purchase and installation of tornado sirens.

Section 3016. The sum of \$658, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 3016 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Stonington American Legion for all costs associated with building renovations.

Section 3017. The sum of \$270, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 3017 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Ray Graham Association for all costs associated with patio construction.

Section 3018. The sum of \$4,084, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 3018 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Winfield Park District for all costs associated with parking lot construction.

Section 3019. The sum of \$2, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 3019 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Western Illinois University for all costs associated with Alumni House window and door replacement.

Section 3020. The sum of \$17, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 3020 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Gateway Foundation for all costs associated with construction of a 128-bed youth residential substance abuse treatment center for Kane, Kendall, DeKalb and Western DuPage Counties.

Section 3021. The sum of \$3,614, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 3021 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Altamont for all costs associated with water line replacement.

Section 3022. The sum of \$1, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 3022 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Greenville for all costs associated with bridge culvert and road extension from Illinois Route 127 into Buckite Development.

Section 3023. The sum of \$96, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 3023 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Boys and Girls Club of Carbondale for all costs associated with building infrastructure.

Section 3024. The sum of \$2, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 3024 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Addieville for all costs associated with infrastructure improvements, roads, sewer and water improvements, and/or sidewalks.

Section 3025. The sum of \$1, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 3025 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Cahokia for all costs associated with infrastructure improvements, roads, sewer and water improvements, and/or sidewalks.

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Section 3026. The sum of \$1, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 3026 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Columbia for all costs associated with infrastructure improvements, roads, sewer and water improvements, and/or sidewalks.

Section 3027. The sum of \$1, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 3027 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Oakdale for all costs associated with infrastructure improvements, roads, sewer and water improvements, and/or sidewalks.

Section 3028. The sum of \$1, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 3028 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Venedy for all costs associated with the purchase of a tractor and loader and/or infrastructure improvements.

Section 3029. The sum of \$1, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 38, Section 3029 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Northeast DuPage Special Recreation Association for all costs associated with adaptive fitness equipment and accessibility for the veterans initiative.

Section 3030. The sum of \$2, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 101 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Forest Preserve District of DuPage County for all costs associated with construction of a multi-purpose trail bridge on County Farm Road.

Section 3031. The sum of \$1, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 321 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to Farrington Township for all costs associated with construction of a township/equipment building.

Section 3032. The sum of \$1, or so much thereof as may be necessary and remains unexpended at the close of business on June 30, 2021, from a reappropriation heretofore made for such purpose in Article 37, Section 431 of Public Act 101-0638, as amended, is reappropriated from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Wayne for all costs associated with new construction and/or infrastructure improvements.

Section 3035. No contract shall be entered into or obligation incurred or any expenditure made from a reappropriation herein made in this Article until after the purposes and amounts have been approved in writing by the Governor.

#### ARTICLE 171

Section 10. The sum of \$288,500, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Villa Park for costs associated with stormwater improvements.

Section 20. The sum of \$230,000, or so much thereof as may be necessary, is appropriated from State Coronavirus Urgent Remediation Emergency Fund to the Department of Commerce and Economic

Opportunity for a grant to Village of Calumet Park for the costs associated with water main replacement on 125th Street.

Section 30. The sum of \$80,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Commerce and Economic Opportunity for a grant to Village of Calumet Park for the costs associated with water main placement 126th Street.

Section 40. The sum of \$100,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Calumet Park for the costs associated with water main replacement at 128th Street.

Section 50. The sum of \$500,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Champaign for costs associated with sewer system upgrades.

Section 60. The sum of \$263,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Northbrook for costs associated with storm water improvements.

Section 70. The sum of \$400,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Arlington Heights for costs associated with drainage improvements on Evergreen Avenue and Maude Avenue.

Section 80. The sum of \$445,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Arlington Heights for costs associated with storm sewer improvements in Arlington Knolls.

Section 90. The sum of \$213,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Lombard for costs associated with sewer improvements on Highland Avenue.

Section 100. The sum of \$150,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Lombard for costs associated with drainage repairs on Woodrow Avenue.

Section 110. The sum of \$150,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of DePue for costs associated with upgrades to the sewer plant.

Section 120. The sum of \$150,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Commerce and Economic Opportunity for a grant to the Hennepin Water District for costs associated with replacing water mains and hydrants.

Section 130. The sum of \$120,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Standard for costs associated with water main replacement.

Section 140. The sum of \$100,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Commerce and Economic Opportunity for a grant to South Stickney for costs associated with sewer improvements.

Section 150. The sum of \$750,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Bolingbrook for costs associated with sewer treatment plant expansion.

Section 160. The sum of \$175,000, or so much thereof as may be necessary, is appropriated from State Coronavirus Urgent Remediation Emergency Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Matteson for costs associated with water main improvements.

Section 170. The sum of \$295,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Country Club Hills for costs associated with water main improvements.

Section 180. The sum of \$260,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Prospect Heights for costs associated with storm sewer management.

Section 190. The sum of \$200,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Belleville for costs associated with bicentennial spillway reconstruction.

Section 200. The sum of \$110,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Commerce and Economic Opportunity for a grant to the Palos Hills for costs associated with building a smart city broadband network.

Section 210. The sum of \$5,000,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Centreville for costs associated with sewer system improvements.

Section 220. The sum of \$8,930,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Collinsville for costs associated with the Wastewater Treatment Plant Biosolids project.

Section 230. The sum of \$2,600,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Commerce and Economic Opportunity for a grant to the Lake County Stormwater Management Commission for costs associated with drainage improvements in Park City.

Section 240. The sum of \$750,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Hickory Hills for costs associated with sewer improvements.

Section 250. The sum of \$16,000,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Winnetka for costs associated with stormwater management improvements.

Section 260. The sum of \$12,000,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Commerce and Economic Opportunity for a grant to the Cook County Forest Preserve for costs associated with stormwater management improvements.

Section 270. The sum of \$122,098,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Commerce and Economic Opportunity for a grant to Lake County for costs associated with regional stormwater management projects.

Section 280. The sum of \$10,200,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Commerce and Economic Opportunity for a grant to DuPage County for costs associated with electrical upgrades at the Woodridge Greene Valley and Knollwood water treatment facilities.

Section 290. The sum of \$14,500,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Commerce and Economic Opportunity for a grant to DuPage County for costs associated with capital improvements at the Woodridge Greene Valley water treatment facility.

Section 300. The sum of \$256,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Round Lake Park for costs associated with stormwater improvements.

Section 310. The sum of \$600,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Granite City for costs associated with stormwater relief projects.

Section 320. No contract shall be entered into or obligation incurred or any expenditure made from a reappropriation herein made in this Article until after the purposes and amounts have been approved in writing by the Governor.

#### ARTICLE 172

Section 5. The sum of \$4,000,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Lombard for costs associated with waste water infrastructure improvements.

Section 10. The sum of \$4,000,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Robins for costs associated with water and wastewater improvements and other capital improvements.

Section 15. The sum of \$3,604,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Commerce and Economic Opportunity for a grant to the Sangamon County Water Reclamation District for costs associated with infrastructure improvements.

Section 20. The sum of \$1,500,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Norridge for costs associated with the water main replacement.

Section 25. The sum of \$20,000,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Commerce and Economic Opportunity for a grant to Alton Works for costs associated with broadband development.

Section 30. The sum of \$500,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Norridge for costs associated with water and wastewater infrastructure improvements.

Section 35. The sum of \$5,000,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Mundelein for costs associated with stormwater and infrastructure improvements.

Section 40. The sum of \$1,000,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Crestwood for costs associated with water upgrades and infrastructure improvements.

Section 45. The sum of \$3,000,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Commerce and Economic Opportunity for costs associated with a grant to the Village of Addison for costs associated with water and wastewater infrastructure improvements.

Section 55. The sum of \$1,000,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Commerce and Economic Opportunity for a grant to Sauk Village for costs associated with water main improvements.

Section 60. The sum of \$850,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Lansing for costs associated with water main replacement and road reconstruction between 192nd Place and 193rd Street.

Section 65. The sum of \$950,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of Lynwood for costs associated with sanitary sewer extension near Glenwood Dyer Road.

Section 70. The sum of \$750,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Commerce and Economic Opportunity for a grant to the Village of South Holland for costs associated with water main replacement.

Section 75. The sum of \$1,240,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Commerce and Economic Opportunity for a grant to Calumet City for costs associated with water main replacement and street repairs from Stanley Boulevard to Forest Avenue.

Section 80. No contract shall be entered into or obligation incurred or any expenditure made from a reappropriation herein made in this Article until after the purposes and amounts have been approved in writing by the Governor.

#### ARTICLE 173

Section 5. The sum of \$300,000,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Commerce and Economic

Opportunity for grants, loans and contracts including but not limited to broadband deployment to expand and strengthen existing broadband network infrastructure, health information technology, telemedicine, distance learning, and public safety, including prior incurred costs.

Section 10. The sum of \$26,900,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Marengo for all costs associated with water and/or wastewater infrastructure improvements.

Section 15. The sum of \$3,300,000, or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Commerce and Economic Opportunity for a grant to the City of Algonquin for all costs associated with the construction of wastewater treatment facility.

Section 20. The sum of \$424,492,000 or so much thereof as may be necessary, is appropriated from the State Coronavirus Urgent Remediation Emergency Fund to the Department of Commerce and Economic Opportunity for deposits into the Build Illinois Bond Fund for reimbursements and purposes as authorized by Section 9901 of the American Rescue Plan Act of 2021 and any associated federal guidance.

Section 25. No contract shall be entered into or obligation incurred or any expenditure made from any appropriation herein made in this Article until after the purpose and amounts have been approved in writing by the Governor.

#### Article 997

Section 1. Appropriations authorized in Article 161 and Article 167 may be used for prior year costs.

#### ARTICLE 999

Section 999. Effective Date. This Article and Articles 2 through 8 and Articles 130 to 136 take effect immediately. Article 1, Articles 9 through 44, Article 129, and Articles 137 through 173 take effect July 1, 2021."

Under the rules, the foregoing **Senate Bill No. 2800**, with House Amendments numbered 2 and 3, was referred to the Secretary's Desk.

A message from the House by  
Mr. Hollman, Clerk:

Mr. President -- I am directed to inform the Senate that the House of Representatives has concurred with the Senate in the passage of a bill of the following title, to-wit:

#### SENATE BILL NO. 2017

A bill for AN ACT concerning State government.

Together with the following amendments which are attached, in the adoption of which I am instructed to ask the concurrence of the Senate, to-wit:

House Amendment No. 1 to SENATE BILL NO. 2017

House Amendment No. 2 to SENATE BILL NO. 2017

Passed the House, as amended, June 1, 2021.

JOHN W. HOLLMAN, Clerk of the House

#### **AMENDMENT NO. 1 TO SENATE BILL 2017**

AMENDMENT NO. 1. Amend Senate Bill 2017 by replacing everything after the enacting clause with the following:

"Section 5. The Department of Veterans' Affairs Act is amended by changing Section 2.06 as follows:  
(20 ILCS 2805/2.06) (from Ch. 126 1/2, par. 67.06)

Sec. 2.06. ~~The~~ Department shall make reasonable rules and regulations to govern the admission, maintenance, and discharge of residents of the Illinois Veterans Homes consistent with the spirit and provisions of Sections 2.01 through 2.06. Whenever an applicant is admitted, the Department shall notify him or her of such rules and regulations.

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(Source: P.A. 88-160; 89-324, eff. 8-13-95.)".

**AMENDMENT NO. 2 TO SENATE BILL 2017**

AMENDMENT NO. 2. Amend Senate Bill 2017, AS AMENDED, by replacing everything after the enacting clause with the following:

"ARTICLE 1. SHORT TITLE; PURPOSE

Section 1-1. Short title. This Act may be cited as the FY2022 Budget Implementation Act.

Section 1-5. Purpose. It is the purpose of this Act to make changes in State programs that are necessary to implement the State budget for Fiscal Year 2022.

ARTICLE 2. STATE FINANCE ACT AMENDMENTS AFFECTING THE FISCAL YEAR 2022 BUDGET

Section 2-5. The State Finance Act is amended by changing Sections 5.67, 5.176, 5.177, 5.857, 5h.5, 6z-6, 6z-32, 6z-63, 6z-70, 6z-77, 6z-82, 6z-100, 6z-121, 6z-122, 8.3, 8.12, 8.25-4, 8.25e, 8g, 8g-1, 13.2, and 25 and by adding Sections 5.938, 5.939, and 6z-128 as follows:

(30 ILCS 105/5.67) (from Ch. 127, par. 141.67)

Sec. 5.67. The Metropolitan Exposition, Auditorium and Office Building Fund. This Section is repealed June 30, 2021.

(Source: P.A. 81-1509.)

(30 ILCS 105/5.176) (from Ch. 127, par. 141.176)

Sec. 5.176. The Illinois Civic Center Bond Fund. This Section is repealed June 30, 2021.

(Source: P.A. 84-1308.)

(30 ILCS 105/5.177) (from Ch. 127, par. 141.177)

Sec. 5.177. The Illinois Civic Center Bond Retirement and Interest Fund. This Section is repealed June 30, 2021.

(Source: P.A. 84-1308.)

(30 ILCS 105/5.857)

(Section scheduled to be repealed on July 1, 2021)

Sec. 5.857. The Capital Development Board Revolving Fund. This Section is repealed July 1, 2022 ~~2021~~.

(Source: P.A. 100-23, eff. 7-6-17; 100-587, eff. 6-4-18; 101-10, eff. 6-5-19; 101-645, eff. 6-26-20.)

(30 ILCS 105/5.938 new)

Sec. 5.938. The DoIT Special Projects Fund.

(30 ILCS 105/5.939 new)

Sec. 5.939. The Essential Government Services Support Fund.

(30 ILCS 105/5h.5)

Sec. 5h.5. Cash flow borrowing and general funds liquidity; Fiscal Years 2018, 2019, 2020, ~~and~~ 2021, and 2022.

(a) In order to meet cash flow deficits and to maintain liquidity in general funds and the Health Insurance Reserve Fund, on and after July 1, 2017 and through June 30, 2022 ~~2021~~, the State Treasurer and the State Comptroller, in consultation with the Governor's Office of Management and Budget, shall make transfers to general funds and the Health Insurance Reserve Fund, as directed by the State Comptroller, out of special funds of the State, to the extent allowed by federal law.

No such transfer may reduce the cumulative balance of all of the special funds of the State to an amount less than the total debt service payable during the 12 months immediately following the date of the transfer on any bonded indebtedness of the State and any certificates issued under the Short Term Borrowing Act. At no time shall the outstanding total transfers made from the special funds of the State to general funds and the Health Insurance Reserve Fund under this Section exceed \$1,500,000,000; once the amount of \$1,500,000,000 has been transferred from the special funds of the State to general funds and the Health Insurance Reserve Fund, additional transfers may be made from the special funds of the State to general funds and the Health Insurance Reserve Fund under this Section only to the extent that moneys have first been re-transferred from general funds and the Health Insurance Reserve Fund to those special funds of the State. Notwithstanding any other provision of this Section, no such transfer may be made from any

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special fund that is exclusively collected by or directly appropriated to any other constitutional officer without the written approval of that constitutional officer.

(b) If moneys have been transferred to general funds and the Health Insurance Reserve Fund pursuant to subsection (a) of this Section, Public Act 100-23 shall constitute the continuing authority for and direction to the State Treasurer and State Comptroller to reimburse the funds of origin from general funds by transferring to the funds of origin, at such times and in such amounts as directed by the Comptroller when necessary to support appropriated expenditures from the funds, an amount equal to that transferred from them plus any interest that would have accrued thereon had the transfer not occurred, except that any moneys transferred pursuant to subsection (a) of this Section shall be repaid to the fund of origin within ~~60~~ **48** months after the date on which they were borrowed. When any of the funds from which moneys have been transferred pursuant to subsection (a) have insufficient cash from which the State Comptroller may make expenditures properly supported by appropriations from the fund, then the State Treasurer and State Comptroller shall transfer from general funds to the fund only such amount as is immediately necessary to satisfy outstanding expenditure obligations on a timely basis.

(c) On the first day of each quarterly period in each fiscal year, until such time as a report indicates that all moneys borrowed and interest pursuant to this Section have been repaid, the Comptroller shall provide to the President and the Minority Leader of the Senate, the Speaker and the Minority Leader of the House of Representatives, and the Commission on Government Forecasting and Accountability a report on all transfers made pursuant to this Section in the prior quarterly period. The report must be provided in electronic format. The report must include all of the following:

(1) the date each transfer was made;

(2) the amount of each transfer;

(3) in the case of a transfer from general funds to a fund of origin pursuant to subsection (b) of this Section, the amount of interest being paid to the fund of origin; and

(4) the end of day balance of the fund of origin, the general funds, and the Health Insurance Reserve Fund on the date the transfer was made.

(Source: P.A. 100-23, eff. 7-6-17; 100-587, eff. 6-4-18; 101-10, eff. 6-5-19; 101-636, eff. 6-10-20.)

(30 ILCS 105/6z-6) (from Ch. 127, par. 142z-6)

Sec. 6z-6. All moneys received pursuant to the federal Community Services Block Grant shall be deposited into the Community Services Block Grant Fund and used for the purposes permitted under the Grant. All money received from the federal Low-Income Household Water Assistance Program under the federal Consolidated Appropriations Act and the American Rescue Plan Act of 2021 shall be deposited into the Community Services Block Grant Fund and used for the purposes permitted under the Program and any related federal guidance.

(Source: P.A. 83-1053.)

(30 ILCS 105/6z-32)

Sec. 6z-32. Partners for Planning and Conservation.

(a) The Partners for Conservation Fund (formerly known as the Conservation 2000 Fund) and the Partners for Conservation Projects Fund (formerly known as the Conservation 2000 Projects Fund) are created as special funds in the State Treasury. These funds shall be used to establish a comprehensive program to protect Illinois' natural resources through cooperative partnerships between State government and public and private landowners. Moneys in these Funds may be used, subject to appropriation, by the Department of Natural Resources, Environmental Protection Agency, and the Department of Agriculture for purposes relating to natural resource protection, planning, recreation, tourism, and compatible agricultural and economic development activities. Without limiting these general purposes, moneys in these Funds may be used, subject to appropriation, for the following specific purposes:

(1) To foster sustainable agriculture practices and control soil erosion, ~~and sedimentation, and nutrient loss from farmland,~~ including grants to Soil and Water Conservation Districts for conservation practice cost-share grants and for personnel, educational, and administrative expenses.

(2) To establish and protect a system of ecosystems in public and private ownership through conservation easements, incentives to public and private landowners, natural resource restoration and preservation, water quality protection and improvement, land use and watershed planning, technical assistance and grants, and land acquisition provided these mechanisms are all voluntary on the part of the landowner and do not involve the use of eminent domain.

(3) To develop a systematic and long-term program to effectively measure and monitor natural resources and ecological conditions through investments in technology and involvement of scientific experts.

(4) To initiate strategies to enhance, use, and maintain Illinois' inland lakes through education, technical assistance, research, and financial incentives.

(5) To partner with private landowners and with units of State, federal, and local government and with not-for-profit organizations in order to integrate State and federal programs with Illinois' natural resource protection and restoration efforts and to meet requirements to obtain federal and other funds for conservation or protection of natural resources.

(6) To implement the State's Nutrient Loss Reduction Strategy, including, but not limited to, funding the resources needed to support the Strategy's Policy Working Group, cover water quality monitoring in support of Strategy implementation, prepare a biennial report on the progress made on the Strategy every 2 years, and provide cost share funding for nutrient capture projects.

(b) The State Comptroller and State Treasurer shall automatically transfer on the last day of each month, beginning on September 30, 1995 and ending on June 30, ~~2021~~ 2022, from the General Revenue Fund to the Partners for Conservation Fund, an amount equal to 1/10 of the amount set forth below in fiscal year 1996 and an amount equal to 1/12 of the amount set forth below in each of the other specified fiscal years:

Fiscal Year	Amount
1996	\$ 3,500,000
1997	\$ 9,000,000
1998	\$10,000,000
1999	\$11,000,000
2000	\$12,500,000
2001 through 2004	\$14,000,000
2005	\$7,000,000
2006	\$11,000,000
2007	\$0
2008 through 2011	\$14,000,000
2012	\$12,200,000
2013 through 2017	\$14,000,000
2018	\$1,500,000
2019	\$14,000,000
2020	\$7,500,000
2021 through 2022	\$14,000,000

(c) The State Comptroller and State Treasurer shall automatically transfer on the last day of each month beginning on July 31, 2021 and ending June 30, 2022, from the Environmental Protection Permit and Inspection Fund to the Partners for Conservation Fund, an amount equal to 1/12 of \$4,135,000. ~~Notwithstanding any other provision of law to the contrary and in addition to any other transfers that may be provided for by law, on the last day of each month beginning on July 31, 2006 and ending on June 30, 2007, or as soon thereafter as may be practical, the State Comptroller shall direct and the State Treasurer shall transfer \$1,000,000 from the Open Space Lands Acquisition and Development Fund to the Partners for Conservation Fund (formerly known as the Conservation 2000 Fund).~~

(d) There shall be deposited into the Partners for Conservation Projects Fund such bond proceeds and other moneys as may, from time to time, be provided by law.

(Source: P.A. 100-23, eff. 7-6-17; 101-10, eff. 6-5-19.)

(30 ILCS 105/6z-63)

Sec. 6z-63. The Professional Services Fund.

(a) The Professional Services Fund is created as a revolving fund in the State treasury. The following moneys shall be deposited into the Fund:

(1) amounts authorized for transfer to the Fund from the General Revenue Fund and other State funds (except for funds classified by the Comptroller as federal trust funds or State trust funds) pursuant to State law or Executive Order;

(2) federal funds received by the Department of Central Management Services (the "Department") as a result of expenditures from the Fund;

(3) interest earned on moneys in the Fund; and

(4) receipts or inter-fund transfers resulting from billings issued by the Department to State agencies for the cost of professional services rendered by the Department that are not compensated through the specific fund transfers authorized by this Section.

(b) Moneys in the Fund may be used by the Department for reimbursement or payment for:

(1) providing professional services to State agencies or other State entities;

(2) rendering other services to State agencies at the Governor's direction or to other State entities upon agreement between the Director of Central Management Services and the appropriate official or governing body of the other State entity; or

(3) providing for payment of administrative and other expenses incurred by the Department in providing professional services.

Beginning in fiscal year 2021, moneys in the Fund may also be appropriated to and used by the Executive Ethics Commission for oversight and administration of the eProcurement system known as BidBuy, and by the Chief Procurement Officer appointed under paragraph (4) of subsection (a) of Section 10-20 of the Illinois Procurement Code for the ~~general services and~~ operation of the BidBuy system previously administered by the Department.

Beginning in fiscal year 2022, moneys in the Fund may also be appropriated to and used by the Commission on Equity and Inclusion for its operating and administrative expenses related to the Business Enterprise Program, previously administered by the Department.

(c) State agencies or other State entities may direct the Comptroller to process inter-fund transfers or make payment through the voucher and warrant process to the Professional Services Fund in satisfaction of billings issued under subsection (a) of this Section.

(d) Reconciliation. For the fiscal year beginning on July 1, 2004 only, the Director of Central Management Services (the "Director") shall order that each State agency's payments and transfers made to the Fund be reconciled with actual Fund costs for professional services provided by the Department on no less than an annual basis. The Director may require reports from State agencies as deemed necessary to perform this reconciliation.

(e) (Blank).

(e-5) (Blank).

(e-7) (Blank).

(e-10) (Blank).

(e-15) (Blank).

(e-20) (Blank).

(e-25) (Blank).

(e-30) (Blank).

(e-35) (Blank).

(e-40) (Blank).

(e-45) (Blank).

(e-50) (Blank).

(f) The term "professional services" means services rendered on behalf of State agencies and other State entities pursuant to Section 405-293 of the Department of Central Management Services Law of the Civil Administrative Code of Illinois.

(Source: P.A. 101-636, eff. 6-10-20.)

(30 ILCS 105/6z-70)

Sec. 6z-70. The Secretary of State Identification Security and Theft Prevention Fund.

(a) The Secretary of State Identification Security and Theft Prevention Fund is created as a special fund in the State treasury. The Fund shall consist of any fund transfers, grants, fees, or moneys from other sources received for the purpose of funding identification security and theft prevention measures.

(b) All moneys in the Secretary of State Identification Security and Theft Prevention Fund shall be used, subject to appropriation, for any costs related to implementing identification security and theft prevention measures.

(c) (Blank).

(d) (Blank).

(e) (Blank).

(f) (Blank).

(g) (Blank).

(h) (Blank).

(i) (Blank).

(j) (Blank).

(k) (Blank).

(l) (Blank). ~~Notwithstanding any other provision of State law to the contrary, on or after July 1, 2019, and until June 30, 2020, in addition to any other transfers that may be provided for by law, at the direction of and upon notification of the Secretary of State, the State Comptroller shall direct and the State Treasurer shall transfer amounts into the Secretary of State Identification Security and Theft Prevention Fund from the designated funds not exceeding the following totals:~~

<u>Division of Corporations Registered Limited</u>	
Liability Partnership Fund.....	\$287,000
Securities Investors Education Fund.....	\$1,500,000
<u>Department of Business Services</u>	
Special Operations Fund.....	\$3,000,000
Securities Audit and Enforcement Fund.....	\$3,500,000

(m) Notwithstanding any other provision of State law to the contrary, on or after July 1, 2020, and until June 30, 2021, in addition to any other transfers that may be provided for by law, at the direction of and upon notification of the Secretary of State, the State Comptroller shall direct and the State Treasurer shall transfer amounts into the Secretary of State Identification Security and Theft Prevention Fund from the designated funds not exceeding the following totals:

<u>Division of Corporations Registered Limited</u>	
Liability Partnership Fund.....	\$287,000
Securities Investors Education Fund.....	\$1,500,000
<u>Department of Business Services Special</u>	
Operations Fund.....	\$4,500,000
Securities Audit and Enforcement Fund.....	\$5,000,000
Corporate Franchise Tax Refund Fund.....	\$3,000,000

(n) Notwithstanding any other provision of State law to the contrary, on or after July 1, 2021, and until June 30, 2022, in addition to any other transfers that may be provided for by law, at the direction of and upon notification of the Secretary of State, the State Comptroller shall direct and the State Treasurer shall transfer amounts into the Secretary of State Identification Security and Theft Prevention Fund from the designated funds not exceeding the following totals:

<u>Division of Corporations Registered Limited</u>	
Liability Partnership Fund.....	\$287,000
Securities Investors Education Fund.....	\$1,500,000
<u>Department of Business Services Special</u>	
Operations Fund.....	\$4,500,000
Securities Audit and Enforcement Fund.....	\$5,000,000
Corporate Franchise Tax Refund Fund.....	\$3,000,000

(Source: P.A. 100-23, eff. 7-6-17; 100-587, eff. 6-4-18; 101-10, eff. 6-5-19; 101-636, eff. 6-10-20.)

(30 ILCS 105/6z-77)

Sec. 6z-77. The Capital Projects Fund. The Capital Projects Fund is created as a special fund in the State Treasury. The State Comptroller and State Treasurer shall transfer from the Capital Projects Fund to the General Revenue Fund \$61,294,550 on October 1, 2009, \$122,589,100 on January 1, 2010, and \$61,294,550 on April 1, 2010. Beginning on July 1, 2010, and on July 1 and January 1 of each year thereafter, the State Comptroller and State Treasurer shall transfer the sum of \$122,589,100 from the Capital Projects Fund to the General Revenue Fund. In Fiscal Year 2022 only, the State Comptroller and State Treasurer shall transfer up to \$40,000,000 of sports wagering revenues from the Capital Projects Fund to the Rebuild Illinois Projects Fund in one or more transfers as directed by the Governor. Subject to appropriation, the Capital Projects Fund may be used only for capital projects and the payment of debt service on bonds issued for capital projects. All interest earned on moneys in the Fund shall be deposited into the Fund. The Fund shall not be subject to administrative charges or chargebacks, such as but not limited to those authorized under Section 8h.

(Source: P.A. 96-34, eff. 7-13-09.)

(30 ILCS 105/6z-82)

Sec. 6z-82. State Police Operations Assistance Fund.

(a) There is created in the State treasury a special fund known as the State Police Operations Assistance Fund. The Fund shall receive revenue under the Criminal and Traffic Assessment Act. The Fund may also receive revenue from grants, donations, appropriations, and any other legal source.

(b) The Department of State Police may use moneys in the Fund to finance any of its lawful purposes or functions.

(c) Expenditures may be made from the Fund only as appropriated by the General Assembly by law.

(d) Investment income that is attributable to the investment of moneys in the Fund shall be retained in the Fund for the uses specified in this Section.

(e) The State Police Operations Assistance Fund shall not be subject to administrative chargebacks.

(f) ~~(Blank). Notwithstanding any other provision of State law to the contrary, on or after July 1, 2012, and until June 30, 2013, in addition to any other transfers that may be provided for by law, at the direction of and upon notification from the Director of State Police, the State Comptroller shall direct and the State Treasurer shall transfer amounts into the State Police Operations Assistance Fund from the designated funds not exceeding the following totals:~~

State Police Vehicle Fund.....	\$2,250,000
State Police Wireless Service Emergency Fund.....	\$2,500,000
State Police Services Fund.....	\$3,500,000

(g) Notwithstanding any other provision of State law to the contrary, on or after July 1, 2021, in addition to any other transfers that may be provided for by law, at the direction of and upon notification from the Director of State Police, the State Comptroller shall direct and the State Treasurer shall transfer amounts not exceeding \$7,000,000 into the State Police Operations Assistance Fund from the State Police Services Fund.

(Source: P.A. 100-987, eff. 7-1-19.)

(30 ILCS 105/6z-100)

(Section scheduled to be repealed on July 1, 2021)

Sec. 6z-100. Capital Development Board Revolving Fund; payments into and use. All monies received by the Capital Development Board for publications or copies issued by the Board, and all monies received for contract administration fees, charges, or reimbursements owing to the Board shall be deposited into a special fund known as the Capital Development Board Revolving Fund, which is hereby created in the State treasury. The monies in this Fund shall be used by the Capital Development Board, as appropriated, for expenditures for personal services, retirement, social security, contractual services, legal services, travel, commodities, printing, equipment, electronic data processing, or telecommunications. For fiscal year 2021 and thereafter, the monies in this Fund may also be appropriated to and used by the Executive Ethics Commission for oversight and administration of the Chief Procurement Officer appointed under paragraph (1) of subsection (a) of Section 10-20 of the Illinois Procurement Code responsible for capital procurement. Unexpended moneys in the Fund shall not be transferred or allocated by the Comptroller or Treasurer to any other fund, nor shall the Governor authorize the transfer or allocation of those moneys to any other fund. This Section is repealed July 1, 2022 ~~2021~~.

(Source: P.A. 100-23, eff. 7-6-17; 100-587, eff. 6-4-18; 101-10, eff. 6-5-19; 101-636, eff. 6-10-20; 101-645, eff. 6-26-20.)

(30 ILCS 105/6z-121)

Sec. 6z-121. State Coronavirus Urgent Remediation Emergency Fund.

(a) The State Coronavirus Urgent Remediation Emergency (State CURE) Fund is created as a federal trust fund within the State treasury. The State CURE Fund shall be held separate and apart from all other funds in the State treasury. The State CURE Fund is established: (1) to receive, directly or indirectly, federal funds from the Coronavirus Relief Fund in accordance with Section 5001 of the federal Coronavirus Aid, Relief, and Economic Security (CARES) Act, the Coronavirus State Fiscal Recovery Fund in accordance with Section 9901 of the American Rescue Plan Act of 2021, or from any other federal fund pursuant to any other provision of the American Rescue Plan Act of 2021 or any other federal law; and (2) to provide for the transfer, distribution and expenditure of such federal funds as permitted in the federal Coronavirus Aid, Relief, and Economic Security (CARES) Act, the American Rescue Plan Act of 2021, and related federal guidance or any other federal law, and as authorized by this Section.

(b) Federal funds received by the State from the Coronavirus Relief Fund in accordance with Section 5001 of the federal Coronavirus Aid, Relief, and Economic Security (CARES) Act, the Coronavirus State Fiscal Recovery Fund in accordance with Section 9901 of the American Rescue Plan Act of 2021, or any

other federal funds received pursuant to the American Rescue Plan Act of 2021 or any other federal law, may be deposited, directly or indirectly, into the State CURE Fund.

(c) Funds in the State CURE Fund may be expended, subject to appropriation, directly for purposes permitted under the federal law and related federal guidance governing the use of such funds, which may include without limitation purposes permitted in Section 5001 of the CARES Act and Sections 3201, 3206, and 9901 of the American Rescue Plan Act of 2021. All federal funds received into the State CURE Fund from the Coronavirus Relief Fund, the Coronavirus State Fiscal Recovery Fund, or any other source under the American Rescue Plan Act of 2021, may be transferred or expended by the Illinois Emergency Management Agency at the direction of the Governor for the specific purposes permitted by the federal Coronavirus Aid, Relief, and Economic Security (CARES) Act, the American Rescue Plan Act of 2021, any related regulations or federal guidance, and any terms and conditions of the federal awards received by the State thereunder. The State Comptroller shall direct and the State Treasurer shall transfer, as directed by the Governor in writing, a portion of the federal funds received from the Coronavirus Relief Fund or from any other federal fund pursuant to any other provision of federal law ~~may be transferred~~ to the Local Coronavirus Urgent Remediation Emergency (Local CURE) Fund from time to time for the provision and administration of grants to units of local government as permitted by the federal Coronavirus Aid, Relief, and Economic Security (CARES) Act, any related federal guidance, and any other additional federal law that may provide authorization. The State Comptroller shall direct and the State Treasurer shall transfer amounts, as directed by the Governor in writing, from the State CURE Fund to the Essential Government Services Support Fund to be used for the provision of government services as permitted under Section 602(c)(1)(C) of the Social Security Act as enacted by Section 9901 of the American Rescue Plan Act and related federal guidance. Funds in the State CURE Fund also may be transferred to other funds in the State treasury as reimbursement for expenditures made from such other funds if the expenditures are eligible for federal reimbursement under Section 5001 of the federal Coronavirus Aid, Relief, and Economic Security (CARES) Act, the relevant provisions of the American Rescue Plan Act of 2021, or any ~~and~~ related federal guidance. Funds in the State CURE Fund also may be expended directly on expenditures eligible for federal reimbursement under Section 5001 of the federal Coronavirus Aid, Relief, and Economic Security (CARES) Act and related federal guidance.

(d) Once the General Assembly has enacted appropriations from the State CURE Fund, the expenditure of funds from the State CURE Fund shall be subject to appropriation by the General Assembly, and shall be administered by the Illinois Emergency Management Agency at the direction of the Governor. The Illinois Emergency Management Agency, and other agencies as named in appropriations, shall transfer, distribute or expend the funds. The State Comptroller shall direct and the State Treasurer shall transfer funds in the State CURE Fund to other funds in the State treasury as reimbursement for expenditures made from such other funds if the expenditures are eligible for federal reimbursement under Section 5001 of the federal Coronavirus Aid, Relief, and Economic Security (CARES) Act, the relevant provisions of the American Rescue Plan Act of 2021, or any ~~and~~ related federal guidance, as directed in writing by the Governor. Additional funds that may be received from the federal government from legislation enacted in response to the impact of Coronavirus Disease 2019, including fiscal stabilization payments that replace revenues lost due to Coronavirus Disease 2019, The State Comptroller may direct and the State Treasurer shall transfer in the manner authorized or required by any related federal guidance, as directed in writing by the Governor.

(e) Unexpended funds in the State CURE Fund shall be paid back to the federal government at the direction of the Governor.

(f) In addition to any other transfers that may be provided for by law, at the direction of the Governor, the State Comptroller shall direct and the State Treasurer shall transfer the sum of \$24,523,000 from the State CURE Fund to the Chicago Travel Industry Promotion Fund.

(g) In addition to any other transfers that may be provided for by law, at the direction of the Governor, the State Comptroller shall direct and the State Treasurer shall transfer the sum of \$30,000,000 from the State CURE Fund to the Metropolitan Pier and Exposition Authority Incentive Fund.

(h) In addition to any other transfers that may be provided for by law, at the direction of the Governor, the State Comptroller shall direct and the State Treasurer shall transfer the sum of \$45,180,000 from the State CURE Fund to the Local Tourism Fund.

(Source: P.A. 101-636, eff. 6-10-20.)

(30 ILCS 105/6z-122)

Sec. 6z-122. Local Coronavirus Urgent Remediation Emergency Fund.

(a) The Local Coronavirus Urgent Remediation Emergency Fund, or Local CURE Fund, is created as a federal trust fund within the State treasury. The Local CURE Fund shall be held separate and apart from all other funds of the State. The Local CURE Fund is established: (1) to receive transfers from either the Disaster Response and Recovery Fund or the State Coronavirus Urgent Remediation Emergency (State CURE) Fund of federal funds received by the State from the Coronavirus Relief Fund in accordance with Section 5001 of the federal Coronavirus Aid, Relief, and Economic Security (CARES) Act or pursuant to any other provision of federal law; and (2) to provide for the administration and payment of grants and expense reimbursements to units of local government as permitted in the federal Coronavirus Aid, Relief, and Economic Security (CARES) Act and related federal guidance, as authorized by this Section, and as authorized in the Department of Commerce and Economic Opportunity Act.

(b) A portion of the funds received into either the Disaster Response and Recovery Fund or the State CURE Fund from the Coronavirus Relief Fund in accordance with Section 5001 of the federal Coronavirus Aid, Relief, and Economic Security (CARES) Act may be transferred into the Local CURE Fund from time to time. Such funds transferred to the Local CURE Fund may be used by the Department of Commerce and Economic Opportunity only to provide for the awarding and administration and payment of grants and expense reimbursements to units of local government for the specific purposes permitted by the federal Coronavirus Aid, Relief, and Economic Security (CARES) Act and any related federal guidance, the terms and conditions of the federal awards through which the funds are received by the State, in accordance with the procedures established in this Section, and as authorized in the Department of Commerce and Economic Opportunity Act.

(c) Unless federal guidance expands the authorized uses, the funds received by units of local government from the Local CURE Fund may be used only to cover the costs of the units of local government that (1) are necessary expenditures incurred due to the public health emergency caused by the Coronavirus Disease 2019, (2) were not accounted for in the budget of the State or unit of local government most recently approved as of March 27, 2020: and are incurred on or after March 1, 2020 and before December 31, 2021 2020; however, if new federal guidance or new federal law expands authorized uses or extends the covered period, then the funds may be used for any other permitted purposes throughout the covered period.

(d) The expenditure of funds from the Local CURE Fund shall be subject to appropriation by the General Assembly.

(d-5) In addition to the purposes described in subsection (a), the Local CURE Fund may receive, directly or indirectly, federal funds from the Coronavirus Local Fiscal Recovery Fund in accordance with Section 9901 of the American Rescue Plan Act of 2021 in order to provide payments to units of local government as directed by Section 9901 of the American Rescue Plan Act of 2021 and related federal guidance. Such moneys on deposit in the Local CURE Fund shall be paid to units of local government in accordance with Section 9901 of the American Rescue Plan Act of 2021 and as directed by federal guidance on a continuing basis by the Department of Revenue, in cooperation with the Department of Commerce and Economic Opportunity and as instructed by the Governor.

(e) Unexpended funds in the Local CURE Fund shall be transferred or paid back to the State CURE Fund or to the federal government at the direction of the Governor.

(Source: P.A. 101-636, eff. 6-10-20.)

(30 ILCS 105/6z-128 new)

Sec. 6z-128. Essential Government Services Support Fund.

(a) The Essential Government Services Support Fund (the EGSS Fund) is created as a federal trust fund within the State treasury. The EGSS Fund is established: (1) to receive, directly or indirectly, federal funds from the Coronavirus State Fiscal Recovery Fund in accordance with Section 9901 of the federal American Rescue Plan Act of 2021; and (2) to provide for the use of such funds for purposes permitted by Section 9901 of the American Rescue Plan Act of 2021, including the provision of government services as permitted under Section 602(c)(1)(C) of the Social Security Act as enacted by Section 9901 of the American Rescue Plan Act of 2021, and as authorized by this Section.

(b) Federal funds received by the State from the Coronavirus State Fiscal Recovery Fund in accordance with Section 9901 of the American Rescue Plan Act of 2021 may be deposited, directly or indirectly, into the EGSS Fund.

(c) The EGSS Fund shall be subject to appropriation by the General Assembly. The fund shall be administered by the Illinois Emergency Management Agency at the direction of the Governor. The Illinois Emergency Management Agency, and other agencies as named in appropriations, shall transfer, distribute or

expend the funds. Funds in the EGSS Fund may be expended, subject to appropriation, directly for purposes permitted under Section 9901 of the American Rescue Plan Act of 2021 and related federal guidance governing the use of such funds, including the provision of government services as permitted under Section 602(c)(1)(C) of the Social Security Act as enacted by Section 9901 of the American Rescue Plan Act of 2021.

(d) All funds received, directly or indirectly, into the EGSS Fund from the Coronavirus State Fiscal Recovery Fund may be transferred or expended at the direction of the Governor for the specific purposes permitted under Section 9901 of the American Rescue Plan Act of 2021 and any related federal guidance. The State Comptroller shall direct and the State Treasurer shall transfer from time to time, as directed by the Governor in writing, any of the funds in the EGSS Fund to the General Revenue Fund or other funds in the State treasury as needed for expenditures, or as reimbursement for expenditures made, from such other funds for permitted purposes under Section 9901 of the American Rescue Plan Act of 2021, including the provision of government services.

(e) Unexpended funds in the EGSS Fund shall be paid back to the federal government at the direction of the Governor.

(30 ILCS 105/8.3) (from Ch. 127, par. 144.3)

Sec. 8.3. Money in the Road Fund shall, if and when the State of Illinois incurs any bonded indebtedness for the construction of permanent highways, be set aside and used for the purpose of paying and discharging annually the principal and interest on that bonded indebtedness then due and payable, and for no other purpose. The surplus, if any, in the Road Fund after the payment of principal and interest on that bonded indebtedness then annually due shall be used as follows:

first -- to pay the cost of administration of Chapters 2 through 10 of the Illinois Vehicle Code, except the cost of administration of Articles I and II of Chapter 3 of that Code, and to pay the costs of the Executive Ethics Commission for oversight and administration of the Chief Procurement Officer appointed under paragraph (2) of subsection (a) of Section 10-20 of the Illinois Procurement Code for transportation; and

secondly -- for expenses of the Department of Transportation for construction, reconstruction, improvement, repair, maintenance, operation, and administration of highways in accordance with the provisions of laws relating thereto, or for any purpose related or incident to and connected therewith, including the separation of grades of those highways with railroads and with highways and including the payment of awards made by the Illinois Workers' Compensation Commission under the terms of the Workers' Compensation Act or Workers' Occupational Diseases Act for injury or death of an employee of the Division of Highways in the Department of Transportation; or for the acquisition of land and the erection of buildings for highway purposes, including the acquisition of highway right-of-way or for investigations to determine the reasonably anticipated future highway needs; or for making of surveys, plans, specifications and estimates for and in the construction and maintenance of flight strips and of highways necessary to provide access to military and naval reservations, to defense industries and defense-industry sites, and to the sources of raw materials and for replacing existing highways and highway connections shut off from general public use at military and naval reservations and defense-industry sites, or for the purchase of right-of-way, except that the State shall be reimbursed in full for any expense incurred in building the flight strips; or for the operating and maintaining of highway garages; or for patrolling and policing the public highways and conserving the peace; or for the operating expenses of the Department relating to the administration of public transportation programs; ~~or, during fiscal year 2020 only, for the purposes of a grant not to exceed \$8,394,800 to the Regional Transportation Authority on behalf of PACE for the purpose of ADA/Para-transit expenses; or, during fiscal year 2021 only, for the purposes of a grant not to exceed \$8,394,800 to the Regional Transportation Authority on behalf of PACE for the purpose of ADA/Para-transit expenses; or, during fiscal year 2022 only, for the purposes of a grant not to exceed \$8,394,800 to the Regional Transportation Authority on behalf of PACE for the purpose of ADA/Para-transit expenses;~~ or for any of those purposes or any other purpose that may be provided by law.

Appropriations for any of those purposes are payable from the Road Fund. Appropriations may also be made from the Road Fund for the administrative expenses of any State agency that are related to motor vehicles or arise from the use of motor vehicles.

Beginning with fiscal year 1980 and thereafter, no Road Fund monies shall be appropriated to the following Departments or agencies of State government for administration, grants, or operations; but this

limitation is not a restriction upon appropriating for those purposes any Road Fund monies that are eligible for federal reimbursement:

1. Department of Public Health;
2. Department of Transportation, only with respect to subsidies for one-half fare Student Transportation and Reduced Fare for Elderly, ~~except fiscal year 2020 only when no more than \$17,570,000 may be expended and~~ except fiscal year 2021 only when no more than \$17,570,000 may be expended ~~and except fiscal year 2022 only when no more than \$17,570,000 may be expended;~~
3. Department of Central Management Services, except for expenditures incurred for group insurance premiums of appropriate personnel;
4. Judicial Systems and Agencies.

Beginning with fiscal year 1981 and thereafter, no Road Fund monies shall be appropriated to the following Departments or agencies of State government for administration, grants, or operations; but this limitation is not a restriction upon appropriating for those purposes any Road Fund monies that are eligible for federal reimbursement:

1. Department of State Police, except for expenditures with respect to the Division of Operations;
2. Department of Transportation, only with respect to Intercity Rail Subsidies, ~~except fiscal year 2020 only when no more than \$50,000,000 may be expended and~~ except fiscal year 2021 only when no more than \$50,000,000 may be expended ~~and except fiscal year 2022 only when no more than \$50,000,000 may be expended, and~~ Rail Freight Services.

Beginning with fiscal year 1982 and thereafter, no Road Fund monies shall be appropriated to the following Departments or agencies of State government for administration, grants, or operations; but this limitation is not a restriction upon appropriating for those purposes any Road Fund monies that are eligible for federal reimbursement: Department of Central Management Services, except for awards made by the Illinois Workers' Compensation Commission under the terms of the Workers' Compensation Act or Workers' Occupational Diseases Act for injury or death of an employee of the Division of Highways in the Department of Transportation.

Beginning with fiscal year 1984 and thereafter, no Road Fund monies shall be appropriated to the following Departments or agencies of State government for administration, grants, or operations; but this limitation is not a restriction upon appropriating for those purposes any Road Fund monies that are eligible for federal reimbursement:

1. Department of State Police, except not more than 40% of the funds appropriated for the Division of Operations;
2. State Officers.

Beginning with fiscal year 1984 and thereafter, no Road Fund monies shall be appropriated to any Department or agency of State government for administration, grants, or operations except as provided hereafter; but this limitation is not a restriction upon appropriating for those purposes any Road Fund monies that are eligible for federal reimbursement. It shall not be lawful to circumvent the above appropriation limitations by governmental reorganization or other methods. Appropriations shall be made from the Road Fund only in accordance with the provisions of this Section.

Money in the Road Fund shall, if and when the State of Illinois incurs any bonded indebtedness for the construction of permanent highways, be set aside and used for the purpose of paying and discharging during each fiscal year the principal and interest on that bonded indebtedness as it becomes due and payable as provided in the Transportation Bond Act, and for no other purpose. The surplus, if any, in the Road Fund after the payment of principal and interest on that bonded indebtedness then annually due shall be used as follows:

- first -- to pay the cost of administration of Chapters 2 through 10 of the Illinois Vehicle Code; and
- secondly -- no Road Fund monies derived from fees, excises, or license taxes relating to registration, operation and use of vehicles on public highways or to fuels used for the propulsion of those vehicles, shall be appropriated or expended other than for costs of administering the laws imposing those fees, excises, and license taxes, statutory refunds and adjustments allowed thereunder, administrative costs of the Department of Transportation, including, but not limited to, the operating expenses of the Department relating to the administration of public transportation programs, payment of debts and liabilities incurred in construction and reconstruction of public highways and bridges, acquisition of rights-of-way for and the cost of construction, reconstruction, maintenance, repair, and

operation of public highways and bridges under the direction and supervision of the State, political subdivision, or municipality collecting those monies, ~~or during fiscal year 2020 only for the purposes of a grant not to exceed \$8,394,800 to the Regional Transportation Authority on behalf of PACE for the purpose of ADA/Para-transit expenses,~~ or during fiscal year 2021 only for the purposes of a grant not to exceed \$8,394,800 to the Regional Transportation Authority on behalf of PACE for the purpose of ADA/Para-transit expenses, or during fiscal year 2022 only for the purposes of a grant not to exceed \$8,394,800 to the Regional Transportation Authority on behalf of PACE for the purpose of ADA/Para-transit expenses, and the costs for patrolling and policing the public highways (by State, political subdivision, or municipality collecting that money) for enforcement of traffic laws. The separation of grades of such highways with railroads and costs associated with protection of at-grade highway and railroad crossing shall also be permissible.

Appropriations for any of such purposes are payable from the Road Fund or the Grade Crossing Protection Fund as provided in Section 8 of the Motor Fuel Tax Law.

Except as provided in this paragraph, beginning with fiscal year 1991 and thereafter, no Road Fund monies shall be appropriated to the Department of State Police for the purposes of this Section in excess of its total fiscal year 1990 Road Fund appropriations for those purposes unless otherwise provided in Section 5g of this Act. For fiscal years 2003, 2004, 2005, 2006, and 2007 only, no Road Fund monies shall be appropriated to the Department of State Police for the purposes of this Section in excess of \$97,310,000. For fiscal year 2008 only, no Road Fund monies shall be appropriated to the Department of State Police for the purposes of this Section in excess of \$106,100,000. For fiscal year 2009 only, no Road Fund monies shall be appropriated to the Department of State Police for the purposes of this Section in excess of \$114,700,000. Beginning in fiscal year 2010, no road fund moneys shall be appropriated to the Department of State Police. It shall not be lawful to circumvent this limitation on appropriations by governmental reorganization or other methods unless otherwise provided in Section 5g of this Act.

In fiscal year 1994, no Road Fund monies shall be appropriated to the Secretary of State for the purposes of this Section in excess of the total fiscal year 1991 Road Fund appropriations to the Secretary of State for those purposes, plus \$9,800,000. It shall not be lawful to circumvent this limitation on appropriations by governmental reorganization or other method.

Beginning with fiscal year 1995 and thereafter, no Road Fund monies shall be appropriated to the Secretary of State for the purposes of this Section in excess of the total fiscal year 1994 Road Fund appropriations to the Secretary of State for those purposes. It shall not be lawful to circumvent this limitation on appropriations by governmental reorganization or other methods.

Beginning with fiscal year 2000, total Road Fund appropriations to the Secretary of State for the purposes of this Section shall not exceed the amounts specified for the following fiscal years:

Fiscal Year 2000	\$80,500,000;
Fiscal Year 2001	\$80,500,000;
Fiscal Year 2002	\$80,500,000;
Fiscal Year 2003	\$130,500,000;
Fiscal Year 2004	\$130,500,000;
Fiscal Year 2005	\$130,500,000;
Fiscal Year 2006	\$130,500,000;
Fiscal Year 2007	\$130,500,000;
Fiscal Year 2008	\$130,500,000;
Fiscal Year 2009	\$130,500,000.

For fiscal year 2010, no road fund moneys shall be appropriated to the Secretary of State.

Beginning in fiscal year 2011, moneys in the Road Fund shall be appropriated to the Secretary of State for the exclusive purpose of paying refunds due to overpayment of fees related to Chapter 3 of the Illinois Vehicle Code unless otherwise provided for by law.

It shall not be lawful to circumvent this limitation on appropriations by governmental reorganization or other methods.

No new program may be initiated in fiscal year 1991 and thereafter that is not consistent with the limitations imposed by this Section for fiscal year 1984 and thereafter, insofar as appropriation of Road Fund monies is concerned.

Nothing in this Section prohibits transfers from the Road Fund to the State Construction Account Fund under Section 5e of this Act; nor to the General Revenue Fund, as authorized by Public Act 93-25.

The additional amounts authorized for expenditure in this Section by Public Acts 92-0600, 93-0025, 93-0839, and 94-91 shall be repaid to the Road Fund from the General Revenue Fund in the next succeeding fiscal year that the General Revenue Fund has a positive budgetary balance, as determined by generally accepted accounting principles applicable to government.

The additional amounts authorized for expenditure by the Secretary of State and the Department of State Police in this Section by Public Act 94-91 shall be repaid to the Road Fund from the General Revenue Fund in the next succeeding fiscal year that the General Revenue Fund has a positive budgetary balance, as determined by generally accepted accounting principles applicable to government.

(Source: P.A. 100-23, eff. 7-6-17; 100-587, eff. 6-4-18; 100-863, eff. 8-14-18; 101-10, eff. 6-5-19; 101-636, eff. 6-10-20.)

(30 ILCS 105/8.12) (from Ch. 127, par. 144.12)

Sec. 8.12. State Pensions Fund.

(a) The moneys in the State Pensions Fund shall be used exclusively for the administration of the Revised Uniform Unclaimed Property Act and for the expenses incurred by the Auditor General for administering the provisions of Section 2-8.1 of the Illinois State Auditing Act and for operational expenses of the Office of the State Treasurer and for the funding of the unfunded liabilities of the designated retirement systems. For the purposes of this Section, "operational expenses of the Office of the State Treasurer" includes the acquisition of land and buildings in State fiscal years 2019 and 2020 for use by the Office of the State Treasurer, as well as construction, reconstruction, improvement, repair, and maintenance, in accordance with the provisions of laws relating thereto, of such lands and buildings beginning in State fiscal year 2019 and thereafter. Beginning in State fiscal year ~~2023~~ ~~2022~~, payments to the designated retirement systems under this Section shall be in addition to, and not in lieu of, any State contributions required under the Illinois Pension Code.

"Designated retirement systems" means:

- (1) the State Employees' Retirement System of Illinois;
- (2) the Teachers' Retirement System of the State of Illinois;
- (3) the State Universities Retirement System;
- (4) the Judges Retirement System of Illinois; and
- (5) the General Assembly Retirement System.

(b) Each year the General Assembly may make appropriations from the State Pensions Fund for the administration of the Revised Uniform Unclaimed Property Act.

(c) As soon as possible after July 30, 2004 (the effective date of Public Act 93-839), the General Assembly shall appropriate from the State Pensions Fund (1) to the State Universities Retirement System the amount certified under Section 15-165 during the prior year, (2) to the Judges Retirement System of Illinois the amount certified under Section 18-140 during the prior year, and (3) to the General Assembly Retirement System the amount certified under Section 2-134 during the prior year as part of the required State contributions to each of those designated retirement systems. If the amount in the State Pensions Fund does not exceed the sum of the amounts certified in Sections 15-165, 18-140, and 2-134 by at least \$5,000,000, the amount paid to each designated retirement system under this subsection shall be reduced in proportion to the amount certified by each of those designated retirement systems.

(c-5) For fiscal years 2006 through ~~2022~~ ~~2021~~, the General Assembly shall appropriate from the State Pensions Fund to the State Universities Retirement System the amount estimated to be available during the fiscal year in the State Pensions Fund; provided, however, that the amounts appropriated under this subsection (c-5) shall not reduce the amount in the State Pensions Fund below \$5,000,000.

(c-6) For fiscal year ~~2023~~ ~~2022~~ and each fiscal year thereafter, as soon as may be practical after any money is deposited into the State Pensions Fund from the Unclaimed Property Trust Fund, the State Treasurer shall apportion the deposited amount among the designated retirement systems as defined in subsection (a) to reduce their actuarial reserve deficiencies. The State Comptroller and State Treasurer shall pay the apportioned amounts to the designated retirement systems to fund the unfunded liabilities of the designated retirement systems. The amount apportioned to each designated retirement system shall constitute a portion of the amount estimated to be available for appropriation from the State Pensions Fund that is the same as that retirement system's portion of the total actual reserve deficiency of the systems, as determined annually by the Governor's Office of Management and Budget at the request of the State Treasurer. The amounts apportioned under this subsection shall not reduce the amount in the State Pensions Fund below \$5,000,000.

(d) The Governor's Office of Management and Budget shall determine the individual and total reserve deficiencies of the designated retirement systems. For this purpose, the Governor's Office of Management and Budget shall utilize the latest available audit and actuarial reports of each of the retirement systems and the relevant reports and statistics of the Public Employee Pension Fund Division of the Department of Insurance.

(d-1) (Blank).

(e) The changes to this Section made by Public Act 88-593 shall first apply to distributions from the Fund for State fiscal year 1996.

(Source: P.A. 100-22, eff. 1-1-18; 100-23, eff. 7-6-17; 100-587, eff. 6-4-18; 100-863, eff. 8-14-18; 101-10, eff. 6-5-19; 101-487, eff. 8-23-19; 101-636, eff. 6-10-20.)

(30 ILCS 105/8.25-4) (from Ch. 127, par. 144.25-4)

Sec. 8.25-4. All moneys in the Illinois Sports Facilities Fund are allocated to and shall be transferred, appropriated and used only for the purposes authorized by, and subject to, the limitations and conditions of this Section.

All moneys deposited pursuant to Section 13.1 of "An Act in relation to State revenue sharing with local governmental entities", as amended, and all moneys deposited with respect to the \$5,000,000 deposit, but not the additional \$8,000,000 advance applicable before July 1, 2001, or the Advance Amount applicable on and after that date, pursuant to Section 6 of "The Hotel Operators' Occupation Tax Act", as amended, into the Illinois Sports Facilities Fund shall be credited to the Subsidy Account within the Fund. All moneys deposited with respect to the additional \$8,000,000 advance applicable before July 1, 2001, or the Advance Amount applicable on and after that date, but not the \$5,000,000 deposit, pursuant to Section 6 of "The Hotel Operators' Occupation Tax Act", as amended, into the Illinois Sports Facilities Fund shall be credited to the Advance Account within the Fund. All moneys deposited from any transfer pursuant to Section 8g-1 of the State Finance Act shall be credited to the Advance Account within the Fund.

Beginning with fiscal year 1989 and continuing for each fiscal year thereafter through and including fiscal year 2001, no less than 30 days before the beginning of such fiscal year (except as soon as may be practicable after the effective date of this amendatory Act of 1988 with respect to fiscal year 1989) the Chairman of the Illinois Sports Facilities Authority shall certify to the State Comptroller and the State Treasurer, without taking into account any revenues or receipts of the Authority, the lesser of (a) \$18,000,000 and (b) the sum of (i) the amount anticipated to be required by the Authority during the fiscal year to pay principal of and interest on, and other payments relating to, its obligations issued or to be issued under Section 13 of the Illinois Sports Facilities Authority Act, including any deposits required to reserve funds created under any indenture or resolution authorizing issuance of the obligations and payments to providers of credit enhancement, (ii) the amount anticipated to be required by the Authority during the fiscal year to pay obligations under the provisions of any management agreement with respect to a facility or facilities owned by the Authority or of any assistance agreement with respect to any facility for which financial assistance is provided under the Illinois Sports Facilities Authority Act, and to pay other capital and operating expenses of the Authority during the fiscal year, including any deposits required to reserve funds created for repair and replacement of capital assets and to meet the obligations of the Authority under any management agreement or assistance agreement, and (iii) any amounts under (i) and (ii) above remaining unpaid from previous years.

Beginning with fiscal year 2002 and continuing for each fiscal year thereafter, no less than 30 days before the beginning of such fiscal year, the Chairman of the Illinois Sports Facilities Authority shall certify to the State Comptroller and the State Treasurer, without taking into account any revenues or receipts of the Authority, the lesser of (a) an amount equal to the sum of the Advance Amount plus \$10,000,000 and (b) the sum of (i) the amount anticipated to be required by the Authority during the fiscal year to pay principal of and interest on, and other payments relating to, its obligations issued or to be issued under Section 13 of the Illinois Sports Facilities Authority Act, including any deposits required to reserve funds created under any indenture or resolution authorizing issuance of the obligations and payments to providers of credit enhancement, (ii) the amount anticipated to be required by the Authority during the fiscal year to pay obligations under the provisions of any management agreement with respect to a facility or facilities owned by the Authority or any assistance agreement with respect to any facility for which financial assistance is provided under the Illinois Sports Facilities Authority Act, and to pay other capital and operating expenses of the Authority during the fiscal year, including any deposits required to reserve funds created for repair and replacement of capital assets and to meet the obligations of the Authority under any management

agreement or assistance agreement, and (iii) any amounts under (i) and (ii) above remaining unpaid from previous years.

A copy of any certification made by the Chairman under the preceding 2 paragraphs shall be filed with the Governor and the Mayor of the City of Chicago. The Chairman may file an amended certification from time to time.

Subject to sufficient appropriation by the General Assembly, beginning with July 1, 1988 and thereafter continuing on the first day of each month during each fiscal year through and including fiscal year 2001, the Comptroller shall order paid and the Treasurer shall pay to the Authority the amount in the Illinois Sports Facilities Fund until (x) the lesser of \$10,000,000 or the amount appropriated for payment to the Authority from amounts credited to the Subsidy Account and (y) the lesser of \$8,000,000 or the difference between the amount appropriated for payment to the Authority during the fiscal year and \$10,000,000 has been paid from amounts credited to the Advance Account.

Subject to sufficient appropriation by the General Assembly, beginning with July 1, 2001, and thereafter continuing on the first day of each month during each fiscal year thereafter, the Comptroller shall order paid and the Treasurer shall pay to the Authority the amount in the Illinois Sports Facilities Fund until (x) the lesser of \$10,000,000 or the amount appropriated for payment to the Authority from amounts credited to the Subsidy Account and (y) the lesser of the Advance Amount or the difference between the amount appropriated for payment to the Authority during the fiscal year and \$10,000,000 has been paid from amounts credited to the Advance Account.

Provided that all amounts deposited in the Illinois Sports Facilities Fund and credited to the Subsidy Account, to the extent requested pursuant to the Chairman's certification, have been paid, on June 30, 1989, and on June 30 of each year thereafter, all amounts remaining in the Subsidy Account of the Illinois Sports Facilities Fund shall be transferred by the State Treasurer one-half to the General Revenue Fund in the State Treasury and one-half to the City Tax Fund. Provided that all amounts appropriated from the Illinois Sports Facilities Fund, to the extent requested pursuant to the Chairman's certification, have been paid, on June 30, 1989, and on June 30 of each year thereafter, all amounts remaining in the Advance Account of the Illinois Sports Facilities Fund shall be transferred by the State Treasurer to the General Revenue Fund in the State Treasury.

For purposes of this Section, the term "Advance Amount" means, for fiscal year 2002, \$22,179,000, and for subsequent fiscal years through fiscal year 2032, 105.615% of the Advance Amount for the immediately preceding fiscal year, rounded up to the nearest \$1,000.  
(Source: P.A. 91-935, eff. 6-1-01.)

(30 ILCS 105/8.25e) (from Ch. 127, par. 144.25e)

Sec. 8.25e. (a) The State Comptroller and the State Treasurer shall automatically transfer on the first day of each month, beginning on February 1, 1988, from the General Revenue Fund to each of the funds then supplemented by the pari-mutuel tax pursuant to Section 28 of the Illinois Horse Racing Act of 1975, an amount equal to (i) the amount of pari-mutuel tax deposited into such fund during the month in fiscal year 1986 which corresponds to the month preceding such transfer, minus (ii) the amount of pari-mutuel tax (or the replacement transfer authorized by subsection (d) of Section 8g of this Act and subsection (d) of Section 28.1 of the Illinois Horse Racing Act of 1975) deposited into such fund during the month preceding such transfer; provided, however, that no transfer shall be made to a fund if such amount for that fund is equal to or less than zero and provided that no transfer shall be made to a fund in any fiscal year after the amount deposited into such fund exceeds the amount of pari-mutuel tax deposited into such fund during fiscal year 1986.

(b) The State Comptroller and the State Treasurer shall automatically transfer on the last day of each month, beginning on October 1, 1989 and ending on June 30, 2017, from the General Revenue Fund to the Metropolitan Exposition, Auditorium and Office Building Fund, the amount of \$2,750,000 plus any cumulative deficiencies in such transfers for prior months, until the sum of \$16,500,000 has been transferred for the fiscal year beginning July 1, 1989 and until the sum of \$22,000,000 has been transferred for each fiscal year thereafter.

(b-5) The State Comptroller and the State Treasurer shall automatically transfer on the last day of each month, beginning on July 1, 2017, from the General Revenue Fund to the Metropolitan Exposition, Auditorium and Office Building Fund, the amount of \$1,500,000 plus any cumulative deficiencies in such transfers for prior months, until the sum of \$12,000,000 has been transferred for each fiscal year thereafter through fiscal year 2021, after which no such transfers shall be made.

(c) After the transfer of funds from the Metropolitan Exposition, Auditorium and Office Building Fund to the Bond Retirement Fund pursuant to subsection (b) of Section 15 of the Metropolitan Civic Center Support Act, the State Comptroller and the State Treasurer shall automatically transfer on the last day of each month, beginning on October 1, 1989 and ending on June 30, 2017, from the Metropolitan Exposition, Auditorium and Office Building Fund to the Park and Conservation Fund the amount of \$1,250,000 plus any cumulative deficiencies in such transfers for prior months, until the sum of \$7,500,000 has been transferred for the fiscal year beginning July 1, 1989 and until the sum of \$10,000,000 has been transferred for each fiscal year thereafter.

(Source: P.A. 100-23, eff. 7-6-17.)

(30 ILCS 105/8g)

Sec. 8g. Fund transfers.

(a) (Blank).

(b) (Blank).

(c) In addition to any other transfers that may be provided for by law, on August 30 of each fiscal year's license period, the Illinois Liquor Control Commission shall direct and the State Comptroller and State Treasurer shall transfer from the General Revenue Fund to the Youth Alcoholism and Substance Abuse Prevention Fund an amount equal to the number of retail liquor licenses issued for that fiscal year multiplied by \$50.

(d) The payments to programs required under subsection (d) of Section 28.1 of the Illinois Horse Racing Act of 1975 shall be made, pursuant to appropriation, from the special funds referred to in the statutes cited in that subsection, rather than directly from the General Revenue Fund.

Beginning January 1, 2000, on the first day of each month, or as soon as may be practical thereafter, the State Comptroller shall direct and the State Treasurer shall transfer from the General Revenue Fund to each of the special funds from which payments are to be made under subsection (d) of Section 28.1 of the Illinois Horse Racing Act of 1975 an amount equal to 1/12 of the annual amount required for those payments from that special fund, which annual amount shall not exceed the annual amount for those payments from that special fund for the calendar year 1998. The special funds to which transfers shall be made under this subsection (d) include, but are not necessarily limited to, the Agricultural Premium Fund; the Metropolitan Exposition, Auditorium and Office Building Fund, but only through fiscal year 2021 and not thereafter; the Fair and Exposition Fund; the Illinois Standardbred Breeders Fund; the Illinois Thoroughbred Breeders Fund; and the Illinois Veterans' Rehabilitation Fund. Except for transfers attributable to prior fiscal years, during State fiscal year 2020 only, no transfers shall be made from the General Revenue Fund to the Agricultural Premium Fund, the Fair and Exposition Fund, the Illinois Standardbred Breeders Fund, or the Illinois Thoroughbred Breeders Fund.

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(Source: P.A. 100-23, eff. 7-6-17; 100-201, eff. 8-18-17; 100-863, eff. 8-14-18; 101-10, eff. 6-5-19; revised 7-17-19.)

(30 ILCS 105/8g-1)

Sec. 8g-1. Fund transfers.

(a) (Blank).

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(r) (Blank). In addition to any other transfers that may be provided for by law, on July 1, 2020, or as soon thereafter as practical, the State Comptroller shall direct and the State Treasurer shall transfer the sum of \$500,000 from the General Revenue Fund to the Grant Accountability and Transparency Fund.

(s) (Blank). In addition to any other transfers that may be provided for by law, on July 1, 2020, or as soon thereafter as practical, the State Comptroller shall direct and the State Treasurer shall transfer the sum of \$500,000 from the General Revenue Fund to the Governor's Administrative Fund.

(t) (Blank). In addition to any other transfers that may be provided for by law, on July 1, 2020, or as soon thereafter as practical, the State Comptroller shall direct and the State Treasurer shall transfer the sum of \$320,000 from the General Revenue Fund to the Coal Development Fund.

(u) In addition to any other transfers that may be provided for by law, on July 1, 2021, or as soon thereafter as practical, only as directed by the Director of the Governor's Office of Management and Budget, the State Comptroller shall direct and the State Treasurer shall transfer the sum of \$5,000,000 from the General Revenue Fund to the DoIT Special Projects Fund, and on June 1, 2022, or as soon thereafter as practical, but no later than June 30, 2022, the State Comptroller shall direct and the State Treasurer shall transfer the sum so transferred from the DoIT Special Projects Fund to the General Revenue Fund.

(v) In addition to any other transfers that may be provided for by law, on July 1, 2021, or as soon thereafter as practical, the State Comptroller shall direct and the State Treasurer shall transfer the sum of \$500,000 from the General Revenue Fund to the Governor's Administrative Fund.

(w) In addition to any other transfers that may be provided for by law, on July 1, 2021, or as soon thereafter as practical, the State Comptroller shall direct and the State Treasurer shall transfer the sum of \$500,000 from the General Revenue Fund to the Grant Accountability and Transparency Fund.

(x) In addition to any other transfers that may be provided for by law, at a time or times during Fiscal Year 2022 as directed by the Governor, the State Comptroller shall direct and the State Treasurer shall transfer up to a total of \$20,000,000 from the General Revenue Fund to the Illinois Sports Facilities Fund to be credited to the Advance Account within the Fund.

(y) In addition to any other transfers that may be provided for by law, on June 15, 2021, or as soon thereafter as practical, but no later than June 30, 2021, the State Comptroller shall direct and the State Treasurer shall transfer the sum of \$100,000,000 from the General Revenue Fund to the Technology Management Revolving Fund.

(Source: P.A. 100-23, eff. 7-6-17; 100-587, eff. 6-4-18; 101-10, eff. 6-5-19; 101-636, eff. 6-10-20.)

(30 ILCS 105/13.2) (from Ch. 127, par. 149.2)

Sec. 13.2. Transfers among line item appropriations.

(a) Transfers among line item appropriations from the same treasury fund for the objects specified in this Section may be made in the manner provided in this Section when the balance remaining in one or more such line item appropriations is insufficient for the purpose for which the appropriation was made.

(a-1) No transfers may be made from one agency to another agency, nor may transfers be made from one institution of higher education to another institution of higher education except as provided by subsection (a-4).

(a-2) Except as otherwise provided in this Section, transfers may be made only among the objects of expenditure enumerated in this Section, except that no funds may be transferred from any appropriation for personal services, from any appropriation for State contributions to the State Employees' Retirement System, from any separate appropriation for employee retirement contributions paid by the employer, nor from any appropriation for State contribution for employee group insurance.

(a-2.5) (Blank).

(a-3) Further, if an agency receives a separate appropriation for employee retirement contributions paid by the employer, any transfer by that agency into an appropriation for personal services must be accompanied by a corresponding transfer into the appropriation for employee retirement contributions paid by the employer, in an amount sufficient to meet the employer share of the employee contributions required to be remitted to the retirement system.

(a-4) Long-Term Care Rebalancing. The Governor may designate amounts set aside for institutional services appropriated from the General Revenue Fund or any other State fund that receives monies for long-term care services to be transferred to all State agencies responsible for the administration of community-based long-term care programs, including, but not limited to, community-based long-term care programs administered by the Department of Healthcare and Family Services, the Department of Human Services, and the Department on Aging, provided that the Director of Healthcare and Family Services first certifies that the amounts being transferred are necessary for the purpose of assisting persons in or at risk of being in institutional care to transition to community-based settings, including the financial data needed to prove the need for the transfer of funds. The total amounts transferred shall not exceed 4% in total of the amounts appropriated from the General Revenue Fund or any other State fund that receives monies for long-term care services for each fiscal year. A notice of the fund transfer must be made to the General Assembly and posted at a minimum on the Department of Healthcare and Family Services website, the Governor's Office of Management and Budget website, and any other website the Governor sees fit. These postings shall serve as notice to the General Assembly of the amounts to be transferred. Notice shall be given at least 30 days prior to transfer.

(b) In addition to the general transfer authority provided under subsection (c), the following agencies have the specific transfer authority granted in this subsection:

The Department of Healthcare and Family Services is authorized to make transfers representing savings attributable to not increasing grants due to the births of additional children from line items for payments of cash grants to line items for payments for employment and social services for the purposes outlined in subsection (f) of Section 4-2 of the Illinois Public Aid Code.

The Department of Children and Family Services is authorized to make transfers not exceeding 2% of the aggregate amount appropriated to it within the same treasury fund for the following line items among these same line items: Foster Home and Specialized Foster Care and Prevention, Institutions and Group Homes and Prevention, and Purchase of Adoption and Guardianship Services.

The Department on Aging is authorized to make transfers not exceeding 10% of the aggregate amount appropriated to it within the same treasury fund for the following Community Care Program line items among these same line items: purchase of services covered by the Community Care Program and Comprehensive Case Coordination.

The State Board of Education is authorized to make transfers from line item appropriations within the same treasury fund for General State Aid, General State Aid - Hold Harmless, and Evidence-Based Funding, provided that no such transfer may be made unless the amount transferred is no longer required for the purpose for which that appropriation was made, to the line item appropriation for Transitional Assistance when the balance remaining in such line item appropriation is insufficient for the purpose for which the appropriation was made.

The State Board of Education is authorized to make transfers between the following line item appropriations within the same treasury fund: Disabled Student Services/Materials (Section 14-13.01 of the School Code), Disabled Student Transportation Reimbursement (Section 14-13.01 of the School Code), Disabled Student Tuition - Private Tuition (Section 14-7.02 of the School Code), Extraordinary Special Education (Section 14-7.02b of the School Code), Reimbursement for Free Lunch/Breakfast Program, Summer School Payments (Section 18-4.3 of the School Code), and Transportation - Regular/Vocational Reimbursement (Section 29-5 of the School Code). Such transfers shall be made only when the balance remaining in one or more such line item appropriations is insufficient for the purpose for which the appropriation was made and provided that no such transfer may be made unless the amount transferred is no longer required for the purpose for which that appropriation was made.

The Department of Healthcare and Family Services is authorized to make transfers not exceeding 4% of the aggregate amount appropriated to it, within the same treasury fund, among the various line items appropriated for Medical Assistance.

(c) The sum of such transfers for an agency in a fiscal year shall not exceed 2% of the aggregate amount appropriated to it within the same treasury fund for the following objects: Personal Services; Extra Help; Student and Inmate Compensation; State Contributions to Retirement Systems; State Contributions to Social Security; State Contribution for Employee Group Insurance; Contractual Services; Travel; Commodities; Printing; Equipment; Electronic Data Processing; Operation of Automotive Equipment; Telecommunications Services; Travel and Allowance for Committed, Paroled and Discharged Prisoners; Library Books; Federal Matching Grants for Student Loans; Refunds; Workers' Compensation, Occupational Disease, and Tort Claims; Late Interest Penalties under the State Prompt Payment Act and Sections 368a and 370a of the Illinois Insurance Code; and, in appropriations to institutions of higher education, Awards and Grants. Notwithstanding the above, any amounts appropriated for payment of workers' compensation claims to an agency to which the authority to evaluate, administer and pay such claims has been delegated by the Department of Central Management Services may be transferred to any other expenditure object where such amounts exceed the amount necessary for the payment of such claims.

(c-1) (Blank).

(c-2) (Blank).

(c-3) (Blank).

(c-4) (Blank).

(c-5) (Blank).

(c-6) (Blank). ~~Special provisions for State fiscal year 2020. Notwithstanding any other provision of this Section, for State fiscal year 2020, transfers among line item appropriations to a State agency from the same State treasury fund may be made for operational or lump sum expenses only, provided that the sum of such transfers for a State agency in State fiscal year 2020 shall not exceed 4% of the aggregate amount appropriated to that State agency for operational or lump sum expenses for State fiscal year 2020. For the purpose of this subsection (c-6), "operational or lump sum expenses" includes the following objects: personal services; extra help; student and inmate compensation; State contributions to retirement systems; State contributions to social security; State contributions for employee group insurance; contractual services; travel; commodities; printing; equipment; electronic data processing; operation of automotive equipment; telecommunications services; travel and allowance for committed, paroled, and discharged prisoners; library books; federal matching grants for student loans; refunds; workers' compensation, occupational disease, and tort claims; Late Interest Penalties under the State Prompt Payment Act and Sections 368a and 370a of the Illinois Insurance Code; lump sum and other purposes; and lump sum operations. For the purpose of this subsection (c-6), "State agency" does not include the Attorney General, the Secretary of State, the Comptroller, the Treasurer, or the judicial or legislative branches.~~

(c-7) Special provisions for State fiscal year 2021. Notwithstanding any other provision of this Section, for State fiscal year 2021, transfers among line item appropriations to a State agency from the same State treasury fund may be made for operational or lump sum expenses only, provided that the sum of such transfers for a State agency in State fiscal year 2021 shall not exceed 8% of the aggregate amount appropriated to that State agency for operational or lump sum expenses for State fiscal year 2021. For the purpose of this subsection, "operational or lump sum expenses" includes the following objects: personal services; extra help; student and inmate compensation; State contributions to retirement systems; State contributions to social security; State contributions for employee group insurance; contractual services; travel; commodities; printing; equipment; electronic data processing; operation of automotive equipment; telecommunications services; travel and allowance for committed, paroled, and discharged prisoners; library

books; federal matching grants for student loans; refunds; workers' compensation, occupational disease, and tort claims; Late Interest Penalties under the State Prompt Payment Act and Sections 368a and 370a of the Illinois Insurance Code; lump sum and other purposes; and lump sum operations. For the purpose of this subsection, "State agency" does not include the Attorney General, the Secretary of State, the Comptroller, the Treasurer, or the judicial or legislative branches.

(c-8) Special provisions for State fiscal year 2022. Notwithstanding any other provision of this Section, for State fiscal year 2022, transfers among line item appropriations to a State agency from the same State treasury fund may be made for operational or lump sum expenses only, provided that the sum of such transfers for a State agency in State fiscal year 2022 shall not exceed 4% of the aggregate amount appropriated to that State agency for operational or lump sum expenses for State fiscal year 2022. For the purpose of this subsection, "operational or lump sum expenses" includes the following objects: personal services; extra help; student and inmate compensation; State contributions to retirement systems; State contributions to social security; State contributions for employee group insurance; contractual services; travel; commodities; printing; equipment; electronic data processing; operation of automotive equipment; telecommunications services; travel and allowance for committed, paroled, and discharged prisoners; library books; federal matching grants for student loans; refunds; workers' compensation, occupational disease, and tort claims; Late Interest Penalties under the State Prompt Payment Act and Sections 368a and 370a of the Illinois Insurance Code; lump sum and other purposes; and lump sum operations. For the purpose of this subsection, "State agency" does not include the Attorney General, the Secretary of State, the Comptroller, the Treasurer, or the judicial or legislative branches.

(d) Transfers among appropriations made to agencies of the Legislative and Judicial departments and to the constitutionally elected officers in the Executive branch require the approval of the officer authorized in Section 10 of this Act to approve and certify vouchers. Transfers among appropriations made to the University of Illinois, Southern Illinois University, Chicago State University, Eastern Illinois University, Governors State University, Illinois State University, Northeastern Illinois University, Northern Illinois University, Western Illinois University, the Illinois Mathematics and Science Academy and the Board of Higher Education require the approval of the Board of Higher Education and the Governor. Transfers among appropriations to all other agencies require the approval of the Governor.

The officer responsible for approval shall certify that the transfer is necessary to carry out the programs and purposes for which the appropriations were made by the General Assembly and shall transmit to the State Comptroller a certified copy of the approval which shall set forth the specific amounts transferred so that the Comptroller may change his records accordingly. The Comptroller shall furnish the Governor with information copies of all transfers approved for agencies of the Legislative and Judicial departments and transfers approved by the constitutionally elected officials of the Executive branch other than the Governor, showing the amounts transferred and indicating the dates such changes were entered on the Comptroller's records.

(e) The State Board of Education, in consultation with the State Comptroller, may transfer line item appropriations for General State Aid or Evidence-Based Funding among the Common School Fund and the Education Assistance Fund, and, for State fiscal year 2020 and each fiscal year thereafter, the Fund for the Advancement of Education. With the advice and consent of the Governor's Office of Management and Budget, the State Board of Education, in consultation with the State Comptroller, may transfer line item appropriations between the General Revenue Fund and the Education Assistance Fund for the following programs:

- (1) Disabled Student Personnel Reimbursement (Section 14-13.01 of the School Code);
- (2) Disabled Student Transportation Reimbursement (subsection (b) of Section 14-13.01 of the School Code);
- (3) Disabled Student Tuition - Private Tuition (Section 14-7.02 of the School Code);
- (4) Extraordinary Special Education (Section 14-7.02b of the School Code);
- (5) Reimbursement for Free Lunch/Breakfast Programs;
- (6) Summer School Payments (Section 18-4.3 of the School Code);
- (7) Transportation - Regular/Vocational Reimbursement (Section 29-5 of the School Code);
- (8) Regular Education Reimbursement (Section 18-3 of the School Code); and
- (9) Special Education Reimbursement (Section 14-7.03 of the School Code).

(f) For State fiscal year 2020 and each fiscal year thereafter, the Department on Aging, in consultation with the State Comptroller, with the advice and consent of the Governor's Office of Management and

Budget, may transfer line item appropriations for purchase of services covered by the Community Care Program between the General Revenue Fund and the Commitment to Human Services Fund.

(Source: P.A. 100-23, eff. 7-6-17; 100-465, eff. 8-31-17; 100-587, eff. 6-4-18; 100-863, eff. 8-14-18; 100-1064, eff. 8-24-18; 101-10, eff. 6-5-19; 101-81, eff. 7-12-19; 101-275, eff. 8-9-19; 101-636, eff. 6-10-20.)

(30 ILCS 105/25) (from Ch. 127, par. 161)

Sec. 25. Fiscal year limitations.

(a) All appropriations shall be available for expenditure for the fiscal year or for a lesser period if the Act making that appropriation so specifies. A deficiency or emergency appropriation shall be available for expenditure only through June 30 of the year when the Act making that appropriation is enacted unless that Act otherwise provides.

(b) Outstanding liabilities as of June 30, payable from appropriations which have otherwise expired, may be paid out of the expiring appropriations during the 2-month period ending at the close of business on August 31. Any service involving professional or artistic skills or any personal services by an employee whose compensation is subject to income tax withholding must be performed as of June 30 of the fiscal year in order to be considered an "outstanding liability as of June 30" that is thereby eligible for payment out of the expiring appropriation.

(b-1) However, payment of tuition reimbursement claims under Section 14-7.03 or 18-3 of the School Code may be made by the State Board of Education from its appropriations for those respective purposes for any fiscal year, even though the claims reimbursed by the payment may be claims attributable to a prior fiscal year, and payments may be made at the direction of the State Superintendent of Education from the fund from which the appropriation is made without regard to any fiscal year limitations, except as required by subsection (j) of this Section. Beginning on June 30, 2021, payment of tuition reimbursement claims under Section 14-7.03 or 18-3 of the School Code as of June 30, payable from appropriations that have otherwise expired, may be paid out of the expiring appropriation during the 4-month period ending at the close of business on October 31.

(b-2) (Blank).

(b-2.5) (Blank).

(b-2.6) (Blank).

(b-2.6a) (Blank).

(b-2.6b) (Blank).

(b-2.6c) (Blank).

(b-2.6d) All outstanding liabilities as of June 30, 2020, payable from appropriations that would otherwise expire at the conclusion of the lapse period for fiscal year 2020, and interest penalties payable on those liabilities under the State Prompt Payment Act, may be paid out of the expiring appropriations until December 31, 2020, without regard to the fiscal year in which the payment is made, as long as vouchers for the liabilities are received by the Comptroller no later than September 30, 2020.

(b-2.6e) All outstanding liabilities as of June 30, 2021, payable from appropriations that would otherwise expire at the conclusion of the lapse period for fiscal year 2021, and interest penalties payable on those liabilities under the State Prompt Payment Act, may be paid out of the expiring appropriations until September 30, 2021, without regard to the fiscal year in which the payment is made.

(b-2.7) For fiscal years 2012, 2013, 2014, 2018, 2019, 2020, ~~and~~ 2021, and 2022, interest penalties payable under the State Prompt Payment Act associated with a voucher for which payment is issued after June 30 may be paid out of the next fiscal year's appropriation. The future year appropriation must be for the same purpose and from the same fund as the original payment. An interest penalty voucher submitted against a future year appropriation must be submitted within 60 days after the issuance of the associated voucher, except that, for fiscal year 2018 only, an interest penalty voucher submitted against a future year appropriation must be submitted within 60 days of June 5, 2019 (the effective date of Public Act 101-10). The Comptroller must issue the interest payment within 60 days after acceptance of the interest voucher.

(b-3) Medical payments may be made by the Department of Veterans' Affairs from its appropriations for those purposes for any fiscal year, without regard to the fact that the medical services being compensated for by such payment may have been rendered in a prior fiscal year, except as required by subsection (j) of this Section. Beginning on June 30, 2021, medical payments payable from appropriations that have otherwise expired may be paid out of the expiring appropriation during the 4-month period ending at the close of business on October 31.

(b-4) Medical payments and child care payments may be made by the Department of Human Services (as successor to the Department of Public Aid) from appropriations for those purposes for any fiscal year, without regard to the fact that the medical or child care services being compensated for by such payment may have been rendered in a prior fiscal year; and payments may be made at the direction of the Department of Healthcare and Family Services (or successor agency) from the Health Insurance Reserve Fund without regard to any fiscal year limitations, except as required by subsection (j) of this Section. Beginning on June 30, 2021, medical and child care payments made by the Department of Human Services and payments made at the discretion of the Department of Healthcare and Family Services (or successor agency) from the Health Insurance Reserve Fund and payable from appropriations that have otherwise expired may be paid out of the expiring appropriation during the 4-month period ending at the close of business on October 31.

(b-5) Medical payments may be made by the Department of Human Services from its appropriations relating to substance abuse treatment services for any fiscal year, without regard to the fact that the medical services being compensated for by such payment may have been rendered in a prior fiscal year, provided the payments are made on a fee-for-service basis consistent with requirements established for Medicaid reimbursement by the Department of Healthcare and Family Services, except as required by subsection (j) of this Section. Beginning on June 30, 2021, medical payments made by the Department of Human Services relating to substance abuse treatment services payable from appropriations that have otherwise expired may be paid out of the expiring appropriation during the 4-month period ending at the close of business on October 31.

(b-6) (Blank).

(b-7) Payments may be made in accordance with a plan authorized by paragraph (11) or (12) of Section 405-105 of the Department of Central Management Services Law from appropriations for those payments without regard to fiscal year limitations.

(b-8) Reimbursements to eligible airport sponsors for the construction or upgrading of Automated Weather Observation Systems may be made by the Department of Transportation from appropriations for those purposes for any fiscal year, without regard to the fact that the qualification or obligation may have occurred in a prior fiscal year, provided that at the time the expenditure was made the project had been approved by the Department of Transportation prior to June 1, 2012 and, as a result of recent changes in federal funding formulas, can no longer receive federal reimbursement.

(b-9) (Blank).

(c) Further, payments may be made by the Department of Public Health and the Department of Human Services (acting as successor to the Department of Public Health under the Department of Human Services Act) from their respective appropriations for grants for medical care to or on behalf of premature and high-mortality risk infants and their mothers and for grants for supplemental food supplies provided under the United States Department of Agriculture Women, Infants and Children Nutrition Program, for any fiscal year without regard to the fact that the services being compensated for by such payment may have been rendered in a prior fiscal year, except as required by subsection (j) of this Section. Beginning on June 30, 2021, payments made by the Department of Public Health and the Department of Human Services from their respective appropriations for grants for medical care to or on behalf of premature and high-mortality risk infants and their mothers and for grants for supplemental food supplies provided under the United States Department of Agriculture Women, Infants and Children Nutrition Program payable from appropriations that have otherwise expired may be paid out of the expiring appropriations during the 4-month period ending at the close of business on October 31.

(d) The Department of Public Health and the Department of Human Services (acting as successor to the Department of Public Health under the Department of Human Services Act) shall each annually submit to the State Comptroller, Senate President, Senate Minority Leader, Speaker of the House, House Minority Leader, and the respective Chairmen and Minority Spokesmen of the Appropriations Committees of the Senate and the House, on or before December 31, a report of fiscal year funds used to pay for services provided in any prior fiscal year. This report shall document by program or service category those expenditures from the most recently completed fiscal year used to pay for services provided in prior fiscal years.

(e) The Department of Healthcare and Family Services, the Department of Human Services (acting as successor to the Department of Public Aid), and the Department of Human Services making fee-for-service payments relating to substance abuse treatment services provided during a previous fiscal year shall each annually submit to the State Comptroller, Senate President, Senate Minority Leader, Speaker of the House, House Minority Leader, the respective Chairmen and Minority Spokesmen of the Appropriations

Committees of the Senate and the House, on or before November 30, a report that shall document by program or service category those expenditures from the most recently completed fiscal year used to pay for (i) services provided in prior fiscal years and (ii) services for which claims were received in prior fiscal years.

(f) The Department of Human Services (as successor to the Department of Public Aid) shall annually submit to the State Comptroller, Senate President, Senate Minority Leader, Speaker of the House, House Minority Leader, and the respective Chairmen and Minority Spokesmen of the Appropriations Committees of the Senate and the House, on or before December 31, a report of fiscal year funds used to pay for services (other than medical care) provided in any prior fiscal year. This report shall document by program or service category those expenditures from the most recently completed fiscal year used to pay for services provided in prior fiscal years.

(g) In addition, each annual report required to be submitted by the Department of Healthcare and Family Services under subsection (e) shall include the following information with respect to the State's Medicaid program:

(1) Explanations of the exact causes of the variance between the previous year's estimated and actual liabilities.

(2) Factors affecting the Department of Healthcare and Family Services' liabilities, including, but not limited to, numbers of aid recipients, levels of medical service utilization by aid recipients, and inflation in the cost of medical services.

(3) The results of the Department's efforts to combat fraud and abuse.

(h) As provided in Section 4 of the General Assembly Compensation Act, any utility bill for service provided to a General Assembly member's district office for a period including portions of 2 consecutive fiscal years may be paid from funds appropriated for such expenditure in either fiscal year.

(i) An agency which administers a fund classified by the Comptroller as an internal service fund may issue rules for:

(1) billing user agencies in advance for payments or authorized inter-fund transfers based on estimated charges for goods or services;

(2) issuing credits, refunding through inter-fund transfers, or reducing future inter-fund transfers during the subsequent fiscal year for all user agency payments or authorized inter-fund transfers received during the prior fiscal year which were in excess of the final amounts owed by the user agency for that period; and

(3) issuing catch-up billings to user agencies during the subsequent fiscal year for amounts remaining due when payments or authorized inter-fund transfers received from the user agency during the prior fiscal year were less than the total amount owed for that period.

User agencies are authorized to reimburse internal service funds for catch-up billings by vouchers drawn against their respective appropriations for the fiscal year in which the catch-up billing was issued or by increasing an authorized inter-fund transfer during the current fiscal year. For the purposes of this Act, "inter-fund transfers" means transfers without the use of the voucher-warrant process, as authorized by Section 9.01 of the State Comptroller Act.

(i-1) Beginning on July 1, 2021, all outstanding liabilities, not payable during the 4-month lapse period as described in subsections (b-1), (b-3), (b-4), (b-5), and (c) of this Section, that are made from appropriations for that purpose for any fiscal year, without regard to the fact that the services being compensated for by those payments may have been rendered in a prior fiscal year, are limited to only those claims that have been incurred but for which a proper bill or invoice as defined by the State Prompt Payment Act has not been received by September 30th following the end of the fiscal year in which the service was rendered.

(j) Notwithstanding any other provision of this Act, the aggregate amount of payments to be made without regard for fiscal year limitations as contained in subsections (b-1), (b-3), (b-4), (b-5), and (c) of this Section, and determined by using Generally Accepted Accounting Principles, shall not exceed the following amounts:

- (1) \$6,000,000,000 for outstanding liabilities related to fiscal year 2012;
- (2) \$5,300,000,000 for outstanding liabilities related to fiscal year 2013;
- (3) \$4,600,000,000 for outstanding liabilities related to fiscal year 2014;
- (4) \$4,000,000,000 for outstanding liabilities related to fiscal year 2015;
- (5) \$3,300,000,000 for outstanding liabilities related to fiscal year 2016;
- (6) \$2,600,000,000 for outstanding liabilities related to fiscal year 2017;

- (7) \$2,000,000,000 for outstanding liabilities related to fiscal year 2018;
  - (8) \$1,300,000,000 for outstanding liabilities related to fiscal year 2019;
  - (9) \$600,000,000 for outstanding liabilities related to fiscal year 2020; and
  - (10) \$0 for outstanding liabilities related to fiscal year 2021 and fiscal years thereafter.
- (k) Department of Healthcare and Family Services Medical Assistance Payments.

(1) Definition of Medical Assistance.

For purposes of this subsection, the term "Medical Assistance" shall include, but not necessarily be limited to, medical programs and services authorized under Titles XIX and XXI of the Social Security Act, the Illinois Public Aid Code, the Children's Health Insurance Program Act, the Covering ALL KIDS Health Insurance Act, the Long Term Acute Care Hospital Quality Improvement Transfer Program Act, and medical care to or on behalf of persons suffering from chronic renal disease, persons suffering from hemophilia, and victims of sexual assault.

(2) Limitations on Medical Assistance payments that may be paid from future fiscal year appropriations.

(A) The maximum amounts of annual unpaid Medical Assistance bills received and recorded by the Department of Healthcare and Family Services on or before June 30th of a particular fiscal year attributable in aggregate to the General Revenue Fund, Healthcare Provider Relief Fund, Tobacco Settlement Recovery Fund, Long-Term Care Provider Fund, and the Drug Rebate Fund that may be paid in total by the Department from future fiscal year Medical Assistance appropriations to those funds are: \$700,000,000 for fiscal year 2013 and \$100,000,000 for fiscal year 2014 and each fiscal year thereafter.

(B) Bills for Medical Assistance services rendered in a particular fiscal year, but received and recorded by the Department of Healthcare and Family Services after June 30th of that fiscal year, may be paid from either appropriations for that fiscal year or future fiscal year appropriations for Medical Assistance. Such payments shall not be subject to the requirements of subparagraph (A).

(C) Medical Assistance bills received by the Department of Healthcare and Family Services in a particular fiscal year, but subject to payment amount adjustments in a future fiscal year may be paid from a future fiscal year's appropriation for Medical Assistance. Such payments shall not be subject to the requirements of subparagraph (A).

(D) Medical Assistance payments made by the Department of Healthcare and Family Services from funds other than those specifically referenced in subparagraph (A) may be made from appropriations for those purposes for any fiscal year without regard to the fact that the Medical Assistance services being compensated for by such payment may have been rendered in a prior fiscal year. Such payments shall not be subject to the requirements of subparagraph (A).

(3) Extended lapse period for Department of Healthcare and Family Services Medical Assistance payments. Notwithstanding any other State law to the contrary, outstanding Department of Healthcare and Family Services Medical Assistance liabilities, as of June 30th, payable from appropriations which have otherwise expired, may be paid out of the expiring appropriations during the 6-month period ending at the close of business on December 31st.

(l) The changes to this Section made by Public Act 97-691 shall be effective for payment of Medical Assistance bills incurred in fiscal year 2013 and future fiscal years. The changes to this Section made by Public Act 97-691 shall not be applied to Medical Assistance bills incurred in fiscal year 2012 or prior fiscal years.

(m) The Comptroller must issue payments against outstanding liabilities that were received prior to the lapse period deadlines set forth in this Section as soon thereafter as practical, but no payment may be issued after the 4 months following the lapse period deadline without the signed authorization of the Comptroller and the Governor.

(Source: P.A. 100-23, eff. 7-6-17; 100-587, eff. 6-4-18; 101-10, eff. 6-5-19; 101-275, eff. 8-9-19; 101-636, eff. 6-10-20.)

ARTICLE 3. AMENDMENTS TO MISCELLANEOUS ACTS AFFECTING THE FISCAL YEAR 2022  
BUDGET

[May 31, 2021]

Section 3-5. The Illinois Administrative Procedure Act is amended by adding Sections 5-45.8, 5-45.9, 5-45.10, and 5-45.11 as follows:

(5 ILCS 100/5-45.8 new)

Sec. 5-45.8. Emergency rulemaking; federal American Rescue Plan Act of 2021. To provide for the expeditious and timely implementation of the distribution of federal Coronavirus Local Fiscal Recovery Fund moneys to eligible units of local government in accordance with the Section 9901 of the federal American Rescue Plan Act of 2021, emergency rules may be adopted by any State agency authorized thereunder to so implement the distribution. The adoption of emergency rules authorized by Section 5-45 and this Section is deemed to be necessary for the public interest, safety, and welfare.

This Section is repealed one year after the effective date of this amendatory Act of the 102nd General Assembly.

(5 ILCS 100/5-45.9 new)

Sec. 5-45.9. Emergency rulemaking; Illinois Public Aid Code. To provide for the expeditious and timely implementation of the changes made to Articles 5 and 12 of the Illinois Public Aid Code by this amendatory Act of the 102nd General Assembly, emergency rules implementing the changes made to Articles 5 and 12 of the Illinois Public Aid Code by this amendatory Act of the 102nd General Assembly may be adopted in accordance with Section 5-45 by the Department of Healthcare and Family Services or other department essential to the implementation of the changes. The adoption of emergency rules authorized by Section 5-45 and this Section is deemed to be necessary for the public interest, safety, and welfare.

This Section is repealed one year after the effective date of this amendatory Act of the 102nd General Assembly.

(5 ILCS 100/5-45.10 new)

Sec. 5-45.10. Emergency rulemaking; Mental Health and Developmental Disabilities Administrative Act. To provide for the expeditious and timely implementation of the changes made to Section 74 of the Mental Health and Developmental Disabilities Administrative Act by this amendatory Act of the 102nd General Assembly, emergency rules implementing the changes made to Section 74 of the Mental Health and Developmental Disabilities Administrative Act by this amendatory Act of the 102nd General Assembly may be adopted in accordance with Section 5-45 by the Department of Human Services or other department essential to the implementation of the changes. The adoption of emergency rules authorized by Section 5-45 and this Section is deemed to be necessary for the public interest, safety, and welfare.

This Section is repealed one year after the effective date of this amendatory Act of the 102nd General Assembly.

(5 ILCS 100/5-45.11 new)

Sec. 5-45.11. Emergency rulemaking; federal Coronavirus State Fiscal Recovery Fund. To provide for the expeditious and timely implementation of any programs changed or established by this amendatory Act of the 102nd General Assembly and funded directly or indirectly with moneys from the federal Coronavirus State Fiscal Recovery Fund, emergency rules implementing such programs may be adopted in accordance with Section 5-45 by the Department of Commerce and Economic Opportunity. The adoption of emergency rules authorized by Section 5-45 and this Section is deemed to be necessary for the public interest, safety, and welfare.

This Section is repealed one year after the effective date of this amendatory Act of the 102nd General Assembly.

Section 3-10. The State Comptroller Act is amended by changing Section 25 as follows:

(15 ILCS 405/25)

Sec. 25. Fund.

(a) All cost recoveries, fees for services, and governmental grants received by the Comptroller shall be maintained in a special fund in the State treasury, to be known as the Comptroller's Administrative Fund. Moneys in the Comptroller's Administrative Fund may be utilized by the Comptroller, subject to appropriation, in the discharge of the duties of the office.

(b) The Comptroller may direct and the State Treasurer shall transfer amounts from the Comptroller's Administrative Fund into the Capital Facility and Technology Modernization Fund as the Comptroller deems necessary. The Comptroller may direct and the State Treasurer shall transfer any such amounts so transferred to the Capital Facility and Technology Modernization Fund back to the Comptroller's Administrative Fund at any time.

(Source: P.A. 89-511, eff. 1-1-97.)

Section 3-15. The Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois is amended by changing Sections 605-705, 605-707, 605-1047, and 605-1050 as follows:

(20 ILCS 605/605-705) (was 20 ILCS 605/46.6a)

Sec. 605-705. Grants to local tourism and convention bureaus.

(a) To establish a grant program for local tourism and convention bureaus. The Department will develop and implement a program for the use of funds, as authorized under this Act, by local tourism and convention bureaus. For the purposes of this Act, bureaus eligible to receive funds are those local tourism and convention bureaus that are (i) either units of local government or incorporated as not-for-profit organizations; (ii) in legal existence for a minimum of 2 years before July 1, 2001; (iii) operating with a paid, full-time staff whose sole purpose is to promote tourism in the designated service area; and (iv) affiliated with one or more municipalities or counties that support the bureau with local hotel-motel taxes. After July 1, 2001, bureaus requesting certification in order to receive funds for the first time must be local tourism and convention bureaus that are (i) either units of local government or incorporated as not-for-profit organizations; (ii) in legal existence for a minimum of 2 years before the request for certification; (iii) operating with a paid, full-time staff whose sole purpose is to promote tourism in the designated service area; and (iv) affiliated with multiple municipalities or counties that support the bureau with local hotel-motel taxes. Each bureau receiving funds under this Act will be certified by the Department as the designated recipient to serve an area of the State. Notwithstanding the criteria set forth in this subsection (a), or any rule adopted under this subsection (a), the Director of the Department may provide for the award of grant funds to one or more entities if in the Department's judgment that action is necessary in order to prevent a loss of funding critical to promoting tourism in a designated geographic area of the State.

(b) To distribute grants to local tourism and convention bureaus from appropriations made from the Local Tourism Fund for that purpose. Of the amounts appropriated annually to the Department for expenditure under this Section prior to July 1, 2011, one-third of those monies shall be used for grants to convention and tourism bureaus in cities with a population greater than 500,000. The remaining two-thirds of the annual appropriation prior to July 1, 2011 shall be used for grants to convention and tourism bureaus in the remainder of the State, in accordance with a formula based upon the population served. Of the amounts appropriated annually to the Department for expenditure under this Section beginning July 1, 2011, 18% of such moneys shall be used for grants to convention and tourism bureaus in cities with a population greater than 500,000. Of the amounts appropriated annually to the Department for expenditure under this Section beginning July 1, 2011, 82% of such moneys shall be used for grants to convention bureaus in the remainder of the State, in accordance with a formula based upon the population served. The Department may reserve up to 3% of total local tourism funds available for costs of administering the program to conduct audits of grants, to provide incentive funds to those bureaus that will conduct promotional activities designed to further the Department's statewide advertising campaign, to fund special statewide promotional activities, and to fund promotional activities that support an increased use of the State's parks or historic sites. The Department shall require that any convention and tourism bureau receiving a grant under this Section that requires matching funds shall provide matching funds equal to no less than 50% of the grant amount except that in Fiscal Years 2021 and 2022 only ~~Year 2021~~, the Department shall require that any convention and tourism bureau receiving a grant under this Section that requires matching funds shall provide matching funds equal to no less than 25% of the grant amount. During fiscal year 2013, the Department shall reserve \$2,000,000 of the available local tourism funds for appropriation to the Historic Preservation Agency for the operation of the Abraham Lincoln Presidential Library and Museum and State historic sites.

To provide for the expeditious and timely implementation of the changes made by this amendatory Act of the 101st General Assembly, emergency rules to implement the changes made by this amendatory Act of the 101st General Assembly may be adopted by the Department subject to the provisions of Section 5-45 of the Illinois Administrative Procedure Act.

(Source: P.A. 100-678, eff. 8-3-18; 101-636, eff. 6-10-20.)

(20 ILCS 605/605-707) (was 20 ILCS 605/46.6d)

Sec. 605-707. International Tourism Program.

(a) The Department of Commerce and Economic Opportunity must establish a program for international tourism. The Department shall develop and implement the program on January 1, 2000 by rule.

[May 31, 2021]

As part of the program, the Department may work in cooperation with local convention and tourism bureaus in Illinois in the coordination of international tourism efforts at the State and local level. The Department may (i) work in cooperation with local convention and tourism bureaus for efficient use of their international tourism marketing resources, (ii) promote Illinois in international meetings and tourism markets, (iii) work with convention and tourism bureaus throughout the State to increase the number of international tourists to Illinois, (iv) provide training, research, technical support, and grants to certified convention and tourism bureaus, (v) provide staff, administration, and related support required to manage the programs under this Section, and (vi) provide grants for the development of or the enhancement of international tourism attractions.

(b) The Department shall make grants for expenses related to international tourism and pay for the staffing, administration, and related support from the International Tourism Fund, a special fund created in the State Treasury. Of the amounts deposited into the Fund in fiscal year 2000 after January 1, 2000 through fiscal year 2011, 55% shall be used for grants to convention and tourism bureaus in Chicago (other than the City of Chicago's Office of Tourism) and 45% shall be used for development of international tourism in areas outside of Chicago. Of the amounts deposited into the Fund in fiscal year 2001 and thereafter, 55% shall be used for grants to convention and tourism bureaus in Chicago, and of that amount not less than 27.5% shall be used for grants to convention and tourism bureaus in Chicago other than the City of Chicago's Office of Tourism, and 45% shall be used for administrative expenses and grants authorized under this Section and development of international tourism in areas outside of Chicago, of which not less than \$1,000,000 shall be used annually to make grants to convention and tourism bureaus in cities other than Chicago that demonstrate their international tourism appeal and request to develop or expand their international tourism marketing program, and may also be used to provide grants under item (vi) of subsection (a) of this Section. All of the amounts deposited into the Fund in fiscal year 2012 and thereafter shall be used for administrative expenses and grants authorized under this Section and development of international tourism in areas outside of Chicago, of which not less than \$1,000,000 shall be used annually to make grants to convention and tourism bureaus in cities other than Chicago that demonstrate their international tourism appeal and request to develop or expand their international tourism marketing program, and may also be used to provide grants under item (vi) of subsection (a) of this Section. Amounts appropriated to the State Comptroller for administrative expenses and grants authorized by the Illinois Global Partnership Act are payable from the International Tourism Fund. For Fiscal Years 2021 and 2022 ~~Year 2021~~ only, the administrative expenses by the Department and the grants to convention and visitors bureaus outside the City of Chicago may be expended for the general purposes of promoting conventions and tourism.

(c) A convention and tourism bureau is eligible to receive grant moneys under this Section if the bureau is certified to receive funds under Title 14 of the Illinois Administrative Code, Section 550.35. To be eligible for a grant, a convention and tourism bureau must provide matching funds equal to the grant amount. The Department shall require that any convention and tourism bureau receiving a grant under this Section that requires matching funds shall provide matching funds equal to no less than 50% of the grant amount. In certain circumstances as determined by the Director of Commerce and Economic Opportunity, however, the City of Chicago's Office of Tourism or any other convention and tourism bureau may provide matching funds equal to no less than 50% of the grant amount to be eligible to receive the grant. One-half of this 50% may be provided through in-kind contributions. Grants received by the City of Chicago's Office of Tourism and by convention and tourism bureaus in Chicago may be expended for the general purposes of promoting conventions and tourism.

(Source: P.A. 101-636, eff. 6-10-20.)

(20 ILCS 605/605-1047)

Sec. 605-1047 ~~605-1045~~. Local Coronavirus Urgent Remediation Emergency (or Local CURE) Support Program.

(a) Purpose. The Department may receive, directly or indirectly, federal funds from the Coronavirus Relief Fund provided to the State pursuant to Section 5001 of the federal Coronavirus Aid, Relief, and Economic Security (CARES) Act to provide financial support to units of local government for purposes authorized by Section 5001 of the federal Coronavirus Aid, Relief, and Economic Security (CARES) Act and related federal guidance. Upon receipt of such funds, and appropriations for their use, the Department shall administer a Local Coronavirus Urgent Remediation Emergency (or Local CURE) Support Program to provide financial support to units of local government that have incurred necessary expenditures due to the

COVID-19 public health emergency. The Department shall provide by rule the administrative framework for the Local CURE Support Program.

(b) Allocations. A portion of the funds appropriated for the Local CURE Support Program may be allotted to municipalities and counties based on proportionate population. Units of local government, or portions thereof, located within the five Illinois counties that received direct allotments from the federal Coronavirus Relief Fund will not be included in the support program allotments. The Department may establish other administrative procedures for providing financial support to units of local government. Appropriated funds may be used for administration of the support program, including the hiring of a service provider to assist with coordination and administration.

(c) Administrative Procedures. The Department may establish administrative procedures for the support program, including any application procedures, grant agreements, certifications, payment methodologies, and other accountability measures that may be imposed upon recipients of funds under the grant program. Financial support may be provided in the form of grants or in the form of expense reimbursements for disaster-related expenditures. The emergency rulemaking process may be used to promulgate the initial rules of the grant program.

(d) Definitions. As used in this Section:

(1) "COVID-19" means the novel coronavirus virus disease deemed COVID-19 by the World Health Organization on February 11, 2020.

(2) "Local government" or "unit of local government" means any unit of local government as defined in Article VII, Section 1 of the Illinois Constitution.

(3) "Third party administrator" means a service provider selected by the Department to provide operational assistance with the administration of the support program.

(e) Powers of the Department. The Department has the power to:

(1) Provide financial support to eligible units of local government with funds appropriated from the Local Coronavirus Urgent Remediation Emergency (Local CURE) Fund to cover necessary costs incurred due to the COVID-19 public health emergency that are eligible to be paid using federal funds from the Coronavirus Relief Fund.

(2) Enter into agreements, accept funds, issue grants or expense reimbursements, and engage in cooperation with agencies of the federal government and units of local governments to carry out the purposes of this support program, and to use funds appropriated from the Local Coronavirus Urgent Remediation Emergency (Local CURE) Fund ~~fund~~ upon such terms and conditions as may be established by the federal government and the Department.

(3) Enter into agreements with third-party administrators to assist the state with operational assistance and administrative functions related to review of documentation and processing of financial support payments to units of local government.

(4) Establish applications, notifications, contracts, and procedures and adopt rules deemed necessary and appropriate to carry out the provisions of this Section. To provide for the expeditious and timely implementation of this Act, emergency rules to implement any provision of this Section may be adopted by the Department subject to the provisions of Section 5-45 of the Illinois Administrative Procedure Act.

(5) Provide staff, administration, and related support required to manage the support program and pay for the staffing, administration, and related support with funds appropriated from the Local Coronavirus Urgent Remediation Emergency (Local CURE) Fund.

(6) Exercise such other powers as are necessary or incidental to the foregoing.

(f) Local CURE Financial Support to Local Governments. The Department is authorized to provide financial support to eligible units of local government including, but not limited to, certified local health departments for necessary costs incurred due to the COVID-19 public health emergency that are eligible to be paid using federal funds from the Coronavirus Relief Fund.

(1) Financial support funds may be used by a unit of local government only for payment of costs that: (i) are necessary expenditures incurred due to the public health emergency of COVID-19; (ii) were not accounted for in the most recent budget approved as of March 27, 2020 for the unit of local government; and (iii) were incurred between March 1, 2020 and December 31, 2021, or until the end of any extension of the covered period authorized by federal law ~~30, 2020~~.

(2) A unit of local government receiving financial support funds under this program shall certify to the Department that it shall use the funds in accordance with the requirements of paragraph (1) and that any funds received but not used for such purposes shall be repaid to the Department.

(3) The Department shall make the determination to provide financial support funds to a unit of local government on the basis of criteria established by the Department.

(g) Additional Purpose. The Local CURE Fund may receive, directly or indirectly, federal funds from the Coronavirus Local Fiscal Recovery Fund pursuant to Section 9901 of the federal American Rescue Plan Act of 2021 in order to distribute the funds to units of local government in accordance with Section 9901 of the American Recovery Plan Act and any related federal guidance. Upon receipt of such funds into the Local CURE Fund, as instructed by the Governor, the Department shall cooperate with the Department of Revenue and any other relevant agency to administer the distribution of such funds to the appropriate units of local government.

(Source: P.A. 101-636, eff. 6-10-20; revised 8-3-20.)

(20 ILCS 605/605-1050)

Sec. 605-1050. Coronavirus Back to Business ~~Interruption~~ Grant Program (or Back to Business ~~BIG~~ Program).

(a) Purpose. The Department may receive State funds and, directly or indirectly, federal funds under the authority of legislation passed in response to the Coronavirus epidemic including, but not limited to, the Coronavirus Aid, Relief, and Economic Security Act, P.L. 116-136 (the "CARES Act") and the American Rescue Plan Act of 2021, P.L. 117-2 (the "ARPA Act"); such funds shall be used in accordance with the CARES Act and ARPA Act legislation and published guidance. Section 5001 of the CARES Act establishes the Coronavirus Relief Fund, which authorizes the State to expend funds that are necessary to respond to the COVID-19 public health emergency. The financial support of Qualifying Businesses is a necessary expense under federal guidance for implementing Section 5001 of the CARES Act. Upon receipt or availability of such State or federal funds, and subject to appropriations for their use, the Department shall administer a program to provide financial assistance to Qualifying Businesses that have experienced interruption of business or other adverse conditions attributable to the COVID-19 public health emergency. Support may be provided directly by the Department to businesses and organizations or in cooperation with a Qualified Partner. Financial assistance may include, but not be limited to grants, expense reimbursements, or subsidies.

(b) From appropriations for the Back to Business ~~BIG~~ Program, up to \$60,000,000 may be allotted to the repayment or conversion of Eligible Loans made pursuant to the Department's Emergency Loan Fund Program. An Eligible Loan may be repaid or converted through a grant payment, subsidy, or reimbursement payment to the recipient or, on behalf of the recipient, to the Qualified Partner, or by any other lawful method.

(c) From appropriations for the Back to Business ~~BIG~~ Program, the Department shall provide financial assistance through grants, expense reimbursements, or subsidies to Qualifying Businesses or a Qualified Partner to cover expenses or losses incurred due to the COVID-19 public health emergency or for start-up costs of a new Qualifying Business. With a minimum of 50% going to Qualified Businesses that enable critical support services such as child care, day care, and early childhood education, the BIG Program will reimburse costs or losses incurred by Qualifying Businesses due to business interruption caused by required closures, as authorized in federal guidance regarding the Coronavirus Relief Fund. All spending related to this program from federal funds must be reimbursable by the Federal Coronavirus Relief Fund in accordance with Section 5001 of the federal CARES Act, the ARPA Act, and any related federal guidance, or the provisions of any other federal source supporting the program.

(d) As more fully described in subsection (c), funds will be appropriated to the Back to Business ~~BIG~~ Program for distribution to or on behalf of Qualifying Businesses. Of the funds appropriated, a minimum of 40% ~~30%~~ shall be allotted for Qualifying ~~Qualified~~ Businesses with ZIP codes located in the most disproportionately impacted areas of Illinois, based on positive COVID-19 cases.

(e) The Department shall coordinate with the Department of Human Services with respect to making grants, expense reimbursements or subsidies to any child care or day care provider providing services under Section 9A-11 of the Illinois Public Aid Code to determine what resources the Department of Human Services may be providing to a child care or day care provider under Section 9A-11 of the Illinois Public Aid Code.

(f) The Department may establish by rule administrative procedures for the grant program, including any application procedures, grant agreements, certifications, payment methodologies, and other accountability measures that may be imposed upon participants in the program. The emergency rulemaking process may be used to promulgate the initial rules of the grant program and any amendments to the rules following the effective date of this amendatory Act of the 102nd General Assembly.

(g) Definitions. As used in this Section:

(1) "COVID-19" means the novel coronavirus disease deemed COVID-19 by the World Health Organization on February 11, 2020.

(2) "Qualifying Business" means a business or organization that has experienced or is experiencing business interruption or other adverse conditions due to the COVID-19 public health emergency, and includes a new business or organization started after March 1, 2020 in the midst of adverse conditions due to the COVID-19 public health emergency, and is eligible for reimbursement as prescribed by Section 601(a) of the Social Security Act and added by Section 5001 of the CARES Act or other federal legislation addressing the COVID-19 crisis.

(3) "Eligible Loan" means a loan of up to \$50,000 that was deemed eligible for funding under the Department's Emergency Loan Fund Program and for which repayment will be eligible for reimbursement from Coronavirus Relief Fund monies pursuant to Section 5001 of the federal CARES Act or the ARPA Act and any related federal guidance.

(4) "Emergency Loan Fund Program", also referred to as the "COVID-19 Emergency Relief Program", is a program executed by the Department by which the State Small Business Credit Initiative fund is utilized to guarantee loans released by a financial intermediary or Qualified Partner.

(5) "Qualified Partner" means a financial institution or nonprofit with which the Department has entered into an agreement or contract to provide or incentivize assistance to Qualifying Businesses.

(h) Powers of the Department. The Department has the power to:

(1) provide grants, subsidies and expense reimbursements to Qualifying Qualified Businesses or, on behalf of Qualifying Qualified Businesses, to Qualifying Qualified Partners from appropriations to cover Qualifying Qualified Businesses eligible costs or losses incurred due to the COVID-19 public health emergency, including losses caused by business interruption or closure and including start-up costs for new Qualifying Businesses;

(2) enter into agreements, accept funds, issue grants, and engage in cooperation with agencies of the federal government, units of local government, financial institutions, and nonprofit organizations to carry out the purposes of this Program, and to use funds appropriated for the Back to Business BIG Program;

(3) prepare forms for application, notification, contract, and other matters, and establish procedures, rules, or regulations deemed necessary and appropriate to carry out the provisions of this Section;

(4) provide staff, administration, and related support required to manage the Back to Business BIG Program and pay for the staffing, administration, and related support;

(5) using data provided by the Illinois Department of Public Health and other reputable sources, determine which geographic regions in Illinois have been most disproportionately impacted by the COVID-19 public health emergency, considering factors of positive cases, positive case rates, and economic impact; and

(6) determine which industries and businesses in Illinois have been most disproportionately impacted by the COVID-19 public health emergency and establish procedures that prioritize greatly impacted industries and businesses, as well as Qualifying Qualified Businesses that did not receive paycheck protection program assistance.

(Source: P.A. 101-636, eff. 6-10-20.)

Section 3-20. The Illinois Economic Opportunity Act is amended by changing Sections 2 and 4 as follows:

(20 ILCS 625/2) (from Ch. 127, par. 2602)

Sec. 2. (a) The Director of Commerce and Economic Opportunity is authorized to administer the federal community services block program, emergency community services homeless grant program, low-income energy assistance program, weatherization assistance program, supplemental low-income energy assistance fund, low-income household water assistance program, and other federal programs that require or give preference to community action agencies for local administration in accordance with federal laws and regulations as amended. The Director shall provide financial assistance to community action agencies from community service block grant funds and other federal funds requiring or giving preference to community action agencies for local administration for the programs described in Section 4.

(b) Funds appropriated for use by community action agencies in community action programs shall be allocated annually to existing community action agencies or newly formed community action agencies by

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the Department of Commerce and Economic Opportunity. Allocations will be made consistent with duly enacted departmental rules.

(Source: P.A. 96-154, eff. 1-1-10.)

(20 ILCS 625/4) (from Ch. 127, par. 2604)

Sec. 4. (a) A community action program is a community-based and operated program, the purpose of which is to provide a measurable and remedial impact on causes of poverty in a community or those areas of a community where poverty is acute.

(b) The methods by which the purposes of community action programs may be effected include, but are not limited to, the following:

- (1) Programs designed to further community economic development. ‡
- (2) Programs designed to secure and maintain meaningful employment for individuals. ‡
- (3) Programs to assure an adequate education for all individuals. ‡
- (4) Programs to instruct individuals on more economical uses of available income. ‡
- (5) Programs to provide and maintain adequate housing. ‡
- (6) Programs for the prevention of narcotics addiction and alcoholism, and for the rehabilitation of narcotics addicts and alcoholics. ‡
- (7) Programs to aid individuals in obtaining emergency assistance through loans or grants to meet immediate and urgent personal and family needs. ‡
- (8) Programs to aid in the resolution of personal and family problems which block the achievement of self-sufficiency. ‡
- (9) Programs to achieve greater citizen participation in the affairs of the community. ‡
- (10) Programs to provide adequate nutrition for individuals and improved community health. ‡
- (11) Programs to aid families and individuals in obtaining adequate health care. ‡
- (12) Programs to provide transportation to facilitate individuals' access to community resources. ‡
- ‡
- (13) Programs to provide for employment training and retraining, with special emphasis on employment in the high technology industries. ‡ ~~and~~
- (14) Programs to provide aid and encouragement to small businesses and small-business development.
- (15) Programs to assist households to meet the cost of home energy and water.
- (16) Programs designed to ameliorate the adverse effects of high energy costs on low-income households ~~and~~ to conserve energy.

(Source: P.A. 87-926.)

Section 3-30. The Department of Innovation and Technology Act is amended by adding Section 1-65 as follows:

(20 ILCS 1370/1-65 new)

Sec. 1-65. Authority to Receive Financial and In-kind Assistance. The Department may receive federal financial assistance, either directly from the federal government or indirectly through another source, public or private. The Department may also receive transfers, gifts, grants, or donations from any source, public or private, in the form of funds, services, equipment, supplies, or materials. Any funds received pursuant to this Section shall be deposited in the DoIT Special Projects Fund unless deposit in a different fund is otherwise mandated, and shall be used in accordance with the requirements of the federal financial assistance, gift, grant, or donation for purposes related to information technology within the powers and duties of the Department.

Section 3-35. The Mental Health and Developmental Disabilities Administrative Act is amended by changing Section 74 as follows:

(20 ILCS 1705/74)

Sec. 74. Rates and reimbursements.

(a) Within 30 days after July 6, 2017 (the effective date of Public Act 100-23), the Department shall increase rates and reimbursements to fund a minimum of a \$0.75 per hour wage increase for front-line personnel, including, but not limited to, direct support persons, aides, front-line supervisors, qualified intellectual disabilities professionals, nurses, and non-administrative support staff working in community-based provider organizations serving individuals with developmental disabilities. The

Department shall adopt rules, including emergency rules under subsection (y) of Section 5-45 of the Illinois Administrative Procedure Act, to implement the provisions of this Section.

(b) Rates and reimbursements. Within 30 days after the effective date of this amendatory Act of the 100th General Assembly, the Department shall increase rates and reimbursements to fund a minimum of a \$0.50 per hour wage increase for front-line personnel, including, but not limited to, direct support persons, aides, front-line supervisors, qualified intellectual disabilities professionals, nurses, and non-administrative support staff working in community-based provider organizations serving individuals with developmental disabilities. The Department shall adopt rules, including emergency rules under subsection (bb) of Section 5-45 of the Illinois Administrative Procedure Act, to implement the provisions of this Section.

(c) Rates and reimbursements. Within 30 days after the effective date of this amendatory Act of the 101st General Assembly, subject to federal approval, the Department shall increase rates and reimbursements in effect on June 30, 2019 for community-based providers for persons with Developmental Disabilities by 3.5% The Department shall adopt rules, including emergency rules under subsection (jj) of Section 5-45 of the Illinois Administrative Procedure Act, to implement the provisions of this Section, including wage increases for direct care staff.

(d) For community-based providers serving persons with intellectual/developmental disabilities, subject to federal approval of any relevant Waiver Amendment, the rates taking effect for services delivered on or after January 1, 2022, shall include an increase in the rate methodology sufficient to provide a \$1.50 per hour wage increase for direct support personnel in residential settings and sufficient to provide wages for all residential non-executive direct care staff, excluding direct support personnel, at the federal Department of Labor, Bureau of Labor Statistics' average wage as defined in rule by the Department.

The establishment of and any changes to the rate methodologies for community-based services provided to persons with intellectual/developmental disabilities are subject to federal approval of any relevant Waiver Amendment and shall be defined in rule by the Department. The Department shall adopt rules, including emergency rules as authorized by Section 5-45 of the Illinois Administrative Procedure Act, to implement the provisions of this subsection (d).

(Source: P.A. 100-23, eff. 7-6-17; 100-587, eff. 6-4-18; 101-10, eff. 6-5-19.)

Section 3-40. The Illinois Lottery Law is amended by changing Section 20 as follows:

(20 ILCS 1605/20) (from Ch. 120, par. 1170)

Sec. 20. State Lottery Fund.

(a) There is created in the State Treasury a special fund to be known as the State Lottery Fund. Such fund shall consist of all revenues received from (1) the sale of lottery tickets or shares, (net of commissions, fees representing those expenses that are directly proportionate to the sale of tickets or shares at the agent location, and prizes of less than \$600 which have been validly paid at the agent level), (2) application fees, and (3) all other sources including moneys credited or transferred thereto from any other fund or source pursuant to law. Interest earnings of the State Lottery Fund shall be credited to the Common School Fund.

(b) The receipt and distribution of moneys under Section 21.5 of this Act shall be in accordance with Section 21.5.

(c) The receipt and distribution of moneys under Section 21.6 of this Act shall be in accordance with Section 21.6.

(d) The receipt and distribution of moneys under Section 21.7 of this Act shall be in accordance with Section 21.7.

(e) The receipt and distribution of moneys under Section 21.8 of this Act shall be in accordance with Section 21.8.

(f) The receipt and distribution of moneys under Section 21.9 of this Act shall be in accordance with Section 21.9.

(g) The receipt and distribution of moneys under Section 21.10 of this Act shall be in accordance with Section 21.10.

(h) The receipt and distribution of moneys under Section 21.11 of this Act shall be in accordance with Section 21.11.

(i) The receipt and distribution of moneys under Section 21.12 of this Act shall be in accordance with Section 21.12.

(j) The receipt and distribution of moneys under Section 21.13 of this Act shall be in accordance with Section 21.13.

(k) The receipt and distribution of moneys under Section 25-70 of the Sports Wagering Act shall be in accordance with Section 25-70 of the Sports Wagering Act.  
 (Source: P.A. 100-647, eff. 7-30-18; 100-1068, eff. 8-24-18; 101-81, eff. 7-12-19; 101-561, eff. 8-23-19.)

Section 3-45. The Illinois Emergency Management Agency Act is amended by changing Section 5 as follows:

(20 ILCS 3305/5) (from Ch. 127, par. 1055)

Sec. 5. Illinois Emergency Management Agency.

(a) There is created within the executive branch of the State Government an Illinois Emergency Management Agency and a Director of the Illinois Emergency Management Agency, herein called the "Director" who shall be the head thereof. The Director shall be appointed by the Governor, with the advice and consent of the Senate, and shall serve for a term of 2 years beginning on the third Monday in January of the odd-numbered year, and until a successor is appointed and has qualified; except that the term of the first Director appointed under this Act shall expire on the third Monday in January, 1989. The Director shall not hold any other remunerative public office. For terms ending before December 31, 2019, the Director shall receive an annual salary as set by the Compensation Review Board. For terms beginning after the effective date of this amendatory Act of the 100th General Assembly, the annual salary of the Director shall be as provided in Section 5-300 of the Civil Administrative Code of Illinois.

(b) The Illinois Emergency Management Agency shall obtain, under the provisions of the Personnel Code, technical, clerical, stenographic and other administrative personnel, and may make expenditures within the appropriation therefor as may be necessary to carry out the purpose of this Act. The agency created by this Act is intended to be a successor to the agency created under the Illinois Emergency Services and Disaster Agency Act of 1975 and the personnel, equipment, records, and appropriations of that agency are transferred to the successor agency as of June 30, 1988 (the effective date of this Act).

(c) The Director, subject to the direction and control of the Governor, shall be the executive head of the Illinois Emergency Management Agency and the State Emergency Response Commission and shall be responsible under the direction of the Governor, for carrying out the program for emergency management of this State. The Director shall also maintain liaison and cooperate with the emergency management organizations of this State and other states and of the federal government.

(d) The Illinois Emergency Management Agency shall take an integral part in the development and revision of political subdivision emergency operations plans prepared under paragraph (f) of Section 10. To this end it shall employ or otherwise secure the services of professional and technical personnel capable of providing expert assistance to the emergency services and disaster agencies. These personnel shall consult with emergency services and disaster agencies on a regular basis and shall make field examinations of the areas, circumstances, and conditions that particular political subdivision emergency operations plans are intended to apply.

(e) The Illinois Emergency Management Agency and political subdivisions shall be encouraged to form an emergency management advisory committee composed of private and public personnel representing the emergency management phases of mitigation, preparedness, response, and recovery. The Local Emergency Planning Committee, as created under the Illinois Emergency Planning and Community Right to Know Act, shall serve as an advisory committee to the emergency services and disaster agency or agencies serving within the boundaries of that Local Emergency Planning Committee planning district for:

(1) the development of emergency operations plan provisions for hazardous chemical emergencies; and

(2) the assessment of emergency response capabilities related to hazardous chemical emergencies.

(f) The Illinois Emergency Management Agency shall:

(1) Coordinate the overall emergency management program of the State.

(2) Cooperate with local governments, the federal government and any public or private agency or entity in achieving any purpose of this Act and in implementing emergency management programs for mitigation, preparedness, response, and recovery.

(2.5) Develop a comprehensive emergency preparedness and response plan for any nuclear accident in accordance with Section 65 of the Nuclear Safety Law of 2004 and in development of the Illinois Nuclear Safety Preparedness program in accordance with Section 8 of the Illinois Nuclear Safety Preparedness Act.

(2.6) Coordinate with the Department of Public Health with respect to planning for and responding to public health emergencies.

(3) Prepare, for issuance by the Governor, executive orders, proclamations, and regulations as necessary or appropriate in coping with disasters.

(4) Promulgate rules and requirements for political subdivision emergency operations plans that are not inconsistent with and are at least as stringent as applicable federal laws and regulations.

(5) Review and approve, in accordance with Illinois Emergency Management Agency rules, emergency operations plans for those political subdivisions required to have an emergency services and disaster agency pursuant to this Act.

(5.5) Promulgate rules and requirements for the political subdivision emergency management exercises, including, but not limited to, exercises of the emergency operations plans.

(5.10) Review, evaluate, and approve, in accordance with Illinois Emergency Management Agency rules, political subdivision emergency management exercises for those political subdivisions required to have an emergency services and disaster agency pursuant to this Act.

(6) Determine requirements of the State and its political subdivisions for food, clothing, and other necessities in event of a disaster.

(7) Establish a register of persons with types of emergency management training and skills in mitigation, preparedness, response, and recovery.

(8) Establish a register of government and private response resources available for use in a disaster.

(9) Expand the Earthquake Awareness Program and its efforts to distribute earthquake preparedness materials to schools, political subdivisions, community groups, civic organizations, and the media. Emphasis will be placed on those areas of the State most at risk from an earthquake. Maintain the list of all school districts, hospitals, airports, power plants, including nuclear power plants, lakes, dams, emergency response facilities of all types, and all other major public or private structures which are at the greatest risk of damage from earthquakes under circumstances where the damage would cause subsequent harm to the surrounding communities and residents.

(10) Disseminate all information, completely and without delay, on water levels for rivers and streams and any other data pertaining to potential flooding supplied by the Division of Water Resources within the Department of Natural Resources to all political subdivisions to the maximum extent possible.

(11) Develop agreements, if feasible, with medical supply and equipment firms to supply resources as are necessary to respond to an earthquake or any other disaster as defined in this Act. These resources will be made available upon notifying the vendor of the disaster. Payment for the resources will be in accordance with Section 7 of this Act. The Illinois Department of Public Health shall determine which resources will be required and requested.

(11.5) In coordination with the Department of State Police, develop and implement a community outreach program to promote awareness among the State's parents and children of child abduction prevention and response.

(12) Out of funds appropriated for these purposes, award capital and non-capital grants to Illinois hospitals or health care facilities located outside of a city with a population in excess of 1,000,000 to be used for purposes that include, but are not limited to, preparing to respond to mass casualties and disasters, maintaining and improving patient safety and quality of care, and protecting the confidentiality of patient information. No single grant for a capital expenditure shall exceed \$300,000. No single grant for a non-capital expenditure shall exceed \$100,000. In awarding such grants, preference shall be given to hospitals that serve a significant number of Medicaid recipients, but do not qualify for disproportionate share hospital adjustment payments under the Illinois Public Aid Code. To receive such a grant, a hospital or health care facility must provide funding of at least 50% of the cost of the project for which the grant is being requested. In awarding such grants the Illinois Emergency Management Agency shall consider the recommendations of the Illinois Hospital Association.

(13) Do all other things necessary, incidental or appropriate for the implementation of this Act.

(g) The Illinois Emergency Management Agency is authorized to make grants to various higher education institutions, public K-12 school districts, area vocational centers as designated by the State Board of Education, inter-district special education cooperatives, regional safe schools, and nonpublic K-12 schools for safety and security improvements. For the purpose of this subsection (g), "higher education

institution" means a public university, a public community college, or an independent, not-for-profit or for-profit higher education institution located in this State. Grants made under this subsection (g) shall be paid out of moneys appropriated for that purpose from the Build Illinois Bond Fund. The Illinois Emergency Management Agency shall adopt rules to implement this subsection (g). These rules may specify: (i) the manner of applying for grants; (ii) project eligibility requirements; (iii) restrictions on the use of grant moneys; (iv) the manner in which the various higher education institutions must account for the use of grant moneys; and (v) any other provision that the Illinois Emergency Management Agency determines to be necessary or useful for the administration of this subsection (g).

(g-5) The Illinois Emergency Management Agency is authorized to make grants to not-for-profit organizations which are exempt from federal income taxation under section 501(c)(3) of the Federal Internal Revenue Code for eligible security improvements that assist the organization in preventing, preparing for, or responding to acts of terrorism. The Director shall establish procedures and forms by which applicants may apply for a grant and procedures for distributing grants to recipients. The procedures shall require each applicant to do the following:

- (1) identify and substantiate prior threats or attacks by a terrorist organization, network, or cell against the not-for-profit organization;
- (2) indicate the symbolic or strategic value of one or more sites that renders the site a possible target of terrorism;
- (3) discuss potential consequences to the organization if the site is damaged, destroyed, or disrupted by a terrorist act;
- (4) describe how the grant will be used to integrate organizational preparedness with broader State and local preparedness efforts;
- (5) submit a vulnerability assessment conducted by experienced security, law enforcement, or military personnel, and a description of how the grant award will be used to address the vulnerabilities identified in the assessment; and
- (6) submit any other relevant information as may be required by the Director.

The Agency is authorized to use funds appropriated for the grant program described in this subsection (g-5) to administer the program.

(h) Except as provided in Section 17.5 of this Act, any moneys received by the Agency from donations or sponsorships unrelated to a disaster shall be deposited in the Emergency Planning and Training Fund and used by the Agency, subject to appropriation, to effectuate planning and training activities. Any moneys received by the Agency from donations during a disaster and intended for disaster response or recovery shall be deposited into the Disaster Response and Recovery Fund and used for disaster response and recovery pursuant to the Disaster Relief Act.

(i) The Illinois Emergency Management Agency may by rule assess and collect reasonable fees for attendance at Agency-sponsored conferences to enable the Agency to carry out the requirements of this Act. Any moneys received under this subsection shall be deposited in the Emergency Planning and Training Fund and used by the Agency, subject to appropriation, for planning and training activities.

(j) The Illinois Emergency Management Agency is authorized to make grants to other State agencies, public universities, units of local government, and statewide mutual aid organizations to enhance statewide emergency preparedness and response.

(Source: P.A. 100-444, eff. 1-1-18; 100-508, eff. 9-15-17; 100-587, eff. 6-4-18; 100-863, eff. 8-14-18; 100-1179, eff. 1-18-19.)

(30 ILCS 105/5.414 rep.)

Section 3-46. The State Finance Act is amended by repealing Section 5.414.

Section 3-50. The State Revenue Sharing Act is amended by changing Section 12 as follows:

(30 ILCS 115/12) (from Ch. 85, par. 616)

Sec. 12. Personal Property Tax Replacement Fund. There is hereby created the Personal Property Tax Replacement Fund, a special fund in the State Treasury into which shall be paid all revenue realized:

- (a) all amounts realized from the additional personal property tax replacement income tax imposed by subsections (c) and (d) of Section 201 of the Illinois Income Tax Act, except for those amounts deposited into the Income Tax Refund Fund pursuant to subsection (c) of Section 901 of the Illinois Income Tax Act; and

(b) all amounts realized from the additional personal property replacement invested capital taxes imposed by Section 2a.1 of the Messages Tax Act, Section 2a.1 of the Gas Revenue Tax Act, Section 2a.1 of the Public Utilities Revenue Act, and Section 3 of the Water Company Invested Capital Tax Act, and amounts payable to the Department of Revenue under the Telecommunications Infrastructure Maintenance Fee Act.

As soon as may be after the end of each month, the Department of Revenue shall certify to the Treasurer and the Comptroller the amount of all refunds paid out of the General Revenue Fund through the preceding month on account of overpayment of liability on taxes paid into the Personal Property Tax Replacement Fund. Upon receipt of such certification, the Treasurer and the Comptroller shall transfer the amount so certified from the Personal Property Tax Replacement Fund into the General Revenue Fund.

The payments of revenue into the Personal Property Tax Replacement Fund shall be used exclusively for distribution to taxing districts, regional offices and officials, and local officials as provided in this Section and in the School Code, payment of the ordinary and contingent expenses of the Property Tax Appeal Board, payment of the expenses of the Department of Revenue incurred in administering the collection and distribution of monies paid into the Personal Property Tax Replacement Fund and transfers due to refunds to taxpayers for overpayment of liability for taxes paid into the Personal Property Tax Replacement Fund.

In addition, moneys in the Personal Property Tax Replacement Fund may be used to pay any of the following: (i) salary, stipends, and additional compensation as provided by law for chief election clerks, county clerks, and county recorders; (ii) costs associated with regional offices of education and educational service centers; (iii) reimbursements payable by the State Board of Elections under Section 4-25, 5-35, 6-71, 13-10, 13-10a, or 13-11 of the Election Code; (iv) expenses of the Illinois Educational Labor Relations Board; and (v) salary, personal services, and additional compensation as provided by law for court reporters under the Court Reporters Act.

As soon as may be after June 26, 1980 (the effective date of Public Act 81-1255), the Department of Revenue shall certify to the Treasurer the amount of net replacement revenue paid into the General Revenue Fund prior to that effective date from the additional tax imposed by Section 2a.1 of the Messages Tax Act; Section 2a.1 of the Gas Revenue Tax Act; Section 2a.1 of the Public Utilities Revenue Act; Section 3 of the Water Company Invested Capital Tax Act; amounts collected by the Department of Revenue under the Telecommunications Infrastructure Maintenance Fee Act; and the additional personal property tax replacement income tax imposed by the Illinois Income Tax Act, as amended by Public Act 81-1st Special Session-1. Net replacement revenue shall be defined as the total amount paid into and remaining in the General Revenue Fund as a result of those Acts minus the amount outstanding and obligated from the General Revenue Fund in state vouchers or warrants prior to June 26, 1980 (the effective date of Public Act 81-1255) as refunds to taxpayers for overpayment of liability under those Acts.

All interest earned by monies accumulated in the Personal Property Tax Replacement Fund shall be deposited in such Fund. All amounts allocated pursuant to this Section are appropriated on a continuing basis.

Prior to December 31, 1980, as soon as may be after the end of each quarter beginning with the quarter ending December 31, 1979, and on and after December 31, 1980, as soon as may be after January 1, March 1, April 1, May 1, July 1, August 1, October 1 and December 1 of each year, the Department of Revenue shall allocate to each taxing district as defined in Section 1-150 of the Property Tax Code, in accordance with the provisions of paragraph (2) of this Section the portion of the funds held in the Personal Property Tax Replacement Fund which is required to be distributed, as provided in paragraph (1), for each quarter. Provided, however, under no circumstances shall any taxing district during each of the first two years of distribution of the taxes imposed by Public Act 81-1st Special Session-1 be entitled to an annual allocation which is less than the funds such taxing district collected from the 1978 personal property tax. Provided further that under no circumstances shall any taxing district during the third year of distribution of the taxes imposed by Public Act 81-1st Special Session-1 receive less than 60% of the funds such taxing district collected from the 1978 personal property tax. In the event that the total of the allocations made as above provided for all taxing districts, during either of such 3 years, exceeds the amount available for distribution the allocation of each taxing district shall be proportionately reduced. Except as provided in Section 13 of this Act, the Department shall then certify, pursuant to appropriation, such allocations to the State Comptroller who shall pay over to the several taxing districts the respective amounts allocated to them.

Any township which receives an allocation based in whole or in part upon personal property taxes which it levied pursuant to Section 6-507 or 6-512 of the Illinois Highway Code and which was previously

required to be paid over to a municipality shall immediately pay over to that municipality a proportionate share of the personal property replacement funds which such township receives.

Any municipality or township, other than a municipality with a population in excess of 500,000, which receives an allocation based in whole or in part on personal property taxes which it levied pursuant to Sections 3-1, 3-4 and 3-6 of the Illinois Local Library Act and which was previously required to be paid over to a public library shall immediately pay over to that library a proportionate share of the personal property tax replacement funds which such municipality or township receives; provided that if such a public library has converted to a library organized under the Illinois Public Library District Act, regardless of whether such conversion has occurred on, after or before January 1, 1988, such proportionate share shall be immediately paid over to the library district which maintains and operates the library. However, any library that has converted prior to January 1, 1988, and which hitherto has not received the personal property tax replacement funds, shall receive such funds commencing on January 1, 1988.

Any township which receives an allocation based in whole or in part on personal property taxes which it levied pursuant to Section 1c of the Public Graveyards Act and which taxes were previously required to be paid over to or used for such public cemetery or cemeteries shall immediately pay over to or use for such public cemetery or cemeteries a proportionate share of the personal property tax replacement funds which the township receives.

Any taxing district which receives an allocation based in whole or in part upon personal property taxes which it levied for another governmental body or school district in Cook County in 1976 or for another governmental body or school district in the remainder of the State in 1977 shall immediately pay over to that governmental body or school district the amount of personal property replacement funds which such governmental body or school district would receive directly under the provisions of paragraph (2) of this Section, had it levied its own taxes.

(1) The portion of the Personal Property Tax Replacement Fund required to be distributed as of the time allocation is required to be made shall be the amount available in such Fund as of the time allocation is required to be made.

The amount available for distribution shall be the total amount in the fund at such time minus the necessary administrative and other authorized expenses as limited by the appropriation and the amount determined by: (a) \$2.8 million for fiscal year 1981; (b) for fiscal year 1982, .54% of the funds distributed from the fund during the preceding fiscal year; (c) for fiscal year 1983 through fiscal year 1988, .54% of the funds distributed from the fund during the preceding fiscal year less .02% of such fund for fiscal year 1983 and less .02% of such funds for each fiscal year thereafter; (d) for fiscal year 1989 through fiscal year 2011 no more than 105% of the actual administrative expenses of the prior fiscal year; (e) for fiscal year 2012 and beyond, a sufficient amount to pay (i) stipends, additional compensation, salary reimbursements, and other amounts directed to be paid out of this Fund for local officials as authorized or required by statute and (ii) the ordinary and contingent expenses of the Property Tax Appeal Board and the expenses of the Department of Revenue incurred in administering the collection and distribution of moneys paid into the Fund; (f) for fiscal years 2012 and 2013 only, a sufficient amount to pay stipends, additional compensation, salary reimbursements, and other amounts directed to be paid out of this Fund for regional offices and officials as authorized or required by statute; or (g) for fiscal years 2018 through ~~2022~~ 2024 only, a sufficient amount to pay amounts directed to be paid out of this Fund for public community college base operating grants and local health protection grants to certified local health departments as authorized or required by appropriation or statute. Such portion of the fund shall be determined after the transfer into the General Revenue Fund due to refunds, if any, paid from the General Revenue Fund during the preceding quarter. If at any time, for any reason, there is insufficient amount in the Personal Property Tax Replacement Fund for payments for regional offices and officials or local officials or payment of costs of administration or for transfers due to refunds at the end of any particular month, the amount of such insufficiency shall be carried over for the purposes of payments for regional offices and officials, local officials, transfers into the General Revenue Fund, and costs of administration to the following month or months. Net replacement revenue held, and defined above, shall be transferred by the Treasurer and Comptroller to the Personal Property Tax Replacement Fund within 10 days of such certification.

(2) Each quarterly allocation shall first be apportioned in the following manner: 51.65% for taxing districts in Cook County and 48.35% for taxing districts in the remainder of the State.

The Personal Property Replacement Ratio of each taxing district outside Cook County shall be the ratio which the Tax Base of that taxing district bears to the Downstate Tax Base. The Tax Base of each taxing district outside of Cook County is the personal property tax collections for that taxing district for the 1977 tax year. The Downstate Tax Base is the personal property tax collections for all taxing districts in the State outside of Cook County for the 1977 tax year. The Department of Revenue shall have authority to review for accuracy and completeness the personal property tax collections for each taxing district outside Cook County for the 1977 tax year.

The Personal Property Replacement Ratio of each Cook County taxing district shall be the ratio which the Tax Base of that taxing district bears to the Cook County Tax Base. The Tax Base of each Cook County taxing district is the personal property tax collections for that taxing district for the 1976 tax year. The Cook County Tax Base is the personal property tax collections for all taxing districts in Cook County for the 1976 tax year. The Department of Revenue shall have authority to review for accuracy and completeness the personal property tax collections for each taxing district within Cook County for the 1976 tax year.

For all purposes of this Section 12, amounts paid to a taxing district for such tax years as may be applicable by a foreign corporation under the provisions of Section 7-202 of the Public Utilities Act, as amended, shall be deemed to be personal property taxes collected by such taxing district for such tax years as may be applicable. The Director shall determine from the Illinois Commerce Commission, for any tax year as may be applicable, the amounts so paid by any such foreign corporation to any and all taxing districts. The Illinois Commerce Commission shall furnish such information to the Director. For all purposes of this Section 12, the Director shall deem such amounts to be collected personal property taxes of each such taxing district for the applicable tax year or years.

Taxing districts located both in Cook County and in one or more other counties shall receive both a Cook County allocation and a Downstate allocation determined in the same way as all other taxing districts.

If any taxing district in existence on July 1, 1979 ceases to exist, or discontinues its operations, its Tax Base shall thereafter be deemed to be zero. If the powers, duties and obligations of the discontinued taxing district are assumed by another taxing district, the Tax Base of the discontinued taxing district shall be added to the Tax Base of the taxing district assuming such powers, duties and obligations.

If two or more taxing districts in existence on July 1, 1979, or a successor or successors thereto shall consolidate into one taxing district, the Tax Base of such consolidated taxing district shall be the sum of the Tax Bases of each of the taxing districts which have consolidated.

If a single taxing district in existence on July 1, 1979, or a successor or successors thereto shall be divided into two or more separate taxing districts, the tax base of the taxing district so divided shall be allocated to each of the resulting taxing districts in proportion to the then current equalized assessed value of each resulting taxing district.

If a portion of the territory of a taxing district is disconnected and annexed to another taxing district of the same type, the Tax Base of the taxing district from which disconnection was made shall be reduced in proportion to the then current equalized assessed value of the disconnected territory as compared with the then current equalized assessed value within the entire territory of the taxing district prior to disconnection, and the amount of such reduction shall be added to the Tax Base of the taxing district to which annexation is made.

If a community college district is created after July 1, 1979, beginning on January 1, 1996 (the effective date of Public Act 89-327), its Tax Base shall be 3.5% of the sum of the personal property tax collected for the 1977 tax year within the territorial jurisdiction of the district.

The amounts allocated and paid to taxing districts pursuant to the provisions of Public Act 81-1st Special Session-1 shall be deemed to be substitute revenues for the revenues derived from taxes imposed on personal property pursuant to the provisions of the "Revenue Act of 1939" or "An Act for the assessment and taxation of private car line companies", approved July 22, 1943, as amended, or Section 414 of the Illinois Insurance Code, prior to the abolition of such taxes and shall be used for the same purposes as the revenues derived from ad valorem taxes on real estate.

Monies received by any taxing districts from the Personal Property Tax Replacement Fund shall be first applied toward payment of the proportionate amount of debt service which was previously levied and collected from extensions against personal property on bonds outstanding as of December 31, 1978 and next applied toward payment of the proportionate share of the pension or retirement obligations of the taxing district which were previously levied and collected from extensions against personal property. For each such outstanding bond issue, the County Clerk shall determine the percentage of the debt service which was collected from extensions against real estate in the taxing district for 1978 taxes payable in 1979, as related

to the total amount of such levies and collections from extensions against both real and personal property. For 1979 and subsequent years' taxes, the County Clerk shall levy and extend taxes against the real estate of each taxing district which will yield the said percentage or percentages of the debt service on such outstanding bonds. The balance of the amount necessary to fully pay such debt service shall constitute a first and prior lien upon the monies received by each such taxing district through the Personal Property Tax Replacement Fund and shall be first applied or set aside for such purpose. In counties having fewer than 3,000,000 inhabitants, the amendments to this paragraph as made by Public Act 81-1255 shall be first applicable to 1980 taxes to be collected in 1981.  
(Source: P.A. 100-23, eff. 7-6-17; 100-587, eff. 6-4-18; 101-10, eff. 6-5-19; 101-636, eff. 6-10-20.)

Section 3-55. The General Obligation Bond Act is amended by changing Section 16 as follows:  
(30 ILCS 330/16) (from Ch. 127, par. 666)

Sec. 16. Refunding Bonds. The State of Illinois is authorized to issue, sell, and provide for the retirement of General Obligation Bonds of the State of Illinois in the amount of \$4,839,025,000, at any time and from time to time outstanding, for the purpose of refunding any State of Illinois general obligation Bonds then outstanding, including (i) the payment of any redemption premium thereon, (ii) any reasonable expenses of such refunding, (iii) any interest accrued or to accrue to the earliest or any subsequent date of redemption or maturity of such outstanding Bonds, (iv) for fiscal year 2019 only, any necessary payments to providers of interest rate exchange agreements in connection with the termination of such agreements by the State in connection with the refunding, and (v) any interest to accrue to the first interest payment on the refunding Bonds; provided that all non-refunding Bonds in an issue that includes refunding Bonds shall mature no later than the final maturity date of Bonds being refunded; provided that no refunding Bonds shall be offered for sale unless the net present value of debt service savings to be achieved by the issuance of the refunding Bonds is 3% or more of the principal amount of the refunding Bonds to be issued; and further provided that, except for refunding Bonds sold in fiscal year 2009, 2010, 2011, 2017, 2018, ~~or~~ 2019, or 2022, the maturities of the refunding Bonds shall not extend beyond the maturities of the Bonds they refund, so that for each fiscal year in the maturity schedule of a particular issue of refunding Bonds, the total amount of refunding principal maturing and redemption amounts due in that fiscal year and all prior fiscal years in that schedule shall be greater than or equal to the total amount of refunded principal and redemption amounts that had been due over that year and all prior fiscal years prior to the refunding.

The Governor shall notify the State Treasurer and Comptroller of such refunding. The proceeds received from the sale of refunding Bonds shall be used for the retirement at maturity or redemption of such outstanding Bonds on any maturity or redemption date and, pending such use, shall be placed in escrow, subject to such terms and conditions as shall be provided for in the Bond Sale Order relating to the Refunding Bonds. Proceeds not needed for deposit in an escrow account shall be deposited in the General Obligation Bond Retirement and Interest Fund. This Act shall constitute an irrevocable and continuing appropriation of all amounts necessary to establish an escrow account for the purpose of refunding outstanding general obligation Bonds and to pay the reasonable expenses of such refunding and of the issuance and sale of the refunding Bonds. Any such escrowed proceeds may be invested and reinvested in direct obligations of the United States of America, maturing at such time or times as shall be appropriate to assure the prompt payment, when due, of the principal of and interest and redemption premium, if any, on the refunded Bonds. After the terms of the escrow have been fully satisfied, any remaining balance of such proceeds and interest, income and profits earned or realized on the investments thereof shall be paid into the General Revenue Fund. The liability of the State upon the Bonds shall continue, provided that the holders thereof shall thereafter be entitled to payment only out of the moneys deposited in the escrow account.

Except as otherwise herein provided in this Section, such refunding Bonds shall in all other respects be subject to the terms and conditions of this Act.  
(Source: P.A. 99-523, eff. 6-30-16; 100-23, eff. 7-6-17; 100-587, eff. 6-4-18.)

Section 3-60. The Metropolitan Civic Center Support Act is amended by changing Section 5 and by adding Sections 20 and 21 as follows:

(30 ILCS 355/5) (from Ch. 85, par. 1395)

Sec. 5. To the extent that moneys in the MEAOB Fund, in the opinion of the Governor and the Director of the Governor's Office of Management and Budget, are in excess of 125% of the maximum debt service in any fiscal year, the Governor shall notify the Comptroller and the State Treasurer of that fact, who upon receipt of such notification shall transfer the excess moneys from the MEAOB Fund to the General

Revenue Fund. By June 30, 2021, the State Comptroller shall direct and the State Treasurer shall transfer any remaining balance from the MEAOB Fund into the General Revenue Fund. Upon completion of the transfer of the remaining balance, the MEAOB Fund is dissolved, and any future deposits due to that Fund and any outstanding obligations or liabilities of that Fund pass to the General Revenue Fund.  
(Source: P.A. 94-793, eff. 5-19-06.)

(30 ILCS 355/20 new)

Sec. 20. Transfers. By June 30, 2021, the State Comptroller shall direct and the State Treasurer shall transfer any remaining balance from the Illinois Civic Center Bond Retirement and Interest Fund into the General Obligation Bond Retirement and Interest Fund. Upon completion of the transfers, the Illinois Civic Center Bond Retirement and Interest Fund and the Illinois Civic Center Bond Fund are dissolved.

(30 ILCS 355/21 new)

Sec. 21. Repealer. This Act is repealed July 1, 2021.

Section 3-65. The Build Illinois Bond Act is amended by changing Section 15 as follows:

(30 ILCS 425/15) (from Ch. 127, par. 2815)

Sec. 15. Refunding Bonds. Refunding Bonds are hereby authorized for the purpose of refunding any outstanding Bonds, including the payment of any redemption premium thereon, any reasonable expenses of such refunding, and any interest accrued or to accrue to the earliest or any subsequent date of redemption or maturity of outstanding Bonds; provided that all non-refunding Bonds in an issue that includes refunding Bonds shall mature no later than the final maturity date of Bonds being refunded; provided that no refunding Bonds shall be offered for sale unless the net present value of debt service savings to be achieved by the issuance of the refunding Bonds is 3% or more of the principal amount of the refunding Bonds to be issued; and further provided that, except for refunding Bonds sold in fiscal years ~~year~~ 2009, 2010, 2011, 2017, 2018, ~~or~~ 2019, or 2022 the maturities of the refunding Bonds shall not extend beyond the maturities of the Bonds they refund, so that for each fiscal year in the maturity schedule of a particular issue of refunding Bonds, the total amount of refunding principal maturing and redemption amounts due in that fiscal year and all prior fiscal years in that schedule shall be greater than or equal to the total amount of refunded principal and redemption amounts that had been due over that year and all prior fiscal years prior to the refunding.

Refunding Bonds may be sold in such amounts and at such times, as directed by the Governor upon recommendation by the Director of the Governor's Office of Management and Budget. The Governor shall notify the State Treasurer and Comptroller of such refunding. The proceeds received from the sale of refunding Bonds shall be used for the retirement at maturity or redemption of such outstanding Bonds on any maturity or redemption date and, pending such use, shall be placed in escrow, subject to such terms and conditions as shall be provided for in the Bond Sale Order relating to the refunding Bonds. This Act shall constitute an irrevocable and continuing appropriation of all amounts necessary to establish an escrow account for the purpose of refunding outstanding Bonds and to pay the reasonable expenses of such refunding and of the issuance and sale of the refunding Bonds. Any such escrowed proceeds may be invested and reinvested in direct obligations of the United States of America, maturing at such time or times as shall be appropriate to assure the prompt payment, when due, of the principal of and interest and redemption premium, if any, on the refunded Bonds. After the terms of the escrow have been fully satisfied, any remaining balance of such proceeds and interest, income and profits earned or realized on the investments thereof shall be paid into the General Revenue Fund. The liability of the State upon the refunded Bonds shall continue, provided that the holders thereof shall thereafter be entitled to payment only out of the moneys deposited in the escrow account and the refunded Bonds shall be deemed paid, discharged and no longer to be outstanding.

Except as otherwise herein provided in this Section, such refunding Bonds shall in all other respects be issued pursuant to and subject to the terms and conditions of this Act and shall be secured by and payable from only the funds and sources which are provided under this Act.

(Source: P.A. 99-523, eff. 6-30-16; 100-23, eff. 7-6-17; 100-587, eff. 6-4-18.)

Section 3-70. The Illinois Coal Technology Development Assistance Act is amended by changing Section 3 as follows:

(30 ILCS 730/3) (from Ch. 96 1/2, par. 8203)

Sec. 3. Transfers to Coal Technology Development Assistance Fund.

(a) As soon as may be practicable after the first day of each month, the Department of Revenue shall certify to the Treasurer an amount equal to 1/64 of the revenue realized from the tax imposed by the

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Electricity Excise Tax Law, Section 2 of the Public Utilities Revenue Act, Section 2 of the Messages Tax Act, and Section 2 of the Gas Revenue Tax Act, during the preceding month. Upon receipt of the certification, the Treasurer shall transfer the amount shown on such certification from the General Revenue Fund to the Coal Technology Development Assistance Fund, which is hereby created as a special fund in the State treasury, except that no transfer shall be made in any month in which the Fund has reached the following balance:

- (1) (Blank).
- (2) (Blank).
- (3) (Blank).
- (4) (Blank).
- (5) (Blank).

(6) Except as otherwise provided in subsection (b), during fiscal year 2006 and each fiscal year thereafter, an amount equal to the sum of \$10,000,000 plus additional moneys deposited into the Coal Technology Development Assistance Fund from the Renewable Energy Resources and Coal Technology Development Assistance Charge under Section 6.5 of the Renewable Energy, Energy Efficiency, and Coal Resources Development Law of 1997.

(b) During fiscal years 2019 through ~~2022~~ 2024 only, the Treasurer shall make no transfers from the General Revenue Fund to the Coal Technology Development Assistance Fund.

(Source: P.A. 100-587, eff. 6-4-18; 101-10, eff. 6-5-19; 101-636, eff. 6-10-20.)

Section 3-75. The Small Business Development Act is amended by changing Section 9-10 as follows:  
(30 ILCS 750/9-10) (from Ch. 127, par. 2709-10)

Sec. 9-10. Federal Programs.

(a) The Department is authorized to accept and expend federal ~~moneys monies~~ pursuant to this Article except that the terms and conditions hereunder which are inconsistent with, ~~or prohibited by, or more restrictive than~~ the federal authorization under which such ~~moneys monies~~ are made available shall not apply with respect to the expenditure of such ~~moneys monies~~.

(b) The Department is authorized to receive and expend federal funds made available pursuant to the federal State Small Business Credit Initiative Act of 2010 as amended by Section 3301 of the federal American Rescue Plan Act of 2021, enacted in response to the COVID-19 public health emergency.

(1) Such funds may be deposited into the State Small Business Credit Initiative Fund and may be used by the Department, subject to appropriation, for any permitted purposes in accordance with the federal State Small Business Credit Initiative Act of 2010 as amended by Section 3301 of the federal American Rescue Plan Act of 2021 and any related federal guidance.

(2) Permitted purposes include to provide support to small businesses responding to and recovering from the economic effects of the COVID-19 pandemic, to ensure business enterprises owned and controlled by socially and economically disadvantaged individuals have access to credit and investments, to provide technical assistance to help small businesses applying for various support programs, and to pay reasonable costs of administering the initiative.

(3) Terms such as "business enterprise owned and controlled by socially and economically disadvantaged individuals", "socially and economically disadvantaged individual" and "very small business", and any other terms defined in the federal State Small Business Credit Initiative Act of 2010 as amended by Section 3301 of the federal American Rescue Plan Act of 2021 and any related federal guidance, have the same meaning for purposes of the Department's implementation of this initiative. The term "small business" includes both for-profit and not-for-profit business enterprises to the extent permitted by federal law and guidance.

(4) The Department may use such funds to enter into technical assistance agreements and other agreements with both for-profit and not-for-profit business enterprises and may provide technical assistance to small businesses to the extent permitted by federal law and guidance.

(Source: P.A. 84-109.)

Section 3-80. The Illinois Income Tax Act is amended by changing Section 901 as follows:  
(35 ILCS 5/901)

(Text of Section without the changes made by P.A. 101-8, which did not take effect (see Section 99 of P.A. 101-8))

Sec. 901. Collection authority.

(a) In general. The Department shall collect the taxes imposed by this Act. The Department shall collect certified past due child support amounts under Section 2505-650 of the Department of Revenue Law of the Civil Administrative Code of Illinois. Except as provided in subsections (b), (c), (e), (f), (g), and (h) of this Section, money collected pursuant to subsections (a) and (b) of Section 201 of this Act shall be paid into the General Revenue Fund in the State treasury; money collected pursuant to subsections (c) and (d) of Section 201 of this Act shall be paid into the Personal Property Tax Replacement Fund, a special fund in the State Treasury; and money collected under Section 2505-650 of the Department of Revenue Law of the Civil Administrative Code of Illinois shall be paid into the Child Support Enforcement Trust Fund, a special fund outside the State Treasury, or to the State Disbursement Unit established under Section 10-26 of the Illinois Public Aid Code, as directed by the Department of Healthcare and Family Services.

(b) Local Government Distributive Fund. Beginning August 1, 2017, the Treasurer shall transfer each month from the General Revenue Fund to the Local Government Distributive Fund an amount equal to the sum of (i) 6.06% (10% of the ratio of the 3% individual income tax rate prior to 2011 to the 4.95% individual income tax rate after July 1, 2017) of the net revenue realized from the tax imposed by subsections (a) and (b) of Section 201 of this Act upon individuals, trusts, and estates during the preceding month and (ii) 6.85% (10% of the ratio of the 4.8% corporate income tax rate prior to 2011 to the 7% corporate income tax rate after July 1, 2017) of the net revenue realized from the tax imposed by subsections (a) and (b) of Section 201 of this Act upon corporations during the preceding month. Net revenue realized for a month shall be defined as the revenue from the tax imposed by subsections (a) and (b) of Section 201 of this Act which is deposited in the General Revenue Fund, the Education Assistance Fund, the Income Tax Surcharge Local Government Distributive Fund, the Fund for the Advancement of Education, and the Commitment to Human Services Fund during the month minus the amount paid out of the General Revenue Fund in State warrants during that same month as refunds to taxpayers for overpayment of liability under the tax imposed by subsections (a) and (b) of Section 201 of this Act.

Notwithstanding any provision of law to the contrary, beginning on July 6, 2017 (the effective date of Public Act 100-23), those amounts required under this subsection (b) to be transferred by the Treasurer into the Local Government Distributive Fund from the General Revenue Fund shall be directly deposited into the Local Government Distributive Fund as the revenue is realized from the tax imposed by subsections (a) and (b) of Section 201 of this Act.

~~For State fiscal year 2020 only, notwithstanding any provision of law to the contrary, the total amount of revenue and deposits under this Section attributable to revenues realized during State fiscal year 2020 shall be reduced by 5%.~~

(c) Deposits Into Income Tax Refund Fund.

(1) Beginning on January 1, 1989 and thereafter, the Department shall deposit a percentage of the amounts collected pursuant to subsections (a) and (b)(1), (2), and (3) of Section 201 of this Act into a fund in the State treasury known as the Income Tax Refund Fund. Beginning with State fiscal year 1990 and for each fiscal year thereafter, the percentage deposited into the Income Tax Refund Fund during a fiscal year shall be the Annual Percentage. For fiscal year 2011, the Annual Percentage shall be 8.75%. For fiscal year 2012, the Annual Percentage shall be 8.75%. For fiscal year 2013, the Annual Percentage shall be 9.75%. For fiscal year 2014, the Annual Percentage shall be 9.5%. For fiscal year 2015, the Annual Percentage shall be 10%. For fiscal year 2018, the Annual Percentage shall be 9.8%. For fiscal year 2019, the Annual Percentage shall be 9.7%. For fiscal year 2020, the Annual Percentage shall be 9.5%. For fiscal year 2021, the Annual Percentage shall be 9%. For fiscal year 2022, the Annual Percentage shall be 9.25%. For all other fiscal years, the Annual Percentage shall be calculated as a fraction, the numerator of which shall be the amount of refunds approved for payment by the Department during the preceding fiscal year as a result of overpayment of tax liability under subsections (a) and (b)(1), (2), and (3) of Section 201 of this Act plus the amount of such refunds remaining approved but unpaid at the end of the preceding fiscal year, minus the amounts transferred into the Income Tax Refund Fund from the Tobacco Settlement Recovery Fund, and the denominator of which shall be the amounts which will be collected pursuant to subsections (a) and (b)(1), (2), and (3) of Section 201 of this Act during the preceding fiscal year; except that in State fiscal year 2002, the Annual Percentage shall in no event exceed 7.6%. The Director of Revenue shall certify the Annual Percentage to the Comptroller on the last business day of the fiscal year immediately preceding the fiscal year for which it is to be effective.

(2) Beginning on January 1, 1989 and thereafter, the Department shall deposit a percentage of the amounts collected pursuant to subsections (a) and (b)(6), (7), and (8), (c) and (d) of Section 201 of

this Act into a fund in the State treasury known as the Income Tax Refund Fund. Beginning with State fiscal year 1990 and for each fiscal year thereafter, the percentage deposited into the Income Tax Refund Fund during a fiscal year shall be the Annual Percentage. For fiscal year 2011, the Annual Percentage shall be 17.5%. For fiscal year 2012, the Annual Percentage shall be 17.5%. For fiscal year 2013, the Annual Percentage shall be 14%. For fiscal year 2014, the Annual Percentage shall be 13.4%. For fiscal year 2015, the Annual Percentage shall be 14%. For fiscal year 2018, the Annual Percentage shall be 17.5%. For fiscal year 2019, the Annual Percentage shall be 15.5%. For fiscal year 2020, the Annual Percentage shall be 14.25%. For fiscal year 2021, the Annual Percentage shall be 14%. For fiscal year 2022, the Annual Percentage shall be 15%. For all other fiscal years, the Annual Percentage shall be calculated as a fraction, the numerator of which shall be the amount of refunds approved for payment by the Department during the preceding fiscal year as a result of overpayment of tax liability under subsections (a) and (b)(6), (7), and (8), (c) and (d) of Section 201 of this Act plus the amount of such refunds remaining approved but unpaid at the end of the preceding fiscal year, and the denominator of which shall be the amounts which will be collected pursuant to subsections (a) and (b)(6), (7), and (8), (c) and (d) of Section 201 of this Act during the preceding fiscal year; except that in State fiscal year 2002, the Annual Percentage shall in no event exceed 23%. The Director of Revenue shall certify the Annual Percentage to the Comptroller on the last business day of the fiscal year immediately preceding the fiscal year for which it is to be effective.

(3) The Comptroller shall order transferred and the Treasurer shall transfer from the Tobacco Settlement Recovery Fund to the Income Tax Refund Fund (i) \$35,000,000 in January, 2001, (ii) \$35,000,000 in January, 2002, and (iii) \$35,000,000 in January, 2003.  
(d) Expenditures from Income Tax Refund Fund.

(1) Beginning January 1, 1989, money in the Income Tax Refund Fund shall be expended exclusively for the purpose of paying refunds resulting from overpayment of tax liability under Section 201 of this Act and for making transfers pursuant to this subsection (d).

(2) The Director shall order payment of refunds resulting from overpayment of tax liability under Section 201 of this Act from the Income Tax Refund Fund only to the extent that amounts collected pursuant to Section 201 of this Act and transfers pursuant to this subsection (d) and item (3) of subsection (c) have been deposited and retained in the Fund.

(3) As soon as possible after the end of each fiscal year, the Director shall order transferred and the State Treasurer and State Comptroller shall transfer from the Income Tax Refund Fund to the Personal Property Tax Replacement Fund an amount, certified by the Director to the Comptroller, equal to the excess of the amount collected pursuant to subsections (c) and (d) of Section 201 of this Act deposited into the Income Tax Refund Fund during the fiscal year over the amount of refunds resulting from overpayment of tax liability under subsections (c) and (d) of Section 201 of this Act paid from the Income Tax Refund Fund during the fiscal year.

(4) As soon as possible after the end of each fiscal year, the Director shall order transferred and the State Treasurer and State Comptroller shall transfer from the Personal Property Tax Replacement Fund to the Income Tax Refund Fund an amount, certified by the Director to the Comptroller, equal to the excess of the amount of refunds resulting from overpayment of tax liability under subsections (c) and (d) of Section 201 of this Act paid from the Income Tax Refund Fund during the fiscal year over the amount collected pursuant to subsections (c) and (d) of Section 201 of this Act deposited into the Income Tax Refund Fund during the fiscal year.

(4.5) As soon as possible after the end of fiscal year 1999 and of each fiscal year thereafter, the Director shall order transferred and the State Treasurer and State Comptroller shall transfer from the Income Tax Refund Fund to the General Revenue Fund any surplus remaining in the Income Tax Refund Fund as of the end of such fiscal year; excluding for fiscal years 2000, 2001, and 2002 amounts attributable to transfers under item (3) of subsection (c) less refunds resulting from the earned income tax credit.

(5) This Act shall constitute an irrevocable and continuing appropriation from the Income Tax Refund Fund for the purpose of paying refunds upon the order of the Director in accordance with the provisions of this Section.

(e) Deposits into the Education Assistance Fund and the Income Tax Surcharge Local Government Distributive Fund. On July 1, 1991, and thereafter, of the amounts collected pursuant to subsections (a) and (b) of Section 201 of this Act, minus deposits into the Income Tax Refund Fund, the Department shall deposit 7.3% into the Education Assistance Fund in the State Treasury. Beginning July 1, 1991, and

continuing through January 31, 1993, of the amounts collected pursuant to subsections (a) and (b) of Section 201 of the Illinois Income Tax Act, minus deposits into the Income Tax Refund Fund, the Department shall deposit 3.0% into the Income Tax Surcharge Local Government Distributive Fund in the State Treasury. Beginning February 1, 1993 and continuing through June 30, 1993, of the amounts collected pursuant to subsections (a) and (b) of Section 201 of the Illinois Income Tax Act, minus deposits into the Income Tax Refund Fund, the Department shall deposit 4.4% into the Income Tax Surcharge Local Government Distributive Fund in the State Treasury. Beginning July 1, 1993, and continuing through June 30, 1994, of the amounts collected under subsections (a) and (b) of Section 201 of this Act, minus deposits into the Income Tax Refund Fund, the Department shall deposit 1.475% into the Income Tax Surcharge Local Government Distributive Fund in the State Treasury.

(f) Deposits into the Fund for the Advancement of Education. Beginning February 1, 2015, the Department shall deposit the following portions of the revenue realized from the tax imposed upon individuals, trusts, and estates by subsections (a) and (b) of Section 201 of this Act, minus deposits into the Income Tax Refund Fund, into the Fund for the Advancement of Education:

- (1) beginning February 1, 2015, and prior to February 1, 2025, 1/30; and
- (2) beginning February 1, 2025, 1/26.

If the rate of tax imposed by subsection (a) and (b) of Section 201 is reduced pursuant to Section 201.5 of this Act, the Department shall not make the deposits required by this subsection (f) on or after the effective date of the reduction.

(g) Deposits into the Commitment to Human Services Fund. Beginning February 1, 2015, the Department shall deposit the following portions of the revenue realized from the tax imposed upon individuals, trusts, and estates by subsections (a) and (b) of Section 201 of this Act, minus deposits into the Income Tax Refund Fund, into the Commitment to Human Services Fund:

- (1) beginning February 1, 2015, and prior to February 1, 2025, 1/30; and
- (2) beginning February 1, 2025, 1/26.

If the rate of tax imposed by subsection (a) and (b) of Section 201 is reduced pursuant to Section 201.5 of this Act, the Department shall not make the deposits required by this subsection (g) on or after the effective date of the reduction.

(h) Deposits into the Tax Compliance and Administration Fund. Beginning on the first day of the first calendar month to occur on or after August 26, 2014 (the effective date of Public Act 98-1098), each month the Department shall pay into the Tax Compliance and Administration Fund, to be used, subject to appropriation, to fund additional auditors and compliance personnel at the Department, an amount equal to 1/12 of 5% of the cash receipts collected during the preceding fiscal year by the Audit Bureau of the Department from the tax imposed by subsections (a), (b), (c), and (d) of Section 201 of this Act, net of deposits into the Income Tax Refund Fund made from those cash receipts.

(Source: P.A. 100-22, eff. 7-6-17; 100-23, eff. 7-6-17; 100-587, eff. 6-4-18; 100-621, eff. 7-20-18; 100-863, eff. 8-14-18; 100-1171, eff. 1-4-19; 101-10, eff. 6-5-19; 101-81, eff. 7-12-19; 101-636, eff. 6-10-20.)

Section 3-85. The Illinois Pension Code is amended by changing Section 21-109.1 as follows:

(40 ILCS 5/21-109.1) (from Ch. 108 1/2, par. 21-109.1)

Sec. 21-109.1. (a) Notwithstanding any law to the contrary, State agencies, as defined in the State Auditing Act, shall remit to the Comptroller all contributions required under subchapters A, B and C of the Federal Insurance Contributions Act, at the rates and at the times specified in that Act, for wages paid on or after January 1, 1987 on a warrant of the State Comptroller.

(b) The Comptroller shall establish a fund to be known as the Social Security Administration Fund, with the State Treasurer as ex officio custodian. Contributions and other monies received by the Comptroller for the purposes of the Federal Insurance Contributions Act shall either be directly remitted to the U.S. Secretary of the Treasury or be held in trust in such fund, and shall be paid upon the order of the Comptroller for:

- (1) payment of amounts required to be paid to the U. S. Secretary of the Treasury in the amounts and at the times specified in the Federal Insurance Contributions Act; and
- (2) payment of refunds for overpayments which are not otherwise adjustable.

(c) The Comptroller may collect from a State agency the actual or anticipated amount of any interest and late charges arising from the State agency's failure to collect and remit to the Comptroller contributions as required by the Federal Insurance Contributions Act. Such interest and charges shall be due and payable upon receipt of notice thereof from the Comptroller.

(d) The Comptroller shall pay to the U. S. Secretary of the Treasury such amounts at such times as may be required under the Federal Insurance Contributions Act.

(e) The Comptroller may direct and the State Treasurer shall transfer amounts from the Social Security Administration Fund into the Capital Facility and Technology Modernization Fund as the Comptroller deems necessary. The Comptroller may direct and the State Treasurer shall transfer any such amounts so transferred to the Capital Facility and Technology Modernization Fund back to the Social Security Administration Fund at any time.

(Source: P.A. 86-657; 87-11.)

Section 3-90. The Fair and Exposition Authority Reconstruction Act is amended by changing Section 8 as follows:

(70 ILCS 215/8) (from Ch. 85, par. 1250.8)

Sec. 8. Appropriations may be made from time to time by the General Assembly to the Metropolitan Pier and Exposition Authority for the payment of principal and interest of bonds of the Authority issued under the provisions of this Act and for any other lawful purpose of the Authority. Any and all of the funds so received shall be kept separate and apart from any and all other funds of the Authority. After there has been paid into the Metropolitan Fair and Exposition Authority Reconstruction Fund in the State Treasury sufficient money, pursuant to this Section and Sections 2 and 29 of the Cigarette Tax Act, to retire all bonds payable from that Fund, the taxes derived from Section 28 of the Illinois Horse Racing Act of 1975 which were required to be paid into that Fund pursuant to that Act shall thereafter be paid into the General Revenue Fund Metropolitan Exposition, Auditorium and Office Building Fund in the State Treasury.

(Source: P.A. 94-91, eff. 7-1-05.)

Section 3-95. The School Code is amended by changing Sections 2-3.117, 10-17a, and 10-22.36 as follows:

(105 ILCS 5/2-3.117)

Sec. 2-3.117. School Technology Program.

(a) The State Board of Education is authorized to provide technology-based learning resources to school districts to improve educational opportunities and student achievement throughout the State. These resources may include reimbursements for the cost of tuition incurred by a school district for approved online courses accessed through the State Board of Education's Illinois Virtual Course Catalog Program.

(1) A school district shall be eligible for reimbursement for the cost of each virtual class accessed through the Illinois Virtual Course Catalog program and successfully completed by a student of the school district, to the extent appropriated funds are available for such reimbursements.

(2) A school district shall claim reimbursement on forms and through a process prescribed by the State Board of Education.

(b) The State Board of Education is authorized, to the extent funds are available, to establish a statewide support system for information, professional development, technical assistance, network design consultation, leadership, technology planning consultation, and information exchange; to expand school district connectivity; and to increase the quantity and quality of student and educator access to on-line resources, experts, and communications avenues from moneys appropriated for the purposes of this Section.

(b-5) The State Board of Education may enter into intergovernmental contracts or agreements with other State agencies, public community colleges, public libraries, public and private colleges and universities, museums on public land, and other public agencies in the areas of technology, telecommunications, and information access, under such terms as the parties may agree, provided that those contracts and agreements are in compliance with the Department of Central Management Services' mandate to provide telecommunications services to all State agencies.

(c) (Blank).

(d) (Blank).

(Source: P.A. 95-793, eff. 1-1-09.)

(105 ILCS 5/10-17a) (from Ch. 122, par. 10-17a)

Sec. 10-17a. State, school district, and school report cards.

(1) By October 31, 2013 and October 31 of each subsequent school year, the State Board of Education, through the State Superintendent of Education, shall prepare a State report card, school district report cards, and school report cards, and shall by the most economic means provide to each school district in this State, including special charter districts and districts subject to the provisions of Article 34, the report

cards for the school district and each of its schools. Because of the impacts of the COVID-19 public health emergency during school year 2020-2021, the State Board of Education shall have until December 31, 2021 to prepare and provide the report cards that would otherwise be due by October 31, 2021.

(2) In addition to any information required by federal law, the State Superintendent shall determine the indicators and presentation of the school report card, which must include, at a minimum, the most current data collected and maintained by the State Board of Education related to the following:

(A) school characteristics and student demographics, including average class size, average teaching experience, student racial/ethnic breakdown, and the percentage of students classified as low-income; the percentage of students classified as English learners; the percentage of students who have individualized education plans or 504 plans that provide for special education services; the number and percentage of all students who have been assessed for placement in a gifted education or advanced academic program and, of those students: (i) the racial and ethnic breakdown, (ii) the percentage who are classified as low-income, and (iii) the number and percentage of students who received direct instruction from a teacher who holds a gifted education endorsement and, of those students, the percentage who are classified as low-income; the percentage of students scoring at the "exceeds expectations" level on the assessments required under Section 2-3.64a-5 of this Code; the percentage of students who annually transferred in or out of the school district; average daily attendance; the per-pupil operating expenditure of the school district; and the per-pupil State average operating expenditure for the district type (elementary, high school, or unit);

(B) curriculum information, including, where applicable, Advanced Placement, International Baccalaureate or equivalent courses, dual enrollment courses, foreign language classes, computer science courses, school personnel resources (including Career Technical Education teachers), before and after school programs, extracurricular activities, subjects in which elective classes are offered, health and wellness initiatives (including the average number of days of Physical Education per week per student), approved programs of study, awards received, community partnerships, and special programs such as programming for the gifted and talented, students with disabilities, and work-study students;

(C) student outcomes, including, where applicable, the percentage of students deemed proficient on assessments of State standards, the percentage of students in the eighth grade who pass Algebra, the percentage of students who participated in workplace learning experiences, the percentage of students enrolled in post-secondary institutions (including colleges, universities, community colleges, trade/vocational schools, and training programs leading to career certification within 2 semesters of high school graduation), the percentage of students graduating from high school who are college and career ready, and the percentage of graduates enrolled in community colleges, colleges, and universities who are in one or more courses that the community college, college, or university identifies as a developmental course;

(D) student progress, including, where applicable, the percentage of students in the ninth grade who have earned 5 credits or more without failing more than one core class, a measure of students entering kindergarten ready to learn, a measure of growth, and the percentage of students who enter high school on track for college and career readiness;

(E) the school environment, including, where applicable, the percentage of students with less than 10 absences in a school year, the percentage of teachers with less than 10 absences in a school year for reasons other than professional development, leaves taken pursuant to the federal Family Medical Leave Act of 1993, long-term disability, or parental leaves, the 3-year average of the percentage of teachers returning to the school from the previous year, the number of different principals at the school in the last 6 years, the number of teachers who hold a gifted education endorsement, the process and criteria used by the district to determine whether a student is eligible for participation in a gifted education program or advanced academic program and the manner in which parents and guardians are made aware of the process and criteria, 2 or more indicators from any school climate survey selected or approved by the State and administered pursuant to Section 2-3.153 of this Code, with the same or similar indicators included on school report cards for all surveys selected or approved by the State pursuant to Section 2-3.153 of this Code, and the combined percentage of teachers rated as proficient or excellent in their most recent evaluation;

(F) a school district's and its individual schools' balanced accountability measure, in accordance with Section 2-3.25a of this Code;

(G) the total and per pupil normal cost amount the State contributed to the Teachers' Retirement System of the State of Illinois in the prior fiscal year for the school's employees, which shall be reported to the State Board of Education by the Teachers' Retirement System of the State of Illinois;

(H) for a school district organized under Article 34 of this Code only, State contributions to the Public School Teachers' Pension and Retirement Fund of Chicago and State contributions for health care for employees of that school district;

(I) a school district's Final Percent of Adequacy, as defined in paragraph (4) of subsection (f) of Section 18-8.15 of this Code;

(J) a school district's Local Capacity Target, as defined in paragraph (2) of subsection (c) of Section 18-8.15 of this Code, displayed as a percentage amount;

(K) a school district's Real Receipts, as defined in paragraph (1) of subsection (d) of Section 18-8.15 of this Code, divided by a school district's Adequacy Target, as defined in paragraph (1) of subsection (b) of Section 18-8.15 of this Code, displayed as a percentage amount;

(L) a school district's administrative costs;

(M) whether or not the school has participated in the Illinois Youth Survey. In this paragraph (M), "Illinois Youth Survey" means a self-report survey, administered in school settings every 2 years, designed to gather information about health and social indicators, including substance abuse patterns and the attitudes of students in grades 8, 10, and 12; and

(N) whether the school offered its students career and technical education opportunities.

The school report card shall also provide information that allows for comparing the current outcome, progress, and environment data to the State average, to the school data from the past 5 years, and to the outcomes, progress, and environment of similar schools based on the type of school and enrollment of low-income students, special education students, and English learners.

As used in this subsection (2):

"Administrative costs" means costs associated with executive, administrative, or managerial functions within the school district that involve planning, organizing, managing, or directing the school district.

"Advanced academic program" means a course of study to which students are assigned based on advanced cognitive ability or advanced academic achievement compared to local age peers and in which the curriculum is substantially differentiated from the general curriculum to provide appropriate challenge and pace.

"Computer science" means the study of computers and algorithms, including their principles, their hardware and software designs, their implementation, and their impact on society. "Computer science" does not include the study of everyday uses of computers and computer applications, such as keyboarding or accessing the Internet.

"Gifted education" means educational services, including differentiated curricula and instructional methods, designed to meet the needs of gifted children as defined in Article 14A of this Code.

For the purposes of paragraph (A) of this subsection (2), "average daily attendance" means the average of the actual number of attendance days during the previous school year for any enrolled student who is subject to compulsory attendance by Section 26-1 of this Code at each school and charter school.

(3) At the discretion of the State Superintendent, the school district report card shall include a subset of the information identified in paragraphs (A) through (E) of subsection (2) of this Section, as well as information relating to the operating expense per pupil and other finances of the school district, and the State report card shall include a subset of the information identified in paragraphs (A) through (E) and paragraph (N) of subsection (2) of this Section. The school district report card shall include the average daily attendance, as that term is defined in subsection (2) of this Section, of students who have individualized education programs and students who have 504 plans that provide for special education services within the school district.

(4) Notwithstanding anything to the contrary in this Section, in consultation with key education stakeholders, the State Superintendent shall at any time have the discretion to amend or update any and all metrics on the school, district, or State report card.

(5) Annually, no more than 30 calendar days after receipt of the school district and school report cards from the State Superintendent of Education, each school district, including special charter districts and districts subject to the provisions of Article 34, shall present such report cards at a regular school board meeting subject to applicable notice requirements, post the report cards on the school district's Internet web site, if the district maintains an Internet web site, make the report cards available to a newspaper of general circulation serving the district, and, upon request, send the report cards home to a parent (unless the district

does not maintain an Internet web site, in which case the report card shall be sent home to parents without request). If the district posts the report card on its Internet web site, the district shall send a written notice home to parents stating (i) that the report card is available on the web site, (ii) the address of the web site, (iii) that a printed copy of the report card will be sent to parents upon request, and (iv) the telephone number that parents may call to request a printed copy of the report card.

(6) Nothing contained in Public Act 98-648 repeals, supersedes, invalidates, or nullifies final decisions in lawsuits pending on July 1, 2014 (the effective date of Public Act 98-648) in Illinois courts involving the interpretation of Public Act 97-8.

(Source: P.A. 100-227, eff. 8-18-17; 100-364, eff. 1-1-18; 100-448, eff. 7-1-19; 100-465, eff. 8-31-17; 100-807, eff. 8-10-18; 100-863, eff. 8-14-18; 100-1121, eff. 1-1-19; 101-68, eff. 1-1-20; 101-81, eff. 7-12-19; 101-654, eff. 3-8-21.)

(105 ILCS 5/10-22.36) (from Ch. 122, par. 10-22.36)

Sec. 10-22.36. Buildings for school purposes.

(a) To build or purchase a building for school classroom or instructional purposes upon the approval of a majority of the voters upon the proposition at a referendum held for such purpose or in accordance with Section 17-2.11, 19-3.5, or 19-3.10. The board may initiate such referendum by resolution. The board shall certify the resolution and proposition to the proper election authority for submission in accordance with the general election law.

The questions of building one or more new buildings for school purposes or office facilities, and issuing bonds for the purpose of borrowing money to purchase one or more buildings or sites for such buildings or office sites, to build one or more new buildings for school purposes or office facilities or to make additions and improvements to existing school buildings, may be combined into one or more propositions on the ballot.

Before erecting, or purchasing or remodeling such a building the board shall submit the plans and specifications respecting heating, ventilating, lighting, seating, water supply, toilets and safety against fire to the regional superintendent of schools having supervision and control over the district, for approval in accordance with Section 2-3.12.

Notwithstanding any of the foregoing, no referendum shall be required if the purchase, construction, or building of any such building (1) occurs while the building is being leased by the school district or (2) is paid with (A) funds derived from the sale or disposition of other buildings, land, or structures of the school district or (B) funds received (i) as a grant under the School Construction Law or (ii) as gifts or donations, provided that no funds to purchase, construct, or build such building, other than lease payments, are derived from the district's bonded indebtedness or the tax levy of the district.

Notwithstanding any of the foregoing, no referendum shall be required if the purchase, construction, or building of any such building is paid with funds received from the County School Facility and Resources Occupation Tax Law under Section 5-1006.7 of the Counties Code or from the proceeds of bonds or other debt obligations secured by revenues obtained from that Law.

(b) Notwithstanding the provisions of subsection (a), for any school district: (i) that is a tier 1 school, (ii) that has a population of less than 50,000 inhabitants, (iii) whose student population is between 5,800 and 6,300, (iv) in which 57% to 62% of students are low-income, and (v) whose average district spending is between \$10,000 to \$12,000 per pupil, until July 1, 2025, no referendum shall be required if at least 70% of the cost of the purchase, construction, or building of any such building is paid, or will be paid, with funds received or expected to be received as part of, or otherwise derived from, the federal Consolidated Appropriations Act and the federal American Rescue Plan Act of 2021.

For this subsection (b), the school board must hold at least 2 public hearings, the sole purpose of which shall be to discuss the decision to construct a school building and to receive input from the community. The notice of each public hearing that sets forth the time, date, place, and name or description of the school building that the school board is considering constructing must be provided at least 10 days prior to the hearing by publication on the school board's Internet website.

(Source: P.A. 101-455, eff. 8-23-19.)

Section 3-100. The Real Estate Appraiser Licensure Act of 2002 is amended by changing Sections 25-5 and 25-20 as follows:

(225 ILCS 458/25-5)

(Section scheduled to be repealed on January 1, 2022)

Sec. 25-5. Appraisal Administration Fund; surcharge. The Appraisal Administration Fund is created as a special fund in the State Treasury. All fees, fines, and penalties received by the Department under this Act shall be deposited into the Appraisal Administration Fund. Also, moneys received from any federal financial assistance or any gift, grant, or donation may be deposited into the Appraisal Administration Fund. All earnings attributable to investment of funds in the Appraisal Administration Fund shall be credited to the Appraisal Administration Fund. Subject to appropriation, the moneys in the Appraisal Administration Fund shall be paid to the Department for the expenses incurred by the Department and the Board in the administration of this Act. Moneys in the Appraisal Administration Fund may be transferred to the Professions Indirect Cost Fund as authorized under Section 2105-300 of the Department of Professional Regulation Law of the Civil Administrative Code of Illinois. However, moneys in the Appraisal Administration Fund received from any federal financial assistance or any gift, grant, or donation shall be used only in accordance with the requirements of the federal financial assistance, gift, grant, or donation and may not be transferred to the Professions Indirect Cost Fund.

Upon the completion of any audit of the Department, as prescribed by the Illinois State Auditing Act, which shall include an audit of the Appraisal Administration Fund, the Department shall make the audit report open to inspection by any interested person.

(Source: P.A. 96-844, eff. 12-23-09.)

(225 ILCS 458/25-20)

(Section scheduled to be repealed on January 1, 2022)

Sec. 25-20. Department; powers and duties. The Department of Financial and Professional Regulation shall exercise the powers and duties prescribed by the Civil Administrative Code of Illinois for the administration of licensing Acts and shall exercise such other powers and duties as are prescribed by this Act for the administration of this Act. The Department may contract with third parties for services necessary for the proper administration of this Act, including without limitation, investigators with the proper knowledge, training, and skills to properly investigate complaints against real estate appraisers.

In addition, the Department may receive federal financial assistance, either directly from the federal government or indirectly through another source, public or private, for the administration of this Act. The Department may also receive transfers, gifts, grants, or donations from any source, public or private, in the form of funds, services, equipment, supplies, or materials. Any funds received pursuant to this Section shall be deposited in the Appraisal Administration Fund unless deposit in a different fund is otherwise mandated, and shall be used in accordance with the requirements of the federal financial assistance, gift, grant, or donation for purposes related to the powers and duties of the Department.

The Department shall maintain and update a registry of the names and addresses of all licensees and a listing of disciplinary orders issued pursuant to this Act and shall transmit the registry, along with any national registry fees that may be required, to the entity specified by, and in a manner consistent with, Title XI of the federal Financial Institutions Reform, Recovery and Enforcement Act of 1989.

(Source: P.A. 96-844, eff. 12-23-09.)

Section 3-105. The Illinois Horse Racing Act of 1975 is amended by changing Section 28 as follows:  
(230 ILCS 5/28) (from Ch. 8, par. 37-28)

Sec. 28. Except as provided in subsection (g) of Section 27 of this Act, moneys collected shall be distributed according to the provisions of this Section 28.

(a) Thirty per cent of the total of all monies received by the State as privilege taxes shall be paid into the Metropolitan Exposition, Auditorium and Office Building Fund in the State Treasury until such Fund is repealed, and thereafter shall be paid into the General Revenue Fund in the State Treasury.

(b) In addition, 4.5% of the total of all monies received by the State as privilege taxes shall be paid into the State treasury into ~~a special fund to be known as~~ the Metropolitan Exposition, Auditorium and Office Building Fund until such Fund is repealed, and thereafter shall be paid into the General Revenue Fund in the State Treasury.

(c) Fifty per cent of the total of all monies received by the State as privilege taxes under the provisions of this Act shall be paid into the Agricultural Premium Fund.

(d) Seven per cent of the total of all monies received by the State as privilege taxes shall be paid into the Fair and Exposition Fund in the State treasury; provided, however, that when all bonds issued prior to July 1, 1984 by the Metropolitan Fair and Exposition Authority shall have been paid or payment shall have been provided for upon a refunding of those bonds, thereafter 1/12 of \$1,665,662 of such monies shall be paid each month into the Build Illinois Fund, and the remainder into the Fair and Exposition Fund. All

excess monies shall be allocated to the Department of Agriculture for distribution to county fairs for premiums and rehabilitation as set forth in the Agricultural Fair Act.

(e) The monies provided for in Section 30 shall be paid into the Illinois Thoroughbred Breeders Fund.

(f) The monies provided for in Section 31 shall be paid into the Illinois Standardbred Breeders Fund.

(g) Until January 1, 2000, that part representing 1/2 of the total breakage in Thoroughbred, Harness, Appaloosa, Arabian, and Quarter Horse racing in the State shall be paid into the Illinois Race Track Improvement Fund as established in Section 32.

(h) All other monies received by the Board under this Act shall be paid into the Horse Racing Fund.

(i) The salaries of the Board members, secretary, stewards, directors of mutuels, veterinarians, representatives, accountants, clerks, stenographers, inspectors and other employees of the Board, and all expenses of the Board incident to the administration of this Act, including, but not limited to, all expenses and salaries incident to the taking of saliva and urine samples in accordance with the rules and regulations of the Board shall be paid out of the Agricultural Premium Fund.

(j) The Agricultural Premium Fund shall also be used:

(1) for the expenses of operating the Illinois State Fair and the DuQuoin State Fair, including the payment of prize money or premiums;

(2) for the distribution to county fairs, vocational agriculture section fairs, agricultural societies, and agricultural extension clubs in accordance with the Agricultural Fair Act, as amended;

(3) for payment of prize monies and premiums awarded and for expenses incurred in connection with the International Livestock Exposition and the Mid-Continent Livestock Exposition held in Illinois, which premiums, and awards must be approved, and paid by the Illinois Department of Agriculture;

(4) for personal service of county agricultural advisors and county home advisors;

(5) for distribution to agricultural home economic extension councils in accordance with "An Act in relation to additional support and finance for the Agricultural and Home Economic Extension Councils in the several counties in this State and making an appropriation therefor", approved July 24, 1967, as amended;

(6) for research on equine disease, including a development center therefor;

(7) for training scholarships for study on equine diseases to students at the University of Illinois College of Veterinary Medicine;

(8) for the rehabilitation, repair and maintenance of the Illinois and DuQuoin State Fair Grounds and the structures and facilities thereon and the construction of permanent improvements on such Fair Grounds, including such structures, facilities and property located on such State Fair Grounds which are under the custody and control of the Department of Agriculture;

(9) (blank);

(10) for the expenses of the Department of Commerce and Economic Opportunity under Sections 605-620, 605-625, and 605-630 of the Department of Commerce and Economic Opportunity Law (20 ILCS 605/605-620, 605/605-625, and 605/605-630);

(11) for remodeling, expanding, and reconstructing facilities destroyed by fire of any Fair and Exposition Authority in counties with a population of 1,000,000 or more inhabitants;

(12) for the purpose of assisting in the care and general rehabilitation of veterans with disabilities of any war and their surviving spouses and orphans;

(13) for expenses of the Department of State Police for duties performed under this Act;

(14) for the Department of Agriculture for soil surveys and soil and water conservation purposes;

(15) for the Department of Agriculture for grants to the City of Chicago for conducting the Chicagofest;

(16) for the State Comptroller for grants and operating expenses authorized by the Illinois Global Partnership Act.

(k) To the extent that monies paid by the Board to the Agricultural Premium Fund are in the opinion of the Governor in excess of the amount necessary for the purposes herein stated, the Governor shall notify the Comptroller and the State Treasurer of such fact, who, upon receipt of such notification, shall transfer such excess monies from the Agricultural Premium Fund to the General Revenue Fund.

(Source: P.A. 99-143, eff. 7-27-15; 99-933, eff. 1-27-17; 100-110, eff. 8-15-17; 100-863, eff. 8-14-18.)

Section 3-110. The Illinois Gambling Act is amended by changing Section 13 as follows:

[May 31, 2021]

(230 ILCS 10/13) (from Ch. 120, par. 2413)

Sec. 13. Wagering tax; rate; distribution.

(a) Until January 1, 1998, a tax is imposed on the adjusted gross receipts received from gambling games authorized under this Act at the rate of 20%.

(a-1) From January 1, 1998 until July 1, 2002, a privilege tax is imposed on persons engaged in the business of conducting riverboat gambling operations, based on the adjusted gross receipts received by a licensed owner from gambling games authorized under this Act at the following rates:

15% of annual adjusted gross receipts up to and including \$25,000,000;

20% of annual adjusted gross receipts in excess of \$25,000,000 but not exceeding \$50,000,000;

25% of annual adjusted gross receipts in excess of \$50,000,000 but not exceeding \$75,000,000;

30% of annual adjusted gross receipts in excess of \$75,000,000 but not exceeding \$100,000,000;

35% of annual adjusted gross receipts in excess of \$100,000,000.

(a-2) From July 1, 2002 until July 1, 2003, a privilege tax is imposed on persons engaged in the business of conducting riverboat gambling operations, other than licensed managers conducting riverboat gambling operations on behalf of the State, based on the adjusted gross receipts received by a licensed owner from gambling games authorized under this Act at the following rates:

15% of annual adjusted gross receipts up to and including \$25,000,000;

22.5% of annual adjusted gross receipts in excess of \$25,000,000 but not exceeding \$50,000,000;

27.5% of annual adjusted gross receipts in excess of \$50,000,000 but not exceeding \$75,000,000;

32.5% of annual adjusted gross receipts in excess of \$75,000,000 but not exceeding \$100,000,000;

37.5% of annual adjusted gross receipts in excess of \$100,000,000 but not exceeding \$150,000,000;

45% of annual adjusted gross receipts in excess of \$150,000,000 but not exceeding \$200,000,000;

50% of annual adjusted gross receipts in excess of \$200,000,000.

(a-3) Beginning July 1, 2003, a privilege tax is imposed on persons engaged in the business of conducting riverboat gambling operations, other than licensed managers conducting riverboat gambling operations on behalf of the State, based on the adjusted gross receipts received by a licensed owner from gambling games authorized under this Act at the following rates:

15% of annual adjusted gross receipts up to and including \$25,000,000;

27.5% of annual adjusted gross receipts in excess of \$25,000,000 but not exceeding \$37,500,000;

32.5% of annual adjusted gross receipts in excess of \$37,500,000 but not exceeding \$50,000,000;

37.5% of annual adjusted gross receipts in excess of \$50,000,000 but not exceeding \$75,000,000;

45% of annual adjusted gross receipts in excess of \$75,000,000 but not exceeding \$100,000,000;

50% of annual adjusted gross receipts in excess of \$100,000,000 but not exceeding \$250,000,000;

70% of annual adjusted gross receipts in excess of \$250,000,000.

An amount equal to the amount of wagering taxes collected under this subsection (a-3) that are in addition to the amount of wagering taxes that would have been collected if the wagering tax rates under subsection (a-2) were in effect shall be paid into the Common School Fund.

The privilege tax imposed under this subsection (a-3) shall no longer be imposed beginning on the earlier of (i) July 1, 2005; (ii) the first date after June 20, 2003 that riverboat gambling operations are conducted pursuant to a dormant license; or (iii) the first day that riverboat gambling operations are conducted under the authority of an owners license that is in addition to the 10 owners licenses initially authorized under this Act. For the purposes of this subsection (a-3), the term "dormant license" means an owners license that is authorized by this Act under which no riverboat gambling operations are being conducted on June 20, 2003.

(a-4) Beginning on the first day on which the tax imposed under subsection (a-3) is no longer imposed and ending upon the imposition of the privilege tax under subsection (a-5) of this Section, a privilege tax is imposed on persons engaged in the business of conducting gambling operations, other than licensed managers conducting riverboat gambling operations on behalf of the State, based on the adjusted gross receipts received by a licensed owner from gambling games authorized under this Act at the following rates:

- 15% of annual adjusted gross receipts up to and including \$25,000,000;
- 22.5% of annual adjusted gross receipts in excess of \$25,000,000 but not exceeding \$50,000,000;
- 27.5% of annual adjusted gross receipts in excess of \$50,000,000 but not exceeding \$75,000,000;
- 32.5% of annual adjusted gross receipts in excess of \$75,000,000 but not exceeding \$100,000,000;
- 37.5% of annual adjusted gross receipts in excess of \$100,000,000 but not exceeding \$150,000,000;
- 45% of annual adjusted gross receipts in excess of \$150,000,000 but not exceeding \$200,000,000;
- 50% of annual adjusted gross receipts in excess of \$200,000,000.

For the imposition of the privilege tax in this subsection (a-4), amounts paid pursuant to item (1) of subsection (b) of Section 56 of the Illinois Horse Racing Act of 1975 shall not be included in the determination of adjusted gross receipts.

(a-5)(1) Beginning on July 1, 2020, a privilege tax is imposed on persons engaged in the business of conducting gambling operations, other than the owners licensee under paragraph (1) of subsection (e-5) of Section 7 and licensed managers conducting riverboat gambling operations on behalf of the State, based on the adjusted gross receipts received by such licensee from the gambling games authorized under this Act. The privilege tax for all gambling games other than table games, including, but not limited to, slot machines, video game of chance gambling, and electronic gambling games shall be at the following rates:

- 15% of annual adjusted gross receipts up to and including \$25,000,000;
- 22.5% of annual adjusted gross receipts in excess of \$25,000,000 but not exceeding \$50,000,000;
- 27.5% of annual adjusted gross receipts in excess of \$50,000,000 but not exceeding \$75,000,000;
- 32.5% of annual adjusted gross receipts in excess of \$75,000,000 but not exceeding \$100,000,000;
- 37.5% of annual adjusted gross receipts in excess of \$100,000,000 but not exceeding \$150,000,000;
- 45% of annual adjusted gross receipts in excess of \$150,000,000 but not exceeding \$200,000,000;
- 50% of annual adjusted gross receipts in excess of \$200,000,000.

The privilege tax for table games shall be at the following rates:

- 15% of annual adjusted gross receipts up to and including \$25,000,000;
- 20% of annual adjusted gross receipts in excess of \$25,000,000.

For the imposition of the privilege tax in this subsection (a-5), amounts paid pursuant to item (1) of subsection (b) of Section 56 of the Illinois Horse Racing Act of 1975 shall not be included in the determination of adjusted gross receipts.

(2) Beginning on the first day that an owners licensee under paragraph (1) of subsection (e-5) of Section 7 conducts gambling operations, either in a temporary facility or a permanent facility, a privilege tax is imposed on persons engaged in the business of conducting gambling operations under paragraph (1) of subsection (e-5) of Section 7, other than licensed managers conducting riverboat gambling operations on behalf of the State, based on the adjusted gross receipts received by such licensee from the gambling games authorized under this Act. The privilege tax for all gambling games other than table games, including, but not limited to, slot machines, video game of chance gambling, and electronic gambling games shall be at the following rates:

- 12% of annual adjusted gross receipts up to and including \$25,000,000 to the State and 10.5% of annual adjusted gross receipts up to and including \$25,000,000 to the City of Chicago;

16% of annual adjusted gross receipts in excess of \$25,000,000 but not exceeding \$50,000,000 to the State and 14% of annual adjusted gross receipts in excess of \$25,000,000 but not exceeding \$50,000,000 to the City of Chicago;

20.1% of annual adjusted gross receipts in excess of \$50,000,000 but not exceeding \$75,000,000 to the State and 17.4% of annual adjusted gross receipts in excess of \$50,000,000 but not exceeding \$75,000,000 to the City of Chicago;

21.4% of annual adjusted gross receipts in excess of \$75,000,000 but not exceeding \$100,000,000 to the State and 18.6% of annual adjusted gross receipts in excess of \$75,000,000 but not exceeding \$100,000,000 to the City of Chicago;

22.7% of annual adjusted gross receipts in excess of \$100,000,000 but not exceeding \$150,000,000 to the State and 19.8% of annual adjusted gross receipts in excess of \$100,000,000 but not exceeding \$150,000,000 to the City of Chicago;

24.1% of annual adjusted gross receipts in excess of \$150,000,000 but not exceeding \$225,000,000 to the State and 20.9% of annual adjusted gross receipts in excess of \$150,000,000 but not exceeding \$225,000,000 to the City of Chicago;

26.8% of annual adjusted gross receipts in excess of \$225,000,000 but not exceeding \$1,000,000,000 to the State and 23.2% of annual adjusted gross receipts in excess of \$225,000,000 but not exceeding \$1,000,000,000 to the City of Chicago;

40% of annual adjusted gross receipts in excess of \$1,000,000,000 to the State and 34.7% of annual gross receipts in excess of \$1,000,000,000 to the City of Chicago.

The privilege tax for table games shall be at the following rates:

8.1% of annual adjusted gross receipts up to and including \$25,000,000 to the State and 6.9% of annual adjusted gross receipts up to and including \$25,000,000 to the City of Chicago;

10.7% of annual adjusted gross receipts in excess of \$25,000,000 but not exceeding \$75,000,000 to the State and 9.3% of annual adjusted gross receipts in excess of \$25,000,000 but not exceeding \$75,000,000 to the City of Chicago;

11.2% of annual adjusted gross receipts in excess of \$75,000,000 but not exceeding \$175,000,000 to the State and 9.8% of annual adjusted gross receipts in excess of \$75,000,000 but not exceeding \$175,000,000 to the City of Chicago;

13.5% of annual adjusted gross receipts in excess of \$175,000,000 but not exceeding \$225,000,000 to the State and 11.5% of annual adjusted gross receipts in excess of \$175,000,000 but not exceeding \$225,000,000 to the City of Chicago;

15.1% of annual adjusted gross receipts in excess of \$225,000,000 but not exceeding \$275,000,000 to the State and 12.9% of annual adjusted gross receipts in excess of \$225,000,000 but not exceeding \$275,000,000 to the City of Chicago;

16.2% of annual adjusted gross receipts in excess of \$275,000,000 but not exceeding \$375,000,000 to the State and 13.8% of annual adjusted gross receipts in excess of \$275,000,000 but not exceeding \$375,000,000 to the City of Chicago;

18.9% of annual adjusted gross receipts in excess of \$375,000,000 to the State and 16.1% of annual gross receipts in excess of \$375,000,000 to the City of Chicago.

For the imposition of the privilege tax in this subsection (a-5), amounts paid pursuant to item (1) of subsection (b) of Section 56 of the Illinois Horse Racing Act of 1975 shall not be included in the determination of adjusted gross receipts.

Notwithstanding the provisions of this subsection (a-5), for the first 10 years that the privilege tax is imposed under this subsection (a-5), the privilege tax shall be imposed on the modified annual adjusted gross receipts of a riverboat or casino conducting gambling operations in the City of East St. Louis, unless:

- (1) the riverboat or casino fails to employ at least 450 people;
- (2) the riverboat or casino fails to maintain operations in a manner consistent with this Act or is not a viable riverboat or casino subject to the approval of the Board; or
- (3) the owners licensee is not an entity in which employees participate in an employee stock ownership plan.

As used in this subsection (a-5), "modified annual adjusted gross receipts" means:

(A) for calendar year 2020, the annual adjusted gross receipts for the current year minus the difference between an amount equal to the average annual adjusted gross receipts from a riverboat or casino conducting gambling operations in the City of East St. Louis for 2014, 2015, 2016, 2017, and 2018 and the annual adjusted gross receipts for 2018;

(B) for calendar year 2021, the annual adjusted gross receipts for the current year minus the difference between an amount equal to the average annual adjusted gross receipts from a riverboat or casino conducting gambling operations in the City of East St. Louis for 2014, 2015, 2016, 2017, and 2018 and the annual adjusted gross receipts for 2019; and

(C) for calendar years 2022 through 2029, the annual adjusted gross receipts for the current year minus the difference between an amount equal to the average annual adjusted gross receipts from a riverboat or casino conducting gambling operations in the City of East St. Louis for 3 years preceding the current year and the annual adjusted gross receipts for the immediately preceding year.

(a-6) From June 28, 2019 (the effective date of Public Act 101-31) until June 30, 2023, an owners licensee that conducted gambling operations prior to January 1, 2011 shall receive a dollar-for-dollar credit against the tax imposed under this Section for any renovation or construction costs paid by the owners licensee, but in no event shall the credit exceed \$2,000,000.

Additionally, from June 28, 2019 (the effective date of Public Act 101-31) until December 31, 2022, an owners licensee that (i) is located within 15 miles of the Missouri border, and (ii) has at least 3 riverboats, casinos, or their equivalent within a 45-mile radius, may be authorized to relocate to a new location with the approval of both the unit of local government designated as the home dock and the Board, so long as the new location is within the same unit of local government and no more than 3 miles away from its original location. Such owners licensee shall receive a credit against the tax imposed under this Section equal to 8% of the total project costs, as approved by the Board, for any renovation or construction costs paid by the owners licensee for the construction of the new facility, provided that the new facility is operational by July 1, 2022. In determining whether or not to approve a relocation, the Board must consider the extent to which the relocation will diminish the gaming revenues received by other Illinois gaming facilities.

(a-7) Beginning in the initial adjustment year and through the final adjustment year, if the total obligation imposed pursuant to either subsection (a-5) or (a-6) will result in an owners licensee receiving less after-tax adjusted gross receipts than it received in calendar year 2018, then the total amount of privilege taxes that the owners licensee is required to pay for that calendar year shall be reduced to the extent necessary so that the after-tax adjusted gross receipts in that calendar year equals the after-tax adjusted gross receipts in calendar year 2018, but the privilege tax reduction shall not exceed the annual adjustment cap. If pursuant to this subsection (a-7), the total obligation imposed pursuant to either subsection (a-5) or (a-6) shall be reduced, then the owners licensee shall not receive a refund from the State at the end of the subject calendar year but instead shall be able to apply that amount as a credit against any payments it owes to the State in the following calendar year to satisfy its total obligation under either subsection (a-5) or (a-6). The credit for the final adjustment year shall occur in the calendar year following the final adjustment year.

If an owners licensee that conducted gambling operations prior to January 1, 2019 expands its riverboat or casino, including, but not limited to, with respect to its gaming floor, additional non-gaming amenities such as restaurants, bars, and hotels and other additional facilities, and incurs construction and other costs related to such expansion from June 28, 2019 (the effective date of Public Act 101-31) until June 28, 2024 (the 5th anniversary of the effective date of Public Act 101-31), then for each \$15,000,000 spent for any such construction or other costs related to expansion paid by the owners licensee, the final adjustment year shall be extended by one year and the annual adjustment cap shall increase by 0.2% of adjusted gross receipts during each calendar year until and including the final adjustment year. No further modifications to the final adjustment year or annual adjustment cap shall be made after \$75,000,000 is incurred in construction or other costs related to expansion so that the final adjustment year shall not extend beyond the 9th calendar year after the initial adjustment year, not including the initial adjustment year, and the annual adjustment cap shall not exceed 4% of adjusted gross receipts in a particular calendar year. Construction and other costs related to expansion shall include all project related costs, including, but not limited to, all hard and soft costs, financing costs, on or off-site ground, road or utility work, cost of gaming equipment and all other personal property, initial fees assessed for each incremental gaming position, and the cost of incremental land acquired for such expansion. Soft costs shall include, but not be limited to, legal fees, architect, engineering and design costs, other consultant costs, insurance cost, permitting costs, and pre-opening costs related to the expansion, including, but not limited to, any of the following: marketing, real estate taxes, personnel, training, travel and out-of-pocket expenses, supply, inventory, and other costs, and any other project related soft costs.

To be eligible for the tax credits in subsection (a-6), all construction contracts shall include a requirement that the contractor enter into a project labor agreement with the building and construction trades council with geographic jurisdiction of the location of the proposed gaming facility.

Notwithstanding any other provision of this subsection (a-7), this subsection (a-7) does not apply to an owners licensee unless such owners licensee spends at least \$15,000,000 on construction and other costs related to its expansion, excluding the initial fees assessed for each incremental gaming position.

This subsection (a-7) does not apply to owners licensees authorized pursuant to subsection (e-5) of Section 7 of this Act.

For purposes of this subsection (a-7):

"Building and construction trades council" means any organization representing multiple construction entities that are monitoring or attentive to compliance with public or workers' safety laws, wage and hour requirements, or other statutory requirements or that are making or maintaining collective bargaining agreements.

"Initial adjustment year" means the year commencing on January 1 of the calendar year immediately following the earlier of the following:

(1) the commencement of gambling operations, either in a temporary or permanent facility, with respect to the owners license authorized under paragraph (1) of subsection (e-5) of Section 7 of this Act; or

(2) June 28, 2021 (24 months after the effective date of Public Act 101-31);

provided the initial adjustment year shall not commence earlier than June 28, 2020 (12 months after the effective date of Public Act 101-31).

"Final adjustment year" means the 2nd calendar year after the initial adjustment year, not including the initial adjustment year, and as may be extended further as described in this subsection (a-7).

"Annual adjustment cap" means 3% of adjusted gross receipts in a particular calendar year, and as may be increased further as otherwise described in this subsection (a-7).

(a-8) Riverboat gambling operations conducted by a licensed manager on behalf of the State are not subject to the tax imposed under this Section.

(a-9) Beginning on January 1, 2020, the calculation of gross receipts or adjusted gross receipts, for the purposes of this Section, for a riverboat, a casino, or an organization gaming facility shall not include the dollar amount of non-cashable vouchers, coupons, and electronic promotions redeemed by wagerers upon the riverboat, in the casino, or in the organization gaming facility up to and including an amount not to exceed 20% of a riverboat's, a casino's, or an organization gaming facility's adjusted gross receipts.

The Illinois Gaming Board shall submit to the General Assembly a comprehensive report no later than March 31, 2023 detailing, at a minimum, the effect of removing non-cashable vouchers, coupons, and electronic promotions from this calculation on net gaming revenues to the State in calendar years 2020 through 2022, the increase or reduction in wagerers as a result of removing non-cashable vouchers, coupons, and electronic promotions from this calculation, the effect of the tax rates in subsection (a-5) on net gaming revenues to this State, and proposed modifications to the calculation.

(a-10) The taxes imposed by this Section shall be paid by the licensed owner or the organization gaming licensee to the Board not later than 5:00 o'clock p.m. of the day after the day when the wagers were made.

(a-15) If the privilege tax imposed under subsection (a-3) is no longer imposed pursuant to item (i) of the last paragraph of subsection (a-3), then by June 15 of each year, each owners licensee, other than an owners licensee that admitted 1,000,000 persons or fewer in calendar year 2004, must, in addition to the payment of all amounts otherwise due under this Section, pay to the Board a reconciliation payment in the amount, if any, by which the licensed owner's base amount exceeds the amount of net privilege tax paid by the licensed owner to the Board in the then current State fiscal year. A licensed owner's net privilege tax obligation due for the balance of the State fiscal year shall be reduced up to the total of the amount paid by the licensed owner in its June 15 reconciliation payment. The obligation imposed by this subsection (a-15) is binding on any person, firm, corporation, or other entity that acquires an ownership interest in any such owners license. The obligation imposed under this subsection (a-15) terminates on the earliest of: (i) July 1, 2007, (ii) the first day after the effective date of this amendatory Act of the 94th General Assembly that riverboat gambling operations are conducted pursuant to a dormant license, (iii) the first day that riverboat gambling operations are conducted under the authority of an owners license that is in addition to the 10 owners licenses initially authorized under this Act, or (iv) the first day that a licensee under the Illinois Horse Racing Act of 1975 conducts gaming operations with slot machines or other electronic gaming

devices. The Board must reduce the obligation imposed under this subsection (a-15) by an amount the Board deems reasonable for any of the following reasons: (A) an act or acts of God, (B) an act of bioterrorism or terrorism or a bioterrorism or terrorism threat that was investigated by a law enforcement agency, or (C) a condition beyond the control of the owners licensee that does not result from any act or omission by the owners licensee or any of its agents and that poses a hazardous threat to the health and safety of patrons. If an owners licensee pays an amount in excess of its liability under this Section, the Board shall apply the overpayment to future payments required under this Section.

For purposes of this subsection (a-15):

"Act of God" means an incident caused by the operation of an extraordinary force that cannot be foreseen, that cannot be avoided by the exercise of due care, and for which no person can be held liable.

"Base amount" means the following:

- For a riverboat in Alton, \$31,000,000.
- For a riverboat in East Peoria, \$43,000,000.
- For the Empress riverboat in Joliet, \$86,000,000.
- For a riverboat in Metropolis, \$45,000,000.
- For the Harrah's riverboat in Joliet, \$114,000,000.
- For a riverboat in Aurora, \$86,000,000.
- For a riverboat in East St. Louis, \$48,500,000.
- For a riverboat in Elgin, \$198,000,000.

"Dormant license" has the meaning ascribed to it in subsection (a-3).

"Net privilege tax" means all privilege taxes paid by a licensed owner to the Board under this Section, less all payments made from the State Gaming Fund pursuant to subsection (b) of this Section.

The changes made to this subsection (a-15) by Public Act 94-839 are intended to restate and clarify the intent of Public Act 94-673 with respect to the amount of the payments required to be made under this subsection by an owners licensee to the Board.

(b) From the tax revenue from riverboat or casino gambling deposited in the State Gaming Fund under this Section, an amount equal to 5% of adjusted gross receipts generated by a riverboat or a casino, other than a riverboat or casino designated in paragraph (1), (3), or (4) of subsection (e-5) of Section 7, shall be paid monthly, subject to appropriation by the General Assembly, to the unit of local government in which the casino is located or that is designated as the home dock of the riverboat. Notwithstanding anything to the contrary, beginning on the first day that an owners licensee under paragraph (1), (2), (3), (4), (5), or (6) of subsection (e-5) of Section 7 conducts gambling operations, either in a temporary facility or a permanent facility, and for 2 years thereafter, a unit of local government designated as the home dock of a riverboat whose license was issued before January 1, 2019, other than a riverboat conducting gambling operations in the City of East St. Louis, shall not receive less under this subsection (b) than the amount the unit of local government received under this subsection (b) in calendar year 2018. Notwithstanding anything to the contrary and because the City of East St. Louis is a financially distressed city, beginning on the first day that an owners licensee under paragraph (1), (2), (3), (4), (5), or (6) of subsection (e-5) of Section 7 conducts gambling operations, either in a temporary facility or a permanent facility, and for 10 years thereafter, a unit of local government designated as the home dock of a riverboat conducting gambling operations in the City of East St. Louis shall not receive less under this subsection (b) than the amount the unit of local government received under this subsection (b) in calendar year 2018.

From the tax revenue deposited in the State Gaming Fund pursuant to riverboat or casino gambling operations conducted by a licensed manager on behalf of the State, an amount equal to 5% of adjusted gross receipts generated pursuant to those riverboat or casino gambling operations shall be paid monthly, subject to appropriation by the General Assembly, to the unit of local government that is designated as the home dock of the riverboat upon which those riverboat gambling operations are conducted or in which the casino is located.

From the tax revenue from riverboat or casino gambling deposited in the State Gaming Fund under this Section, an amount equal to 5% of the adjusted gross receipts generated by a riverboat designated in paragraph (3) of subsection (e-5) of Section 7 shall be divided and remitted monthly, subject to appropriation, as follows: 70% to Waukegan, 10% to Park City, 15% to North Chicago, and 5% to Lake County.

From the tax revenue from riverboat or casino gambling deposited in the State Gaming Fund under this Section, an amount equal to 5% of the adjusted gross receipts generated by a riverboat designated in paragraph (4) of subsection (e-5) of Section 7 shall be remitted monthly, subject to appropriation, as

follows: 70% to the City of Rockford, 5% to the City of Loves Park, 5% to the Village of Machesney, and 20% to Winnebago County.

From the tax revenue from riverboat or casino gambling deposited in the State Gaming Fund under this Section, an amount equal to 5% of the adjusted gross receipts generated by a riverboat designated in paragraph (5) of subsection (e-5) of Section 7 shall be remitted monthly, subject to appropriation, as follows: 2% to the unit of local government in which the riverboat or casino is located, and 3% shall be distributed: (A) in accordance with a regional capital development plan entered into by the following communities: Village of Beecher, City of Blue Island, Village of Burnham, City of Calumet City, Village of Calumet Park, City of Chicago Heights, City of Country Club Hills, Village of Crestwood, Village of Crete, Village of Dixmoor, Village of Dolton, Village of East Hazel Crest, Village of Flossmoor, Village of Ford Heights, Village of Glenwood, City of Harvey, Village of Hazel Crest, Village of Homewood, Village of Lansing, Village of Lynwood, City of Markham, Village of Matteson, Village of Midlothian, Village of Monee, City of Oak Forest, Village of Olympia Fields, Village of Orland Hills, Village of Orland Park, City of Palos Heights, Village of Park Forest, Village of Phoenix, Village of Posen, Village of Richton Park, Village of Riverdale, Village of Robbins, Village of Sauk Village, Village of South Chicago Heights, Village of South Holland, Village of Steger, Village of Thornton, Village of Tinley Park, Village of University Park and Village of Worth; or (B) if no regional capital development plan exists, equally among the communities listed in item (A) to be used for capital expenditures or public pension payments, or both.

Units of local government may refund any portion of the payment that they receive pursuant to this subsection (b) to the riverboat or casino.

(b-4) Beginning on the first day the licensee under paragraph (5) of subsection (e-5) of Section 7 conducts gambling operations, either in a temporary facility or a permanent facility, and ending on July 31, 2042, from the tax revenue deposited in the State Gaming Fund under this Section, \$5,000,000 shall be paid annually, subject to appropriation, to the host municipality of that owners licensee of a license issued or re-issued pursuant to Section 7.1 of this Act before January 1, 2012. Payments received by the host municipality pursuant to this subsection (b-4) may not be shared with any other unit of local government.

(b-5) Beginning on June 28, 2019 (the effective date of Public Act 101-31), from the tax revenue deposited in the State Gaming Fund under this Section, an amount equal to 3% of adjusted gross receipts generated by each organization gaming facility located outside Madison County shall be paid monthly, subject to appropriation by the General Assembly, to a municipality other than the Village of Stickney in which each organization gaming facility is located or, if the organization gaming facility is not located within a municipality, to the county in which the organization gaming facility is located, except as otherwise provided in this Section. From the tax revenue deposited in the State Gaming Fund under this Section, an amount equal to 3% of adjusted gross receipts generated by an organization gaming facility located in the Village of Stickney shall be paid monthly, subject to appropriation by the General Assembly, as follows: 25% to the Village of Stickney, 5% to the City of Berwyn, 50% to the Town of Cicero, and 20% to the Stickney Public Health District.

From the tax revenue deposited in the State Gaming Fund under this Section, an amount equal to 5% of adjusted gross receipts generated by an organization gaming facility located in the City of Collinsville shall be paid monthly, subject to appropriation by the General Assembly, as follows: 30% to the City of Alton, 30% to the City of East St. Louis, and 40% to the City of Collinsville.

Municipalities and counties may refund any portion of the payment that they receive pursuant to this subsection (b-5) to the organization gaming facility.

(b-6) Beginning on June 28, 2019 (the effective date of Public Act 101-31), from the tax revenue deposited in the State Gaming Fund under this Section, an amount equal to 2% of adjusted gross receipts generated by an organization gaming facility located outside Madison County shall be paid monthly, subject to appropriation by the General Assembly, to the county in which the organization gaming facility is located for the purposes of its criminal justice system or health care system.

Counties may refund any portion of the payment that they receive pursuant to this subsection (b-6) to the organization gaming facility.

(b-7) From the tax revenue from the organization gaming licensee located in one of the following townships of Cook County: Bloom, Bremen, Calumet, Orland, Rich, Thornton, or Worth, an amount equal to 5% of the adjusted gross receipts generated by that organization gaming licensee shall be remitted monthly, subject to appropriation, as follows: 2% to the unit of local government in which the organization gaming licensee is located, and 3% shall be distributed: (A) in accordance with a regional capital development plan entered into by the following communities: Village of Beecher, City of Blue Island,

Village of Burnham, City of Calumet City, Village of Calumet Park, City of Chicago Heights, City of Country Club Hills, Village of Crestwood, Village of Crete, Village of Dixmoor, Village of Dolton, Village of East Hazel Crest, Village of Flossmoor, Village of Ford Heights, Village of Glenwood, City of Harvey, Village of Hazel Crest, Village of Homewood, Village of Lansing, Village of Lynwood, City of Markham, Village of Matteson, Village of Midlothian, Village of Monee, City of Oak Forest, Village of Olympia Fields, Village of Orland Hills, Village of Orland Park, City of Palos Heights, Village of Park Forest, Village of Phoenix, Village of Posen, Village of Richton Park, Village of Riverdale, Village of Robbins, Village of Sauk Village, Village of South Chicago Heights, Village of South Holland, Village of Steger, Village of Thornton, Village of Tinley Park, Village of University Park, and Village of Worth; or (B) if no regional capital development plan exists, equally among the communities listed in item (A) to be used for capital expenditures or public pension payments, or both.

(b-8) In lieu of the payments under subsection (b) of this Section, from the tax revenue deposited in the State Gaming Fund pursuant to riverboat or casino gambling operations conducted by an owners licensee under paragraph (1) of subsection (e-5) of Section 7, an amount equal to the tax revenue generated from the privilege tax imposed by paragraph (2) of subsection (a-5) that is to be paid to the City of Chicago shall be paid monthly, subject to appropriation by the General Assembly, as follows: (1) an amount equal to 0.5% of the annual adjusted gross receipts generated by the owners licensee under paragraph (1) of subsection (e-5) of Section 7 to the home rule county in which the owners licensee is located for the purpose of enhancing the county's criminal justice system; and (2) the balance to the City of Chicago and shall be expended or obligated by the City of Chicago for pension payments in accordance with Public Act 99-506.

(c) Appropriations, as approved by the General Assembly, may be made from the State Gaming Fund to the Board (i) for the administration and enforcement of this Act and the Video Gaming Act, (ii) for distribution to the Department of State Police and to the Department of Revenue for the enforcement of this Act and the Video Gaming Act, and (iii) to the Department of Human Services for the administration of programs to treat problem gambling, including problem gambling from sports wagering. The Board's annual appropriations request must separately state its funding needs for the regulation of gaming authorized under Section 7.7, riverboat gaming, casino gaming, video gaming, and sports wagering.

(c-2) An amount equal to 2% of the adjusted gross receipts generated by an organization gaming facility located within a home rule county with a population of over 3,000,000 inhabitants shall be paid, subject to appropriation from the General Assembly, from the State Gaming Fund to the home rule county in which the organization gaming licensee is located for the purpose of enhancing the county's criminal justice system.

(c-3) Appropriations, as approved by the General Assembly, may be made from the tax revenue deposited into the State Gaming Fund from organization gaming licensees pursuant to this Section for the administration and enforcement of this Act.

(c-4) After payments required under subsections (b), (b-5), (b-6), (b-7), (c), (c-2), and (c-3) have been made from the tax revenue from organization gaming licensees deposited into the State Gaming Fund under this Section, all remaining amounts from organization gaming licensees shall be transferred into the Capital Projects Fund.

(c-5) (Blank).

(c-10) Each year the General Assembly shall appropriate from the General Revenue Fund to the Education Assistance Fund an amount equal to the amount paid into the Horse Racing Equity Fund pursuant to subsection (c-5) in the prior calendar year.

(c-15) After the payments required under subsections (b), (c), and (c-5) have been made, an amount equal to 2% of the adjusted gross receipts of (1) an owners licensee that relocates pursuant to Section 11.2, (2) an owners licensee conducting riverboat gambling operations pursuant to an owners license that is initially issued after June 25, 1999, or (3) the first riverboat gambling operations conducted by a licensed manager on behalf of the State under Section 7.3, whichever comes first, shall be paid, subject to appropriation from the General Assembly, from the State Gaming Fund to each home rule county with a population of over 3,000,000 inhabitants for the purpose of enhancing the county's criminal justice system.

(c-20) Each year the General Assembly shall appropriate from the General Revenue Fund to the Education Assistance Fund an amount equal to the amount paid to each home rule county with a population of over 3,000,000 inhabitants pursuant to subsection (c-15) in the prior calendar year.

(c-21) After the payments required under subsections (b), (b-4), (b-5), (b-6), (b-7), (b-8), (c), (c-3), and (c-4) have been made, an amount equal to 0.5% of the adjusted gross receipts generated by the owners licensee under paragraph (1) of subsection (e-5) of Section 7 shall be paid monthly, subject to appropriation

from the General Assembly, from the State Gaming Fund to the home rule county in which the owners licensee is located for the purpose of enhancing the county's criminal justice system.

(c-22) After the payments required under subsections (b), (b-4), (b-5), (b-6), (b-7), (b-8), (c), (c-3), (c-4), and (c-21) have been made, an amount equal to 2% of the adjusted gross receipts generated by the owners licensee under paragraph (5) of subsection (e-5) of Section 7 shall be paid, subject to appropriation from the General Assembly, from the State Gaming Fund to the home rule county in which the owners licensee is located for the purpose of enhancing the county's criminal justice system.

(c-25) From July 1, 2013 and each July 1 thereafter through July 1, 2019, \$1,600,000 shall be transferred from the State Gaming Fund to the Chicago State University Education Improvement Fund.

On July 1, 2020 and each July 1 thereafter, \$3,000,000 shall be transferred from the State Gaming Fund to the Chicago State University Education Improvement Fund.

(c-30) On July 1, 2013 or as soon as possible thereafter, \$92,000,000 shall be transferred from the State Gaming Fund to the School Infrastructure Fund and \$23,000,000 shall be transferred from the State Gaming Fund to the Horse Racing Equity Fund.

(c-35) Beginning on July 1, 2013, in addition to any amount transferred under subsection (c-30) of this Section, \$5,530,000 shall be transferred monthly from the State Gaming Fund to the School Infrastructure Fund.

(d) From time to time, through June 30, 2021, the Board shall transfer the remainder of the funds generated by this Act into the Education Assistance Fund, ~~created by Public Act 86-0018, of the State of Illinois.~~

(d-5) Beginning on July 1, 2021, on the last day of each month, or as soon thereafter as possible, after all the required expenditures, distributions and transfers have been made from the State Gaming Fund for the month pursuant to subsections (b) through (c-35), the Board shall transfer \$22,500,000, along with any deficiencies in such amounts from prior months, from the State Gaming Fund to the Education Assistance Fund; then the Board shall transfer the remainder of the funds generated by this Act, if any, from the State Gaming Fund to the Capital Projects Fund.

(e) Nothing in this Act shall prohibit the unit of local government designated as the home dock of the riverboat from entering into agreements with other units of local government in this State or in other states to share its portion of the tax revenue.

(f) To the extent practicable, the Board shall administer and collect the wagering taxes imposed by this Section in a manner consistent with the provisions of Sections 4, 5, 5a, 5b, 5c, 5d, 5e, 5f, 5g, 5i, 5j, 6, 6a, 6b, 6c, 8, 9, and 10 of the Retailers' Occupation Tax Act and Section 3-7 of the Uniform Penalty and Interest Act.

(Source: P.A. 101-31, Article 25, Section 25-910, eff. 6-28-19; 101-31, Article 35, Section 35-55, eff. 6-28-19; 101-648, eff. 6-30-20.)

Section 3-115. The Sports Wagering Act is amended by changing Section 25-90 as follows:  
(230 ILCS 45/25-90)

Sec. 25-90. Tax; Sports Wagering Fund.

(a) For the privilege of holding a license to operate sports wagering under this Act, this State shall impose and collect 15% of a master sports wagering licensee's adjusted gross sports wagering receipts from sports wagering. The accrual method of accounting shall be used for purposes of calculating the amount of the tax owed by the licensee.

The taxes levied and collected pursuant to this subsection (a) are due and payable to the Board no later than the last day of the month following the calendar month in which the adjusted gross sports wagering receipts were received and the tax obligation was accrued.

(a-5) In addition to the tax imposed under subsection (a) of this Section, for the privilege of holding a license to operate sports wagering under this Act, the State shall impose and collect 2% of the adjusted gross receipts from sports wagers that are placed within a home rule county with a population of over 3,000,000 inhabitants, which shall be paid, subject to appropriation from the General Assembly, from the Sports Wagering Fund to that home rule county for the purpose of enhancing the county's criminal justice system.

(b) The Sports Wagering Fund is hereby created as special fund in the State treasury. Except as otherwise provided in this Act, all moneys collected under this Act by the Board shall be deposited into the Sports Wagering Fund. On the 25th of each month, any moneys remaining in the Sports Wagering Fund in excess of the anticipated monthly expenditures from the Fund through the next month, as certified by the

Board to the State Comptroller, shall be transferred by the State Comptroller and the State Treasurer to the Capital Projects Fund.

(c) Beginning with July 2021, and on a monthly basis thereafter, the Board shall certify to the State Comptroller the amount of license fees collected in the month for initial licenses issued under this Act, except for occupational licenses. As soon after certification as practicable, the State Comptroller shall direct and the State Treasurer shall transfer the certified amount from the Sports Wagering Fund to the Rebuild Illinois Projects Fund.

(Source: P.A. 101-31, eff. 6-28-19.)

Section 3-120. The Illinois Public Aid Code is amended by changing Sections 5-5.4, 12-10, and 12-10.3 and by adding Sections 5-2.09 and 5-2.10 as follows:

(305 ILCS 5/5-2.09 new)

Sec. 5-2.09. Enhanced federal medical assistance percentage. In accordance with Section 9817 of the American Rescue Plan Act of 2021 (Pub. L. 117-2) and corresponding federal guidance, the Department of Healthcare and Family Services shall take appropriate actions to claim an enhanced federal medical assistance percentage (FMAP) provided by Section 9817 of the American Rescue Plan Act of 2021 with respect to expenditures under the State medical assistance program for home and community-based services from April 1, 2021 through March 31, 2022. The Department is authorized to use State funds equivalent to the amount of federal funds attributable to the increased federal medical assistance percentage under Section 9817 of the American Rescue Plan Act of 2021 to implement or supplement the implementation of activities to enhance, expand, or strengthen home and community based services under the State's medical assistance program to the extent permitted by and aligned with the goals of Section 9817 of the American Rescue Plan Act of 2021 through March 31, 2024 or any revised deadline established by the federal government. The use of such funds is subject to compliance with applicable federal requirements and federal approval, including the approval of any necessary State Plan Amendments, Waiver Amendments, or other federally required documents or assurances.

The Department may adopt rules as necessary, including emergency rules as authorized by Section 5-45 of the Illinois Administrative Procedure Act, to implement the provisions of this Section.

(305 ILCS 5/5-2.10 new)

Sec. 5-2.10. Increased accountability for nursing facilities. The Department shall develop a plan for the revitalization of nursing homes licensed under the Nursing Home Care Act and shall report to the Governor and the General Assembly on a recommended course of action, including, but not limited to, the following:

(1) significantly increasing federal funds by streamlining and raising the nursing home provider assessment on occupied beds;

(2)improving payments through increased funding and providing additional incentives for staffing, quality metrics and infection control measures; and

(3)transitioning the methodologies for reimbursement of nursing services as provided under this Article to the Patient Driven Payment Model (PDPM) developed by the federal Centers for Medicare and Medicaid Services.

No later than September 30, 2021, the Department shall submit a report to the Governor and the General Assembly, which outlines the steps taken by the Department, including discussions with interested stakeholders and industry representatives, and recommendations for further action by the General Assembly to provide for accountability and to achieve the program objectives outlined in this Section, which shall require action by the General Assembly.

(305 ILCS 5/5-5.4) (from Ch. 23, par. 5-5.4)

Sec. 5-5.4. Standards of Payment - Department of Healthcare and Family Services. The Department of Healthcare and Family Services shall develop standards of payment of nursing facility and ICF/DD services in facilities providing such services under this Article which:

(1) Provide for the determination of a facility's payment for nursing facility or ICF/DD services on a prospective basis. The amount of the payment rate for all nursing facilities certified by the Department of Public Health under the ID/DD Community Care Act or the Nursing Home Care Act as Intermediate Care for the Developmentally Disabled facilities, Long Term Care for Under Age 22 facilities, Skilled Nursing facilities, or Intermediate Care facilities under the medical assistance program shall be prospectively established annually on the basis of historical, financial, and statistical data reflecting actual costs from prior years, which shall be applied to the current rate year and updated for inflation, except that the capital cost

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element for newly constructed facilities shall be based upon projected budgets. The annually established payment rate shall take effect on July 1 in 1984 and subsequent years. No rate increase and no update for inflation shall be provided on or after July 1, 1994, unless specifically provided for in this Section. The changes made by Public Act 93-841 extending the duration of the prohibition against a rate increase or update for inflation are effective retroactive to July 1, 2004.

For facilities licensed by the Department of Public Health under the Nursing Home Care Act as Intermediate Care for the Developmentally Disabled facilities or Long Term Care for Under Age 22 facilities, the rates taking effect on July 1, 1998 shall include an increase of 3%. For facilities licensed by the Department of Public Health under the Nursing Home Care Act as Skilled Nursing facilities or Intermediate Care facilities, the rates taking effect on July 1, 1998 shall include an increase of 3% plus \$1.10 per resident-day, as defined by the Department. For facilities licensed by the Department of Public Health under the Nursing Home Care Act as Intermediate Care Facilities for the Developmentally Disabled or Long Term Care for Under Age 22 facilities, the rates taking effect on January 1, 2009 shall include an increase sufficient to provide a \$0.50 per hour wage increase for non-executive staff. For facilities licensed by the Department of Public Health under the ID/DD Community Care Act as ID/DD Facilities the rates taking effect within 30 days after July 6, 2017 (the effective date of Public Act 100-23) shall include an increase sufficient to provide a \$0.75 per hour wage increase for non-executive staff. The Department shall adopt rules, including emergency rules under subsection (y) of Section 5-45 of the Illinois Administrative Procedure Act, to implement the provisions of this paragraph. For facilities licensed by the Department of Public Health under the ID/DD Community Care Act as ID/DD Facilities and under the MC/DD Act as MC/DD Facilities, the rates taking effect within 30 days after the effective date of this amendatory Act of the 100th General Assembly shall include an increase sufficient to provide a \$0.50 per hour wage increase for non-executive front-line personnel, including, but not limited to, direct support persons, aides, front-line supervisors, qualified intellectual disabilities professionals, nurses, and non-administrative support staff. The Department shall adopt rules, including emergency rules under subsection (bb) of Section 5-45 of the Illinois Administrative Procedure Act, to implement the provisions of this paragraph.

For facilities licensed by the Department of Public Health under the Nursing Home Care Act as Intermediate Care for the Developmentally Disabled facilities or Long Term Care for Under Age 22 facilities, the rates taking effect on July 1, 1999 shall include an increase of 1.6% plus \$3.00 per resident-day, as defined by the Department. For facilities licensed by the Department of Public Health under the Nursing Home Care Act as Skilled Nursing facilities or Intermediate Care facilities, the rates taking effect on July 1, 1999 shall include an increase of 1.6% and, for services provided on or after October 1, 1999, shall be increased by \$4.00 per resident-day, as defined by the Department.

For facilities licensed by the Department of Public Health under the Nursing Home Care Act as Intermediate Care for the Developmentally Disabled facilities or Long Term Care for Under Age 22 facilities, the rates taking effect on July 1, 2000 shall include an increase of 2.5% per resident-day, as defined by the Department. For facilities licensed by the Department of Public Health under the Nursing Home Care Act as Skilled Nursing facilities or Intermediate Care facilities, the rates taking effect on July 1, 2000 shall include an increase of 2.5% per resident-day, as defined by the Department.

For facilities licensed by the Department of Public Health under the Nursing Home Care Act as skilled nursing facilities or intermediate care facilities, a new payment methodology must be implemented for the nursing component of the rate effective July 1, 2003. The Department of Public Aid (now Healthcare and Family Services) shall develop the new payment methodology using the Minimum Data Set (MDS) as the instrument to collect information concerning nursing home resident condition necessary to compute the rate. The Department shall develop the new payment methodology to meet the unique needs of Illinois nursing home residents while remaining subject to the appropriations provided by the General Assembly. A transition period from the payment methodology in effect on June 30, 2003 to the payment methodology in effect on July 1, 2003 shall be provided for a period not exceeding 3 years and 184 days after implementation of the new payment methodology as follows:

(A) For a facility that would receive a lower nursing component rate per patient day under the new system than the facility received effective on the date immediately preceding the date that the Department implements the new payment methodology, the nursing component rate per patient day for the facility shall be held at the level in effect on the date immediately preceding the date that the

Department implements the new payment methodology until a higher nursing component rate of reimbursement is achieved by that facility.

(B) For a facility that would receive a higher nursing component rate per patient day under the payment methodology in effect on July 1, 2003 than the facility received effective on the date immediately preceding the date that the Department implements the new payment methodology, the nursing component rate per patient day for the facility shall be adjusted.

(C) Notwithstanding paragraphs (A) and (B), the nursing component rate per patient day for the facility shall be adjusted subject to appropriations provided by the General Assembly.

For facilities licensed by the Department of Public Health under the Nursing Home Care Act as Intermediate Care for the Developmentally Disabled facilities or Long Term Care for Under Age 22 facilities, the rates taking effect on March 1, 2001 shall include a statewide increase of 7.85%, as defined by the Department.

Notwithstanding any other provision of this Section, for facilities licensed by the Department of Public Health under the Nursing Home Care Act as skilled nursing facilities or intermediate care facilities, except facilities participating in the Department's demonstration program pursuant to the provisions of Title 77, Part 300, Subpart T of the Illinois Administrative Code, the numerator of the ratio used by the Department of Healthcare and Family Services to compute the rate payable under this Section using the Minimum Data Set (MDS) methodology shall incorporate the following annual amounts as the additional funds appropriated to the Department specifically to pay for rates based on the MDS nursing component methodology in excess of the funding in effect on December 31, 2006:

(i) For rates taking effect January 1, 2007, \$60,000,000.

(ii) For rates taking effect January 1, 2008, \$110,000,000.

(iii) For rates taking effect January 1, 2009, \$194,000,000.

(iv) For rates taking effect April 1, 2011, or the first day of the month that begins at least 45 days after the effective date of this amendatory Act of the 96th General Assembly, \$416,500,000 or an amount as may be necessary to complete the transition to the MDS methodology for the nursing component of the rate. Increased payments under this item (iv) are not due and payable, however, until (i) the methodologies described in this paragraph are approved by the federal government in an appropriate State Plan amendment and (ii) the assessment imposed by Section 5B-2 of this Code is determined to be a permissible tax under Title XIX of the Social Security Act.

Notwithstanding any other provision of this Section, for facilities licensed by the Department of Public Health under the Nursing Home Care Act as skilled nursing facilities or intermediate care facilities, the support component of the rates taking effect on January 1, 2008 shall be computed using the most recent cost reports on file with the Department of Healthcare and Family Services no later than April 1, 2005, updated for inflation to January 1, 2006.

For facilities licensed by the Department of Public Health under the Nursing Home Care Act as Intermediate Care for the Developmentally Disabled facilities or Long Term Care for Under Age 22 facilities, the rates taking effect on April 1, 2002 shall include a statewide increase of 2.0%, as defined by the Department. This increase terminates on July 1, 2002; beginning July 1, 2002 these rates are reduced to the level of the rates in effect on March 31, 2002, as defined by the Department.

For facilities licensed by the Department of Public Health under the Nursing Home Care Act as skilled nursing facilities or intermediate care facilities, the rates taking effect on July 1, 2001 shall be computed using the most recent cost reports on file with the Department of Public Aid no later than April 1, 2000, updated for inflation to January 1, 2001. For rates effective July 1, 2001 only, rates shall be the greater of the rate computed for July 1, 2001 or the rate effective on June 30, 2001.

Notwithstanding any other provision of this Section, for facilities licensed by the Department of Public Health under the Nursing Home Care Act as skilled nursing facilities or intermediate care facilities, the Illinois Department shall determine by rule the rates taking effect on July 1, 2002, which shall be 5.9% less than the rates in effect on June 30, 2002.

Notwithstanding any other provision of this Section, for facilities licensed by the Department of Public Health under the Nursing Home Care Act as skilled nursing facilities or intermediate care facilities, if the payment methodologies required under Section 5A-12 and the waiver granted under 42 CFR 433.68 are approved by the United States Centers for Medicare and Medicaid Services, the rates taking effect on July 1, 2004 shall be 3.0% greater than the rates in effect on June 30, 2004. These rates shall take effect only upon approval and implementation of the payment methodologies required under Section 5A-12.

Notwithstanding any other provisions of this Section, for facilities licensed by the Department of Public Health under the Nursing Home Care Act as skilled nursing facilities or intermediate care facilities, the rates taking effect on January 1, 2005 shall be 3% more than the rates in effect on December 31, 2004.

Notwithstanding any other provision of this Section, for facilities licensed by the Department of Public Health under the Nursing Home Care Act as skilled nursing facilities or intermediate care facilities, effective January 1, 2009, the per diem support component of the rates effective on January 1, 2008, computed using the most recent cost reports on file with the Department of Healthcare and Family Services no later than April 1, 2005, updated for inflation to January 1, 2006, shall be increased to the amount that would have been derived using standard Department of Healthcare and Family Services methods, procedures, and inflators.

Notwithstanding any other provisions of this Section, for facilities licensed by the Department of Public Health under the Nursing Home Care Act as intermediate care facilities that are federally defined as Institutions for Mental Disease, or facilities licensed by the Department of Public Health under the Specialized Mental Health Rehabilitation Act of 2013, a socio-development component rate equal to 6.6% of the facility's nursing component rate as of January 1, 2006 shall be established and paid effective July 1, 2006. The socio-development component of the rate shall be increased by a factor of 2.53 on the first day of the month that begins at least 45 days after January 11, 2008 (the effective date of Public Act 95-707). As of August 1, 2008, the socio-development component rate shall be equal to 6.6% of the facility's nursing component rate as of January 1, 2006, multiplied by a factor of 3.53. For services provided on or after April 1, 2011, or the first day of the month that begins at least 45 days after the effective date of this amendatory Act of the 96th General Assembly, whichever is later, the Illinois Department may by rule adjust these socio-development component rates, and may use different adjustment methodologies for those facilities participating, and those not participating, in the Illinois Department's demonstration program pursuant to the provisions of Title 77, Part 300, Subpart T of the Illinois Administrative Code, but in no case may such rates be diminished below those in effect on August 1, 2008.

For facilities licensed by the Department of Public Health under the Nursing Home Care Act as Intermediate Care for the Developmentally Disabled facilities or as long-term care facilities for residents under 22 years of age, the rates taking effect on July 1, 2003 shall include a statewide increase of 4%, as defined by the Department.

For facilities licensed by the Department of Public Health under the Nursing Home Care Act as Intermediate Care for the Developmentally Disabled facilities or Long Term Care for Under Age 22 facilities, the rates taking effect on the first day of the month that begins at least 45 days after the effective date of this amendatory Act of the 95th General Assembly shall include a statewide increase of 2.5%, as defined by the Department.

Notwithstanding any other provision of this Section, for facilities licensed by the Department of Public Health under the Nursing Home Care Act as skilled nursing facilities or intermediate care facilities, effective January 1, 2005, facility rates shall be increased by the difference between (i) a facility's per diem property, liability, and malpractice insurance costs as reported in the cost report filed with the Department of Public Aid and used to establish rates effective July 1, 2001 and (ii) those same costs as reported in the facility's 2002 cost report. These costs shall be passed through to the facility without caps or limitations, except for adjustments required under normal auditing procedures.

Rates established effective each July 1 shall govern payment for services rendered throughout that fiscal year, except that rates established on July 1, 1996 shall be increased by 6.8% for services provided on or after January 1, 1997. Such rates will be based upon the rates calculated for the year beginning July 1, 1990, and for subsequent years thereafter until June 30, 2001 shall be based on the facility cost reports for the facility fiscal year ending at any point in time during the previous calendar year, updated to the midpoint of the rate year. The cost report shall be on file with the Department no later than April 1 of the current rate year. Should the cost report not be on file by April 1, the Department shall base the rate on the latest cost report filed by each skilled care facility and intermediate care facility, updated to the midpoint of the current rate year. In determining rates for services rendered on and after July 1, 1985, fixed time shall not be computed at less than zero. The Department shall not make any alterations of regulations which would reduce any component of the Medicaid rate to a level below what that component would have been utilizing in the rate effective on July 1, 1984.

(2) Shall take into account the actual costs incurred by facilities in providing services for recipients of skilled nursing and intermediate care services under the medical assistance program.

(3) Shall take into account the medical and psycho-social characteristics and needs of the patients.

(4) Shall take into account the actual costs incurred by facilities in meeting licensing and certification standards imposed and prescribed by the State of Illinois, any of its political subdivisions or municipalities and by the U.S. Department of Health and Human Services pursuant to Title XIX of the Social Security Act.

The Department of Healthcare and Family Services shall develop precise standards for payments to reimburse nursing facilities for any utilization of appropriate rehabilitative personnel for the provision of rehabilitative services which is authorized by federal regulations, including reimbursement for services provided by qualified therapists or qualified assistants, and which is in accordance with accepted professional practices. Reimbursement also may be made for utilization of other supportive personnel under appropriate supervision.

The Department shall develop enhanced payments to offset the additional costs incurred by a facility serving exceptional need residents and shall allocate at least \$4,000,000 of the funds collected from the assessment established by Section 5B-2 of this Code for such payments. For the purpose of this Section, "exceptional needs" means, but need not be limited to, ventilator care and traumatic brain injury care. The enhanced payments for exceptional need residents under this paragraph are not due and payable, however, until (i) the methodologies described in this paragraph are approved by the federal government in an appropriate State Plan amendment and (ii) the assessment imposed by Section 5B-2 of this Code is determined to be a permissible tax under Title XIX of the Social Security Act.

Beginning January 1, 2014 the methodologies for reimbursement of nursing facility services as provided under this Section 5-5.4 shall no longer be applicable for services provided on or after January 1, 2014.

No payment increase under this Section for the MDS methodology, exceptional care residents, or the socio-development component rate established by Public Act 96-1530 of the 96th General Assembly and funded by the assessment imposed under Section 5B-2 of this Code shall be due and payable until after the Department notifies the long-term care providers, in writing, that the payment methodologies to long-term care providers required under this Section have been approved by the Centers for Medicare and Medicaid Services of the U.S. Department of Health and Human Services and the waivers under 42 CFR 433.68 for the assessment imposed by this Section, if necessary, have been granted by the Centers for Medicare and Medicaid Services of the U.S. Department of Health and Human Services. Upon notification to the Department of approval of the payment methodologies required under this Section and the waivers granted under 42 CFR 433.68, all increased payments otherwise due under this Section prior to the date of notification shall be due and payable within 90 days of the date federal approval is received.

On and after July 1, 2012, the Department shall reduce any rate of reimbursement for services or other payments or alter any methodologies authorized by this Code to reduce any rate of reimbursement for services or other payments in accordance with Section 5-5e.

For facilities licensed by the Department of Public Health under the ID/DD Community Care Act as ID/DD Facilities and under the MC/DD Act as MC/DD Facilities, subject to federal approval, the rates taking effect for services delivered on or after August 1, 2019 shall be increased by 3.5% over the rates in effect on June 30, 2019. The Department shall adopt rules, including emergency rules under subsection (ii) of Section 5-45 of the Illinois Administrative Procedure Act, to implement the provisions of this Section, including wage increases for direct care staff.

For facilities licensed by the Department of Public Health under the ID/DD Community Care Act as ID/DD Facilities and under the MC/DD Act as MC/DD Facilities, subject to federal approval, the rates taking effect on the latter of the approval date of the State Plan Amendment for these facilities or the Waiver Amendment for the home and community-based services settings shall include an increase sufficient to provide a \$0.26 per hour wage increase to the base wage for non-executive staff. The Department shall adopt rules, including emergency rules as authorized by Section 5-45 of the Illinois Administrative Procedure Act, to implement the provisions of this Section, including wage increases for direct care staff.

For facilities licensed by the Department of Public Health under the ID/DD Community Care Act as ID/DD Facilities and under the MC/DD Act as MC/DD Facilities, subject to federal approval of the State Plan Amendment and the Waiver Amendment for the home and community-based services settings, the rates taking effect for the services delivered on or after July 1, 2020 shall include an increase sufficient to provide a \$1.00 per hour wage increase for non-executive staff. For services delivered on or after January 1, 2021, subject to federal approval of the State Plan Amendment and the Waiver Amendment for the home and community-based services settings, shall include an increase sufficient to provide a \$0.50 per hour increase for non-executive staff. The Department shall adopt rules, including emergency rules as authorized

by Section 5-45 of the Illinois Administrative Procedure Act, to implement the provisions of this Section, including wage increases for direct care staff.

For facilities licensed by the Department of Public Health under the ID/DD Community Care Act as ID/DD Facilities and under the MC/DD Act as MC/DD Facilities, subject to federal approval of the State Plan Amendment, the rates taking effect for the residential services delivered on or after July 1, 2021, shall include an increase sufficient to provide a \$0.50 per hour increase for aides in the rate methodology. For facilities licensed by the Department of Public Health under the ID/DD Community Care Act as ID/DD Facilities and under the MC/DD Act as MC/DD Facilities, subject to federal approval of the State Plan Amendment, the rates taking effect for the residential services delivered on or after January 1, 2022 shall include an increase sufficient to provide a \$1.00 per hour increase for aides in the rate methodology. In addition, for residential services delivered on or after January 1, 2022 such rates shall include an increase sufficient to provide wages for all residential non-executive direct care staff, excluding aides, at the federal Department of Labor, Bureau of Labor Statistics' average wage as defined in rule by the Department. The Department shall adopt rules, including emergency rules as authorized by Section 5-45 of the Illinois Administrative Procedure Act, to implement the provisions of this Section.

(Source: P.A. 100-23, eff. 7-6-17; 100-587, eff. 6-4-18; 101-10, eff. 6-5-19; 101-636, eff. 6-10-20.)

(305 ILCS 5/12-10) (from Ch. 23, par. 12-10)

Sec. 12-10. DHS Special Purposes Trust Fund; uses. The DHS Special Purposes Trust Fund, to be held outside the State Treasury by the State Treasurer as ex-officio custodian, shall consist of (1) any federal grants received under Section 12-4.6 that are not required by Section 12-5 to be paid into the General Revenue Fund or transferred into the Local Initiative Fund under Section 12-10.1 or deposited in the Employment and Training Fund under Section 12-10.3 or in the special account established and maintained in that Fund as provided in that Section; (2) grants, gifts or legacies of moneys or securities received under Section 12-4.18; (3) grants received under Section 12-4.19; and (4) funds for child care and development services. Disbursements from this Fund shall be only for the purposes authorized by the aforementioned Sections.

Disbursements from this Fund shall be by warrants drawn by the State Comptroller on receipt of vouchers duly executed and certified by the Illinois Department of Human Services, including payment to the Health Insurance Reserve Fund for group insurance costs at the rate certified by the Department of Central Management Services.

In addition to any other transfers that may be provided for by law, the State Comptroller shall direct and the State Treasurer shall transfer from the DHS Special Purposes Trust Fund into the Governor's Grant Fund such amounts as may be directed in writing by the Secretary of Human Services.

In addition to any other transfers that may be provided for by law, the State Comptroller shall direct and the State Treasurer shall transfer from the DHS Special Purposes Trust Fund into the Employment and Training fund such amounts as may be directed in writing by the Secretary of Human Services. All federal monies received as reimbursement for expenditures from the General Revenue Fund, and which were made for the purposes authorized for expenditures from the DHS Special Purposes Trust Fund, shall be deposited by the Department into the General Revenue Fund.

(Source: P.A. 101-10, eff. 6-5-19.)

(305 ILCS 5/12-10.3) (from Ch. 23, par. 12-10.3)

Sec. 12-10.3. Employment and Training Fund; uses.

(a) The Employment and Training Fund is hereby created in the State Treasury for the purpose of receiving and disbursing moneys in accordance with the provisions of Title IV-A of the federal Social Security Act; the Food Stamp Act, Title 7 of the United States Code; and related rules and regulations governing the use of those moneys for the purposes of providing employment and training services, supportive services, cash assistance payments, short-term non-recurrent payments, and other related social services. Beginning in fiscal year 2022, the Employment and Training Fund may receive revenues from State, federal, and private sources related to child care services and programs.

(b) All federal funds received by the Illinois Department as reimbursement for expenditures for employment and training programs made by the Illinois Department from grants, gifts, or legacies as provided in Section 12-4.18 or by an entity other than the Department, and all federal funds received from the Emergency Contingency Fund for State Temporary Assistance for Needy Families Programs established by the American Recovery and Reinvestment Act of 2009, shall be deposited into the Employment and Training Fund.

(c) Except as provided in subsection (d) of this Section, the Employment and Training Fund shall be administered by the Illinois Department, and the Illinois Department may make payments from the Employment and Training Fund to clients or to public and private entities on behalf of clients for employment and training services, supportive services, cash assistance payments, short-term non-recurrent payments, child care services and child care related programs, and other related social services consistent with the purposes authorized under this Code.

(d) (Blank).

(e) The Illinois Department shall execute a written grant agreement ~~contract~~ when purchasing employment and training services from entities qualified to provide services under the programs. ~~The contract shall be filed with the Illinois Department and the State Comptroller.~~  
(Source: P.A. 96-45, eff. 7-15-09.)

Section 3-125. The Illinois Affordable Housing Act is amended by changing Section 5 as follows:  
(310 ILCS 65/5) (from Ch. 67 1/2, par. 1255)

Sec. 5. Illinois Affordable Housing Trust Fund.

(a) There is hereby created the Illinois Affordable Housing Trust Fund, hereafter referred to in this Act as the "Trust Fund" to be held as a separate fund within the State Treasury and to be administered by the Program Administrator. The purpose of the Trust Fund is to finance projects of the Illinois Affordable Housing Program as authorized and approved by the Program Administrator. The Funding Agent shall establish, within the Trust Fund, a General Account, a Bond Account, a Commitment Account and a Development Credits Account. The Funding Agent shall authorize distribution of Trust Fund moneys to the Program Administrator or a payee designated by the Program Administrator for purposes authorized by this Act. After receipt of the Trust Fund moneys by the Program Administrator or designated payee, the Program Administrator shall ensure that all those moneys are expended for a public purpose and only as authorized by this Act.

(b) Except as otherwise provided in Section 8(c) of this Act, there shall be deposited in the Trust Fund such amounts as may become available under the provisions of this Act, including, but not limited to:

- (1) all receipts, including dividends, principal and interest repayments attributable to any loans or agreements funded from the Trust Fund;
- (2) all proceeds of assets of whatever nature received by the Program Administrator, and attributable to default with respect to loans or agreements funded from the Trust Fund;
- (3) any appropriations, grants or gifts of funds or property, or financial or other aid from any federal or State agency or body, local government or any other public organization or private individual made to the Trust Fund;
- (4) any income received as a result of the investment of moneys in the Trust Fund;
- (5) all fees or charges collected by the Program Administrator or Funding Agent pursuant to this Act;
- (6) an amount equal to one half of all proceeds collected by the Funding Agent pursuant to Section 3 of the Real Estate Transfer Tax Act, as amended;
- (7) other funds as appropriated by the General Assembly; and
- (8) any income, less costs and fees associated with the Program Escrow, received by the Program Administrator that is derived from Trust Fund Moneys held in the Program Escrow prior to expenditure of such Trust Fund Moneys.

(c) Additional Trust Fund Purpose: Receipt and use of federal funding for programs responding to the COVID-19 public health emergency. Notwithstanding any other provision of this Act or any other law limiting or directing the use of the Trust Fund, the Trust Fund may receive, directly or indirectly, federal funds from the Homeowner Assistance Fund authorized under Section 3206 of the federal American Rescue Plan Act of 2021 (Public Law 117-2). Any such funds shall be deposited into a Homeowner Assistance Account which shall be established within the Trust Fund by the Funding Agent so that such funds can be accounted for separately from other funds in the Trust Fund. Such funds may be used only in the manner and for the purposes authorized in Section 3206 of the American Rescue Plan Act of 2021 and in related federal guidance. Also, the Trust Fund may receive, directly or indirectly, federal funds from the Emergency Rental Assistance Program authorized under Section 3201 of the federal American Rescue Plan Act of 2021 and Section 501 of Subtitle A of Title V of Division N of the Consolidated Appropriations Act, 2021 (Public Law 116-260). Any such funds shall be deposited into an Emergency Rental Assistance Account which shall be established within the Trust Fund by the Funding Agent so that such funds can be accounted for

separately from other funds in the Trust Fund. Such funds may be used only in the manner and for the purposes authorized in Section 3201 of the American Rescue Plan Act of 2021 and in related federal guidance. Expenditures under this subsection (c) are subject to annual appropriation to the Funding Agent. Unless used in this subsection (c), the defined terms set forth in Section 3 shall not apply to funds received pursuant to the American Rescue Plan Act of 2021. Notwithstanding any other provision of this Act or any other law limiting or directing the use of the Trust Fund, funds received under the American Rescue Plan Act of 2021 are not subject to the terms and provisions of this Act except as specifically set forth in this subsection (c).

(Source: P.A. 91-357, eff. 7-29-99.)

Section 3-130. The Environmental Protection Act is amended by changing Sections 22.15, 22.59, and 57.11 as follows:

(415 ILCS 5/22.15) (from Ch. 111 1/2, par. 1022.15)

Sec. 22.15. Solid Waste Management Fund; fees.

(a) There is hereby created within the State Treasury a special fund to be known as the Solid Waste Management Fund, to be constituted from the fees collected by the State pursuant to this Section, from repayments of loans made from the Fund for solid waste projects, from registration fees collected pursuant to the Consumer Electronics Recycling Act, and from amounts transferred into the Fund pursuant to Public Act 100-433. Moneys received by the Department of Commerce and Economic Opportunity in repayment of loans made pursuant to the Illinois Solid Waste Management Act shall be deposited into the General Revenue Fund.

(b) The Agency shall assess and collect a fee in the amount set forth herein from the owner or operator of each sanitary landfill permitted or required to be permitted by the Agency to dispose of solid waste if the sanitary landfill is located off the site where such waste was produced and if such sanitary landfill is owned, controlled, and operated by a person other than the generator of such waste. The Agency shall deposit all fees collected into the Solid Waste Management Fund. If a site is contiguous to one or more landfills owned or operated by the same person, the volumes permanently disposed of by each landfill shall be combined for purposes of determining the fee under this subsection. Beginning on July 1, 2018, and on the first day of each month thereafter during fiscal years 2019 through ~~2022~~ 2024, the State Comptroller shall direct and State Treasurer shall transfer an amount equal to 1/12 of \$5,000,000 per fiscal year from the Solid Waste Management Fund to the General Revenue Fund.

(1) If more than 150,000 cubic yards of non-hazardous solid waste is permanently disposed of at a site in a calendar year, the owner or operator shall either pay a fee of 95 cents per cubic yard or, alternatively, the owner or operator may weigh the quantity of the solid waste permanently disposed of with a device for which certification has been obtained under the Weights and Measures Act and pay a fee of \$2.00 per ton of solid waste permanently disposed of. In no case shall the fee collected or paid by the owner or operator under this paragraph exceed \$1.55 per cubic yard or \$3.27 per ton.

(2) If more than 100,000 cubic yards but not more than 150,000 cubic yards of non-hazardous waste is permanently disposed of at a site in a calendar year, the owner or operator shall pay a fee of \$52,630.

(3) If more than 50,000 cubic yards but not more than 100,000 cubic yards of non-hazardous solid waste is permanently disposed of at a site in a calendar year, the owner or operator shall pay a fee of \$23,790.

(4) If more than 10,000 cubic yards but not more than 50,000 cubic yards of non-hazardous solid waste is permanently disposed of at a site in a calendar year, the owner or operator shall pay a fee of \$7,260.

(5) If not more than 10,000 cubic yards of non-hazardous solid waste is permanently disposed of at a site in a calendar year, the owner or operator shall pay a fee of \$1050.

(c) (Blank).

(d) The Agency shall establish rules relating to the collection of the fees authorized by this Section. Such rules shall include, but not be limited to:

- (1) necessary records identifying the quantities of solid waste received or disposed;
- (2) the form and submission of reports to accompany the payment of fees to the Agency;
- (3) the time and manner of payment of fees to the Agency, which payments shall not be more often than quarterly; and

(4) procedures setting forth criteria establishing when an owner or operator may measure by weight or volume during any given quarter or other fee payment period.

(e) Pursuant to appropriation, all monies in the Solid Waste Management Fund shall be used by the Agency and the Department of Commerce and Economic Opportunity for the purposes set forth in this Section and in the Illinois Solid Waste Management Act, including for the costs of fee collection and administration, and for the administration of (1) the Consumer Electronics Recycling Act and (2) until January 1, 2020, the Electronic Products Recycling and Reuse Act.

(f) The Agency is authorized to enter into such agreements and to promulgate such rules as are necessary to carry out its duties under this Section and the Illinois Solid Waste Management Act.

(g) On the first day of January, April, July, and October of each year, beginning on July 1, 1996, the State Comptroller and Treasurer shall transfer \$500,000 from the Solid Waste Management Fund to the Hazardous Waste Fund. Moneys transferred under this subsection (g) shall be used only for the purposes set forth in item (1) of subsection (d) of Section 22.2.

(h) The Agency is authorized to provide financial assistance to units of local government for the performance of inspecting, investigating and enforcement activities pursuant to Section 4(r) at nonhazardous solid waste disposal sites.

(i) The Agency is authorized to conduct household waste collection and disposal programs.

(j) A unit of local government, as defined in the Local Solid Waste Disposal Act, in which a solid waste disposal facility is located may establish a fee, tax, or surcharge with regard to the permanent disposal of solid waste. All fees, taxes, and surcharges collected under this subsection shall be utilized for solid waste management purposes, including long-term monitoring and maintenance of landfills, planning, implementation, inspection, enforcement and other activities consistent with the Solid Waste Management Act and the Local Solid Waste Disposal Act, or for any other environment-related purpose, including but not limited to an environment-related public works project, but not for the construction of a new pollution control facility other than a household hazardous waste facility. However, the total fee, tax or surcharge imposed by all units of local government under this subsection (j) upon the solid waste disposal facility shall not exceed:

(1) 60¢ per cubic yard if more than 150,000 cubic yards of non-hazardous solid waste is permanently disposed of at the site in a calendar year, unless the owner or operator weighs the quantity of the solid waste received with a device for which certification has been obtained under the Weights and Measures Act, in which case the fee shall not exceed \$1.27 per ton of solid waste permanently disposed of.

(2) \$33,350 if more than 100,000 cubic yards, but not more than 150,000 cubic yards, of non-hazardous waste is permanently disposed of at the site in a calendar year.

(3) \$15,500 if more than 50,000 cubic yards, but not more than 100,000 cubic yards, of non-hazardous solid waste is permanently disposed of at the site in a calendar year.

(4) \$4,650 if more than 10,000 cubic yards, but not more than 50,000 cubic yards, of non-hazardous solid waste is permanently disposed of at the site in a calendar year.

(5) \$650 if not more than 10,000 cubic yards of non-hazardous solid waste is permanently disposed of at the site in a calendar year.

The corporate authorities of the unit of local government may use proceeds from the fee, tax, or surcharge to reimburse a highway commissioner whose road district lies wholly or partially within the corporate limits of the unit of local government for expenses incurred in the removal of nonhazardous, nonfluid municipal waste that has been dumped on public property in violation of a State law or local ordinance.

A county or Municipal Joint Action Agency that imposes a fee, tax, or surcharge under this subsection may use the proceeds thereof to reimburse a municipality that lies wholly or partially within its boundaries for expenses incurred in the removal of nonhazardous, nonfluid municipal waste that has been dumped on public property in violation of a State law or local ordinance.

If the fees are to be used to conduct a local sanitary landfill inspection or enforcement program, the unit of local government must enter into a written delegation agreement with the Agency pursuant to subsection (r) of Section 4. The unit of local government and the Agency shall enter into such a written delegation agreement within 60 days after the establishment of such fees. At least annually, the Agency shall conduct an audit of the expenditures made by units of local government from the funds granted by the Agency to the units of local government for purposes of local sanitary landfill inspection and enforcement programs, to ensure that the funds have been expended for the prescribed purposes under the grant.

The fees, taxes or surcharges collected under this subsection (j) shall be placed by the unit of local government in a separate fund, and the interest received on the moneys in the fund shall be credited to the fund. The monies in the fund may be accumulated over a period of years to be expended in accordance with this subsection.

A unit of local government, as defined in the Local Solid Waste Disposal Act, shall prepare and distribute to the Agency, in April of each year, a report that details spending plans for monies collected in accordance with this subsection. The report will at a minimum include the following:

- (1) The total monies collected pursuant to this subsection.
- (2) The most current balance of monies collected pursuant to this subsection.
- (3) An itemized accounting of all monies expended for the previous year pursuant to this subsection.
- (4) An estimation of monies to be collected for the following 3 years pursuant to this subsection.
- (5) A narrative detailing the general direction and scope of future expenditures for one, 2 and 3 years.

The exemptions granted under Sections 22.16 and 22.16a, and under subsection (k) of this Section, shall be applicable to any fee, tax or surcharge imposed under this subsection (j); except that the fee, tax or surcharge authorized to be imposed under this subsection (j) may be made applicable by a unit of local government to the permanent disposal of solid waste after December 31, 1986, under any contract lawfully executed before June 1, 1986 under which more than 150,000 cubic yards (or 50,000 tons) of solid waste is to be permanently disposed of, even though the waste is exempt from the fee imposed by the State under subsection (b) of this Section pursuant to an exemption granted under Section 22.16.

(k) In accordance with the findings and purposes of the Illinois Solid Waste Management Act, beginning January 1, 1989 the fee under subsection (b) and the fee, tax or surcharge under subsection (j) shall not apply to:

- (1) waste which is hazardous waste;
- (2) waste which is pollution control waste;
- (3) waste from recycling, reclamation or reuse processes which have been approved by the Agency as being designed to remove any contaminant from wastes so as to render such wastes reusable, provided that the process renders at least 50% of the waste reusable;
- (4) non-hazardous solid waste that is received at a sanitary landfill and composted or recycled through a process permitted by the Agency; or
- (5) any landfill which is permitted by the Agency to receive only demolition or construction debris or landscape waste.

(Source: P.A. 100-103, eff. 8-11-17; 100-433, eff. 8-25-17; 100-587, eff. 6-4-18; 100-621, eff. 7-20-18; 100-863, eff. 8-14-18; 101-10, eff. 6-5-19; 101-636, eff. 6-10-20.)

(415 ILCS 5/22.59)

Sec. 22.59. CCR surface impoundments.

(a) The General Assembly finds that:

- (1) the State of Illinois has a long-standing policy to restore, protect, and enhance the environment, including the purity of the air, land, and waters, including groundwaters, of this State;
- (2) a clean environment is essential to the growth and well-being of this State;
- (3) CCR generated by the electric generating industry has caused groundwater contamination and other forms of pollution at active and inactive plants throughout this State;
- (4) environmental laws should be supplemented to ensure consistent, responsible regulation of all existing CCR surface impoundments; and
- (5) meaningful participation of State residents, especially vulnerable populations who may be affected by regulatory actions, is critical to ensure that environmental justice considerations are incorporated in the development of, decision-making related to, and implementation of environmental laws and rulemaking that protects and improves the well-being of communities in this State that bear disproportionate burdens imposed by environmental pollution.

Therefore, the purpose of this Section is to promote a healthful environment, including clean water, air, and land, meaningful public involvement, and the responsible disposal and storage of coal combustion residuals, so as to protect public health and to prevent pollution of the environment of this State.

The provisions of this Section shall be liberally construed to carry out the purposes of this Section.

(b) No person shall:

(1) cause or allow the discharge of any contaminants from a CCR surface impoundment into the environment so as to cause, directly or indirectly, a violation of this Section or any regulations or standards adopted by the Board under this Section, either alone or in combination with contaminants from other sources;

(2) construct, install, modify, operate, or close any CCR surface impoundment without a permit granted by the Agency, or so as to violate any conditions imposed by such permit, any provision of this Section or any regulations or standards adopted by the Board under this Section; or

(3) cause or allow, directly or indirectly, the discharge, deposit, injection, dumping, spilling, leaking, or placing of any CCR upon the land in a place and manner so as to cause or tend to cause a violation this Section or any regulations or standards adopted by the Board under this Section.

(c) For purposes of this Section, a permit issued by the Administrator of the United States Environmental Protection Agency under Section 4005 of the federal Resource Conservation and Recovery Act, shall be deemed to be a permit under this Section and subsection (y) of Section 39.

(d) Before commencing closure of a CCR surface impoundment, in accordance with Board rules, the owner of a CCR surface impoundment must submit to the Agency for approval a closure alternatives analysis that analyzes all closure methods being considered and that otherwise satisfies all closure requirements adopted by the Board under this Act. Complete removal of CCR, as specified by the Board's rules, from the CCR surface impoundment must be considered and analyzed. Section 3.405 does not apply to the Board's rules specifying complete removal of CCR. The selected closure method must ensure compliance with regulations adopted by the Board pursuant to this Section.

(e) Owners or operators of CCR surface impoundments who have submitted a closure plan to the Agency before May 1, 2019, and who have completed closure prior to 24 months after July 30, 2019 (the effective date of Public Act 101-171) ~~this amendatory Act of the 101st General Assembly~~ shall not be required to obtain a construction permit for the surface impoundment closure under this Section.

(f) Except for the State, its agencies and institutions, a unit of local government, or not-for-profit electric cooperative as defined in Section 3.4 of the Electric Supplier Act, any person who owns or operates a CCR surface impoundment in this State shall post with the Agency a performance bond or other security for the purpose of: (i) ensuring closure of the CCR surface impoundment and post-closure care in accordance with this Act and its rules; and (ii) insuring remediation of releases from the CCR surface impoundment. The only acceptable forms of financial assurance are: a trust fund, a surety bond guaranteeing payment, a surety bond guaranteeing performance, or an irrevocable letter of credit.

(1) The cost estimate for the post-closure care of a CCR surface impoundment shall be calculated using a 30-year post-closure care period or such longer period as may be approved by the Agency under Board or federal rules.

(2) The Agency is authorized to enter into such contracts and agreements as it may deem necessary to carry out the purposes of this Section. Neither the State, nor the Director, nor any State employee shall be liable for any damages or injuries arising out of or resulting from any action taken under this Section.

(3) The Agency shall have the authority to approve or disapprove any performance bond or other security posted under this subsection. Any person whose performance bond or other security is disapproved by the Agency may contest the disapproval as a permit denial appeal pursuant to Section 40.

(g) The Board shall adopt rules establishing construction permit requirements, operating permit requirements, design standards, reporting, financial assurance, and closure and post-closure care requirements for CCR surface impoundments. Not later than 8 months after July 30, 2019 (the effective date of Public Act 101-171) ~~this amendatory Act of the 101st General Assembly~~ the Agency shall propose, and not later than one year after receipt of the Agency's proposal the Board shall adopt, rules under this Section. The rules must, at a minimum:

(1) be at least as protective and comprehensive as the federal regulations or amendments thereto promulgated by the Administrator of the United States Environmental Protection Agency in Subpart D of 40 CFR 257 governing CCR surface impoundments;

(2) specify the minimum contents of CCR surface impoundment construction and operating permit applications, including the closure alternatives analysis required under subsection (d);

(3) specify which types of permits include requirements for closure, post-closure, remediation and all other requirements applicable to CCR surface impoundments;

(4) specify when permit applications for existing CCR surface impoundments must be submitted, taking into consideration whether the CCR surface impoundment must close under the RCRA;

(5) specify standards for review and approval by the Agency of CCR surface impoundment permit applications;

(6) specify meaningful public participation procedures for the issuance of CCR surface impoundment construction and operating permits, including, but not limited to, public notice of the submission of permit applications, an opportunity for the submission of public comments, an opportunity for a public hearing prior to permit issuance, and a summary and response of the comments prepared by the Agency;

(7) prescribe the type and amount of the performance bonds or other securities required under subsection (f), and the conditions under which the State is entitled to collect moneys from such performance bonds or other securities;

(8) specify a procedure to identify areas of environmental justice concern in relation to CCR surface impoundments;

(9) specify a method to prioritize CCR surface impoundments required to close under RCRA if not otherwise specified by the United States Environmental Protection Agency, so that the CCR surface impoundments with the highest risk to public health and the environment, and areas of environmental justice concern are given first priority;

(10) define when complete removal of CCR is achieved and specify the standards for responsible removal of CCR from CCR surface impoundments, including, but not limited to, dust controls and the protection of adjacent surface water and groundwater; and

(11) describe the process and standards for identifying a specific alternative source of groundwater pollution when the owner or operator of the CCR surface impoundment believes that groundwater contamination on the site is not from the CCR surface impoundment.

(h) Any owner of a CCR surface impoundment that generates CCR and sells or otherwise provides coal combustion byproducts pursuant to Section 3.135 shall, every 12 months, post on its publicly available website a report specifying the volume or weight of CCR, in cubic yards or tons, that it sold or provided during the past 12 months.

(i) The owner of a CCR surface impoundment shall post all closure plans, permit applications, and supporting documentation, as well as any Agency approval of the plans or applications on its publicly available website.

(j) The owner or operator of a CCR surface impoundment shall pay the following fees:

(1) An initial fee to the Agency within 6 months after July 30, 2019 (the effective date of Public Act 101-171) ~~this amendatory Act of the 101st General Assembly~~ of:

\$50,000 for each closed CCR surface impoundment; and

\$75,000 for each CCR surface impoundment that have not completed closure.

(2) Annual fees to the Agency, beginning on July 1, 2020, of:

\$25,000 for each CCR surface impoundment that has not completed closure; and

\$15,000 for each CCR surface impoundment that has completed closure, but has not completed post-closure care.

(k) All fees collected by the Agency under subsection (j) shall be deposited into the Environmental Protection Permit and Inspection Fund.

(l) The Coal Combustion Residual Surface Impoundment Financial Assurance Fund is created as a special fund in the State treasury. Any moneys forfeited to the State of Illinois from any performance bond or other security required under this Section shall be placed in the Coal Combustion Residual Surface Impoundment Financial Assurance Fund and shall, upon approval by the Governor and the Director, be used by the Agency for the purposes for which such performance bond or other security was issued. The Coal Combustion Residual Surface Impoundment Financial Assurance Fund is not subject to the provisions of subsection (c) of Section 5 of the State Finance Act.

(m) The provisions of this Section shall apply, without limitation, to all existing CCR surface impoundments and any CCR surface impoundments constructed after July 30, 2019 (the effective date of Public Act 101-171) ~~this amendatory Act of the 101st General Assembly~~, except to the extent prohibited by the Illinois or United States Constitutions.

(Source: P.A. 101-171, eff. 7-30-19; revised 10-22-19.)

(415 ILCS 5/57.11)

Sec. 57.11. Underground Storage Tank Fund; creation.

(a) There is hereby created in the State Treasury a special fund to be known as the Underground Storage Tank Fund. There shall be deposited into the Underground Storage Tank Fund all moneys received by the Office of the State Fire Marshal as fees for underground storage tanks under Sections 4 and 5 of the Gasoline Storage Act, fees pursuant to the Motor Fuel Tax Law, and beginning July 1, 2013, payments pursuant to the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. All amounts held in the Underground Storage Tank Fund shall be invested at interest by the State Treasurer. All income earned from the investments shall be deposited into the Underground Storage Tank Fund no less frequently than quarterly. In addition to any other transfers that may be provided for by law, beginning on July 1, 2018 and on the first day of each month thereafter during fiscal years 2019 through 2022 ~~2024~~ only, the State Comptroller shall direct and the State Treasurer shall transfer an amount equal to 1/12 of \$10,000,000 from the Underground Storage Tank Fund to the General Revenue Fund. Moneys in the Underground Storage Tank Fund, pursuant to appropriation, may be used by the Agency and the Office of the State Fire Marshal for the following purposes:

(1) To take action authorized under Section 57.12 to recover costs under Section 57.12.

(2) To assist in the reduction and mitigation of damage caused by leaks from underground storage tanks, including but not limited to, providing alternative water supplies to persons whose drinking water has become contaminated as a result of those leaks.

(3) To be used as a matching amount towards federal assistance relative to the release of petroleum from underground storage tanks.

(4) For the costs of administering activities of the Agency and the Office of the State Fire Marshal relative to the Underground Storage Tank Fund.

(5) For payment of costs of corrective action incurred by and indemnification to operators of underground storage tanks as provided in this Title.

(6) For a total of 2 demonstration projects in amounts in excess of a \$10,000 deductible charge designed to assess the viability of corrective action projects at sites which have experienced contamination from petroleum releases. Such demonstration projects shall be conducted in accordance with the provision of this Title.

(7) Subject to appropriation, moneys in the Underground Storage Tank Fund may also be used by the Department of Revenue for the costs of administering its activities relative to the Fund and for refunds provided for in Section 13a.8 of the Motor Fuel Tax Act.

(b) Moneys in the Underground Storage Tank Fund may, pursuant to appropriation, be used by the Office of the State Fire Marshal or the Agency to take whatever emergency action is necessary or appropriate to assure that the public health or safety is not threatened whenever there is a release or substantial threat of a release of petroleum from an underground storage tank and for the costs of administering its activities relative to the Underground Storage Tank Fund.

(c) Beginning July 1, 1993, the Governor shall certify to the State Comptroller and State Treasurer the monthly amount necessary to pay debt service on State obligations issued pursuant to Section 6 of the General Obligation Bond Act. On the last day of each month, the Comptroller shall order transferred and the Treasurer shall transfer from the Underground Storage Tank Fund to the General Obligation Bond Retirement and Interest Fund the amount certified by the Governor, plus any cumulative deficiency in those transfers for prior months.

(d) Except as provided in subsection (c) of this Section, the Underground Storage Tank Fund is not subject to administrative charges authorized under Section 8h of the State Finance Act that would in any way transfer any funds from the Underground Storage Tank Fund into any other fund of the State.

(e) Each fiscal year, subject to appropriation, the Agency may commit up to \$10,000,000 of the moneys in the Underground Storage Tank Fund to the payment of corrective action costs for legacy sites that meet one or more of the following criteria as a result of the underground storage tank release: (i) the presence of free product, (ii) contamination within a regulated recharge area, a wellhead protection area, or the setback zone of a potable water supply well, (iii) contamination extending beyond the boundaries of the site where the release occurred, or (iv) such other criteria as may be adopted in Agency rules.

(1) Fund moneys committed under this subsection (e) shall be held in the Fund for payment of the corrective action costs for which the moneys were committed.

(2) The Agency may adopt rules governing the commitment of Fund moneys under this subsection (e).

(3) This subsection (e) does not limit the use of Fund moneys at legacy sites as otherwise provided under this Title.

(4) For the purposes of this subsection (e), the term "legacy site" means a site for which (i) an underground storage tank release was reported prior to January 1, 2005, (ii) the owner or operator has been determined eligible to receive payment from the Fund for corrective action costs, and (iii) the Agency did not receive any applications for payment prior to January 1, 2010.

(f) Beginning July 1, 2013, if the amounts deposited into the Fund from moneys received by the Office of the State Fire Marshal as fees for underground storage tanks under Sections 4 and 5 of the Gasoline Storage Act and as fees pursuant to the Motor Fuel Tax Law during a State fiscal year are sufficient to pay all claims for payment by the fund received during that State fiscal year, then the amount of any payments into the fund pursuant to the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act during that State fiscal year shall be deposited as follows: 75% thereof shall be paid into the State treasury and 25% shall be reserved in a special account and used only for the transfer to the Common School Fund as part of the monthly transfer from the General Revenue Fund in accordance with Section 8a of the State Finance Act.

(Source: P.A. 100-587, eff. 6-4-18; 101-10, eff. 6-5-19; 101-636, eff. 6-10-20.)

Section 3-135. The Unified Code of Corrections is amended by changing Sections 3-12-3a, 3-12-6, and 5-9-1.9 as follows:

(730 ILCS 5/3-12-3a) (from Ch. 38, par. 1003-12-3a)

Sec. 3-12-3a. Contracts, leases, and business agreements.

(a) The Department shall promulgate such rules and policies as it deems necessary to establish, manage, and operate its Illinois Correctional Industries division for the purpose of utilizing committed persons in the manufacture of food stuffs, finished goods or wares. To the extent not inconsistent with the function and role of the ICI, the Department may enter into a contract, lease, or other type of business agreement, not to exceed 20 years, with any private corporation, partnership, person, or other business entity for the purpose of utilizing committed persons in the provision of services or for any other business or commercial enterprise deemed by the Department to be consistent with proper training and rehabilitation of committed persons.

~~In fiscal year 2021 and 2022, the Department shall oversee the Except as otherwise provided in this paragraph, Illinois Correctional Industries' spending authority shall be separate and apart from the Department's budget and appropriations. Control of Illinois Correctional Industries accounting processes and budget requests to the General Assembly, other budgetary processes, audits by the Office of the Auditor General, and computer processes shall be returned to Illinois Correctional Industries. For fiscal year 2021 and 2022, the only, its spending authority of Illinois Correctional Industries shall no longer be separate and apart from the Department's budget and appropriations, and the Department shall control its accounting processes, budgets, audits and computer processes in accordance with any Department rules and policies.~~

(b) The Department shall be permitted to construct buildings on State property for the purposes identified in subsection (a) and to lease for a period not to exceed 20 years any building or portion thereof on State property for the purposes identified in subsection (a).

(c) Any contract or other business agreement referenced in subsection (a) shall include a provision requiring that all committed persons assigned receive in connection with their assignment such vocational training and/or apprenticeship programs as the Department deems appropriate.

(d) Committed persons assigned in accordance with this Section shall be compensated in accordance with the provisions of Section 3-12-5.

(Source: P.A. 101-636, eff. 6-10-20.)

(730 ILCS 5/3-12-6) (from Ch. 38, par. 1003-12-6)

Sec. 3-12-6. Programs. Through its Illinois Correctional Industries division, the Department shall establish commercial, business, and manufacturing programs for the sale of finished goods and processed food and beverages to the State, its political units, agencies, and other public institutions. Illinois Correctional Industries shall establish, operate, and maintain manufacturing and food and beverage production in the Department facilities and provide food for the Department institutions and for the mental health and developmental disabilities institutions of the Department of Human Services and the institutions of the Department of Veterans' Affairs.

Illinois Correctional Industries shall be administered by a chief executive officer. The chief executive officer shall report to the Director of the Department or the Director's designee. The chief executive officer

shall administer the commercial and business programs of ICI for inmate workers in the custody of the Department of Corrections.

The chief executive officer shall have such assistants as are required for sales staff, manufacturing, budget, fiscal, accounting, computer, human services, and personnel as necessary to run its commercial and business programs.

Illinois Correctional Industries shall have a financial officer who shall report to the chief executive officer. The financial officer shall: (i) assist in the development and presentation of the Department budget submission; (ii) manage and control the spending authority of ICI; and (iii) provide oversight of the financial activities of ICI, both internally and through coordination with the Department fiscal operations personnel, including accounting processes, budget submissions, other budgetary processes, audits by the Office of the Auditor General, and computer processes. For fiscal year 2021 and 2022 ~~only~~, the financial officer shall coordinate and cooperate with the Department's chief financial officer to perform the functions listed in this paragraph.

Illinois Correctional Industries shall be located in Springfield. The chief executive officer of Illinois Correctional Industries shall assign personnel to direct the production of goods and shall employ committed persons assigned by the chief administrative officer. The Department of Corrections may direct such other vocational programs as it deems necessary for the rehabilitation of inmates, which shall be separate and apart from, and not in conflict with, programs of Illinois Correctional Industries.

(Source: P.A. 101-636, eff. 6-10-20.)

(730 ILCS 5/5-9-1.9)

Sec. 5-9-1.9. DUI analysis fee.

(a) "Crime laboratory" means a not-for-profit laboratory substantially funded by a single unit or combination of units of local government or the State of Illinois that regularly employs at least one person engaged in the DUI analysis of blood, other bodily substance, and urine for criminal justice agencies in criminal matters and provides testimony with respect to such examinations.

"DUI analysis" means an analysis of blood, other bodily substance, or urine for purposes of determining whether a violation of Section 11-501 of the Illinois Vehicle Code has occurred.

(b) (Blank).

(c) In addition to any other disposition made under the provisions of the Juvenile Court Act of 1987, any minor adjudicated delinquent for an offense which if committed by an adult would constitute a violation of Section 11-501 of the Illinois Vehicle Code shall pay a crime laboratory DUI analysis assessment of \$150 for each adjudication. Upon verified petition of the minor, the court may suspend payment of all or part of the assessment if it finds that the minor does not have the ability to pay the assessment. The parent, guardian, or legal custodian of the minor may pay some or all of the assessment on the minor's behalf.

(d) All crime laboratory DUI analysis assessments provided for by this Section shall be collected by the clerk of the court and forwarded to the appropriate crime laboratory DUI fund as provided in subsection (f).

(e) Crime laboratory funds shall be established as follows:

(1) A unit of local government that maintains a crime laboratory may establish a crime laboratory DUI fund within the office of the county or municipal treasurer.

(2) Any combination of units of local government that maintains a crime laboratory may establish a crime laboratory DUI fund within the office of the treasurer of the county where the crime laboratory is situated.

(3) ~~(Blank). The State Police DUI Fund is created as a special fund in the State Treasury.~~

(f) The analysis assessment provided for in subsection (c) of this Section shall be forwarded to the office of the treasurer of the unit of local government that performed the analysis if that unit of local government has established a crime laboratory DUI fund, or to the State Treasurer for deposit into the State Crime Laboratory Fund if the analysis was performed by a laboratory operated by the Department of State Police. If the analysis was performed by a crime laboratory funded by a combination of units of local government, the analysis assessment shall be forwarded to the treasurer of the county where the crime laboratory is situated if a crime laboratory DUI fund has been established in that county. If the unit of local government or combination of units of local government has not established a crime laboratory DUI fund, then the analysis assessment shall be forwarded to the State Treasurer for deposit into the State Crime Laboratory Fund.

(g) Moneys deposited into a crime laboratory DUI fund created under paragraphs (1) and (2) of subsection (e) of this Section shall be in addition to any allocations made pursuant to existing law and shall

be designated for the exclusive use of the crime laboratory. These uses may include, but are not limited to, the following:

- (1) Costs incurred in providing analysis for DUI investigations conducted within this State.
- (2) Purchase and maintenance of equipment for use in performing analyses.
- (3) Continuing education, training, and professional development of forensic scientists regularly employed by these laboratories.

(h) Moneys deposited in the State Crime Laboratory Fund shall be used by State crime laboratories as designated by the Director of State Police. These funds shall be in addition to any allocations made according to existing law and shall be designated for the exclusive use of State crime laboratories. These uses may include those enumerated in subsection (g) of this Section.

(i) Notwithstanding any other provision of law to the contrary and in addition to any other transfers that may be provided by law, on the effective date of this amendatory Act of the 102nd General Assembly, or as soon thereafter as practical, the State Comptroller shall direct and the State Treasurer shall transfer the remaining balance from the State Police DUI Fund into the State Police Operations Assistance Fund. Upon completion of the transfer, the State Police DUI Fund is dissolved, and any future deposits due to that Fund and any outstanding obligations or liabilities of that Fund shall pass to the State Police Operations Assistance Fund.

(Source: P.A. 99-697, eff. 7-29-16; 100-987, eff. 7-1-19; 100-1161, eff. 7-1-19.)

Section 3-140. The Revised Uniform Unclaimed Property Act is amended by changing Section 15-801 as follows:

(765 ILCS 1026/15-801)

Sec. 15-801. Deposit of funds by administrator.

(a) Except as otherwise provided in this Section, the administrator shall deposit in the Unclaimed Property Trust Fund all funds received under this Act, including proceeds from the sale of property under Article 7. The administrator may deposit any amount in the Unclaimed Property Trust Fund into the State Pensions Fund during the fiscal year at his or her discretion; however, he or she shall, on April 15 and October 15 of each year, deposit any amount in the Unclaimed Property Trust Fund exceeding \$2,500,000 into the State Pensions Fund. If on either April 15 or October 15, the administrator determines that a balance of \$2,500,000 is insufficient for the prompt payment of unclaimed property claims authorized under this Act, the administrator may retain more than \$2,500,000 in the Unclaimed Property Trust Fund in order to ensure the prompt payment of claims. Beginning in State fiscal year 2023 ~~2022~~, all amounts that are deposited into the State Pensions Fund from the Unclaimed Property Trust Fund shall be apportioned to the designated retirement systems as provided in subsection (c-6) of Section 8.12 of the State Finance Act to reduce their actuarial reserve deficiencies.

(b) The administrator shall make prompt payment of claims he or she duly allows as provided for in this Act from the Unclaimed Property Trust Fund. This shall constitute an irrevocable and continuing appropriation of all amounts in the Unclaimed Property Trust Fund necessary to make prompt payment of claims duly allowed by the administrator pursuant to this Act.

(Source: P.A. 100-22, eff. 1-1-18; 100-587, eff. 6-4-18; 101-10, eff. 6-5-19; 101-636, eff. 6-10-20.)

#### ARTICLE 4. AUDIT EXPENSE FUND

Section 4-5. The State Finance Act is amended by changing Section 6z-27 as follows:

(30 ILCS 105/6z-27)

Sec. 6z-27. All moneys in the Audit Expense Fund shall be transferred, appropriated and used only for the purposes authorized by, and subject to the limitations and conditions prescribed by, the State Auditing Act.

Within 30 days after the effective date of this amendatory Act of the ~~101st~~ 102nd General Assembly, the State Comptroller shall order transferred and the State Treasurer shall transfer from the following funds moneys in the specified amounts for deposit into the Audit Expense Fund:

<u>Agricultural Premium Fund</u> .....	<u>145,477</u>
<u>Amusement Ride and Patron Safety Fund</u> .....	<u>10,067</u>
<u>Assisted Living and Shared Housing Regulatory Fund</u> .....	<u>2,696</u>
<u>Capital Development Board Revolving Fund</u> .....	<u>1,807</u>
<u>Care Provider Fund for Persons with a Developmental</u>	

Disability.....	15,438
CDLIS/AAMVAnet/NMVTIS Trust Fund.....	5,148
Chicago State University Education Improvement Fund.....	4,748
Child Labor and Day and Temporary Labor Services Enforcement Fund.....	18,662
Child Support Administrative Fund.....	5,832
Clean Air Act Permit Fund.....	1,410
Common School Fund.....	259,307
Community Mental Health Medicaid Trust Fund.....	23,472
Death Certificate Surcharge Fund.....	4,161
Death Penalty Abolition Fund.....	4,095
Department of Business Services Special Operations Fund.....	12,790
Department of Human Services Community Services Fund.....	8,744
Downstate Public Transportation Fund.....	12,100
Dram Shop Fund.....	155,250
Driver Services Administration Fund.....	1,920
Drug Rebate Fund.....	39,351
Drug Treatment Fund.....	896
Education Assistance Fund.....	1,818,170
Emergency Public Health Fund.....	7,450
Employee Classification Fund.....	1,518
EMS Assistance Fund.....	1,286
Environmental Protection Permit and Inspection Fund.....	671
Estate Tax Refund Fund.....	2,150
Facilities Management Revolving Fund.....	33,930
Facility Licensing Fund.....	3,894
Fair and Exposition Fund.....	5,904
Federal Financing Cost Reimbursement Fund.....	1,579
Federal High Speed Rail Trust Fund.....	517
Feed Control Fund.....	9,601
Fertilizer Control Fund.....	8,941
Fire Prevention Fund.....	4,456
Fund for the Advancement of Education.....	17,988
General Revenue Fund.....	17,653,153
General Professions Dedicated Fund.....	3,567
Governor's Administrative Fund.....	4,052
Governor's Grant Fund.....	16,687
Grade Crossing Protection Fund.....	629
Grant Accountability and Transparency Fund.....	910
Hazardous Waste Fund.....	849
Hazardous Waste Research Fund.....	528
Health and Human Services Medicaid Trust Fund.....	10,635
Health Facility Plan Review Fund.....	3,190
Healthcare Provider Relief Fund.....	360,142
Healthy Smiles Fund.....	745
Home Care Services Agency Licensure Fund.....	2,824
Hospital Licensure Fund.....	1,313
Hospital Provider Fund.....	128,466
ICJIA Violence Prevention Fund.....	742
Illinois Affordable Housing Trust Fund.....	7,829
Illinois Clean Water Fund.....	1,915
IMSA Income Fund.....	12,557
Illinois Health Facilities Planning Fund.....	2,704
Illinois Power Agency Operations Fund.....	36,874
Illinois School Asbestos Abatement Fund.....	1,556
Illinois State Fair Fund.....	41,374

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Illinois Veterans' Rehabilitation Fund.....	1,008
<u>Illinois Workers' Compensation Commission Operations</u>	
Fund.....	189,581
Income Tax Refund Fund.....	53,295
<u>Lead Poisoning Screening, Prevention, and Abatement</u>	
Fund.....	14,747
Live and Learn Fund.....	23,420
Lobbyist Registration Administration Fund.....	1,178
Local Government Distributive Fund.....	36,680
Long Term Care Monitor/Receiver Fund.....	40,812
Long-Term Care Provider Fund.....	18,266
Mandatory Arbitration Fund.....	1,618
Medical Interagency Program Fund.....	890
Mental Health Fund.....	10,924
Metabolic Screening and Treatment Fund.....	35,159
Monitoring Device Driving Permit Administration Fee Fund.....	2,355
Motor Fuel Tax Fund.....	36,804
Motor Vehicle License Plate Fund.....	13,274
<u>Motor Vehicle Theft Prevention and Insurance Verification</u>	
Trust Fund.....	8,773
Multiple Sclerosis Research Fund.....	670
Nuclear Safety Emergency Preparedness Fund.....	17,663
Nursing Dedicated and Professional Fund.....	2,667
Open Space Lands Acquisition and Development Fund.....	1,463
Partners for Conservation Fund.....	75,235
Personal Property Tax Replacement Fund.....	85,166
Pesticide Control Fund.....	44,745
Plumbing Licensure and Program Fund.....	5,297
Professional Services Fund.....	6,549
Public Health Laboratory Services Revolving Fund.....	9,044
Public Transportation Fund.....	47,744
Radiation Protection Fund.....	6,575
Renewable Energy Resources Trust Fund.....	8,169
Road Fund.....	284,307
<u>Regional Transportation Authority Occupation and Use Tax</u>	
Replacement Fund.....	1,278
School Infrastructure Fund.....	8,938
Secretary of State DUI Administration Fund.....	2,044
<u>Secretary of State Identification Security and Theft</u>	
Prevention Fund.....	15,122
Secretary of State Police Services Fund.....	815
Secretary of State Special License Plate Fund.....	4,441
Secretary of State Special Services Fund.....	21,797
Securities Audit and Enforcement Fund.....	8,480
Solid Waste Management Fund.....	1,427
Special Education Medicaid Matching Fund.....	5,854
State and Local Sales Tax Reform Fund.....	2,742
State Construction Account Fund.....	69,387
State Gaming Fund.....	89,997
State Garage Revolving Fund.....	10,788
State Lottery Fund.....	343,580
State Pensions Fund.....	500,000
State Treasurer's Bank Services Trust Fund.....	913
Supreme Court Special Purposes Fund.....	1,704
Tattoo and Body Piercing Establishment Registration Fund.....	724
Tax Compliance and Administration Fund.....	1,847

Tobacco Settlement Recovery Fund.....	27,854
Tourism Promotion Fund.....	42,180
Trauma Center Fund.....	5,128
Underground Storage Tank Fund.....	3,473
University of Illinois Hospital Services Fund.....	7,505
Vehicle Inspection Fund.....	4,863
Weights and Measures Fund.....	25,431
Youth Alcoholism and Substance Abuse Prevention Fund.....	857
Aggregate Operations Regulatory Fund.....	806
Agricultural Premium Fund.....	21,601
Anna Veterans Home Fund.....	14,618
Appraisal Administration Fund.....	4,086
Attorney General Court Ordered and Voluntary Compliance Payment Projects Fund.....	17,446
Attorney General Whistleblower Reward and Protection Fund.....	7,344
Bank and Trust Company Fund.....	87,912
Brownfields Redevelopment Fund.....	550
Capital Development Board Revolving Fund.....	1,724
Care Provider Fund for Persons with a Developmental Disability.....	5,445
CDLIS/AAMVAnet/NMVTIS Trust Fund.....	1,770
Cemetery Oversight Licensing and Disciplinary Fund.....	4,432
Chicago State University Education Improvement Fund.....	5,211
Child Support Administrative Fund.....	3,088
Clean Air Act Permit Fund.....	6,766
Coal Technology Development Assistance Fund.....	11,280
Commitment to Human Services Fund.....	103,833
Common School Fund.....	411,164
Community Mental Health Medicaid Trust Fund.....	10,138
Community Water Supply Laboratory Fund.....	548
Corporate Franchise Tax Refund Fund.....	751
Credit Union Fund.....	19,740
Cycle Rider Safety Training Fund.....	982
DCFS Children's Services Fund.....	273,107
Department of Business Services Special Operations Fund.....	4,386
Department of Corrections Reimbursement and Education Fund.....	36,220
Department of Human Services Community Services Fund.....	4,757
Design Professionals Administration and Investigation Fund.....	5,198
Downstate Public Transportation Fund.....	42,630
Downstate Transit Improvement Fund.....	1,807
Drivers Education Fund.....	1,351
Drug Rebate Fund.....	21,955
Drug Treatment Fund.....	508
Education Assistance Fund.....	1,901,464
Environmental Protection Permit and Inspection Fund.....	5,397
Estate Tax Refund Fund.....	637
Facilities Management Revolving Fund.....	13,775
Fair and Exposition Fund.....	863
Federal High Speed Rail Trust Fund.....	9,230
Federal Workforce Training Fund.....	208,014
Feed Control Fund.....	1,319
Fertilizer Control Fund.....	1,247

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Fire Prevention Fund.....	3,876
Fund for the Advancement of Education.....	46,221
General Professions Dedicated Fund.....	26,266
General Revenue Fund.....	17,653,153
Grade Crossing Protection Fund.....	3,737
Hazardous Waste Fund.....	3,625
Health and Human Services Medicaid Trust Fund.....	5,263
Healthcare Provider Relief Fund.....	115,415
Horse Racing Fund.....	184,337
Hospital Provider Fund.....	62,701
Illinois Affordable Housing Trust Fund.....	7,103
Illinois Charity Bureau Fund.....	2,108
Illinois Clean Water Fund.....	8,679
Illinois Forestry Development Fund.....	6,189
Illinois Gaming Law Enforcement Fund.....	1,277
Illinois Power Agency Operations Fund.....	43,568
Illinois State Dental Disciplinary Fund.....	4,344
Illinois State Fair Fund.....	5,690
Illinois State Medical Disciplinary Fund.....	20,283
Illinois State Pharmacy Disciplinary Fund.....	9,856
Illinois Veterans Assistance Fund.....	2,494
Illinois Workers' Compensation Commission Operations Fund.....	2,896
IMSA Income Fund.....	8,012
Income Tax Refund Fund.....	152,206
Insurance Financial Regulation Fund.....	104,597
Insurance Premium Tax Refund Fund.....	9,901
Insurance Producer Administration Fund.....	105,702
International Tourism Fund.....	7,000
LaSalle Veterans Home Fund.....	31,489
LEADS Maintenance Fund.....	607
Live and Learn Fund.....	8,302
Local Government Distributive Fund.....	102,508
Local Tourism Fund.....	28,421
Long-Term Care Provider Fund.....	7,140
Manteno Veterans Home Fund.....	47,417
Medical Interagency Program Fund.....	669
Mental Health Fund.....	7,492
Monitoring Device Driving Permit Administration Fee Fund.....	762
Motor Carrier Safety Inspection Fund.....	1,114
Motor Fuel Tax Fund.....	141,788
Motor Vehicle License Plate Fund.....	5,366
Nursing Dedicated and Professional Fund.....	10,746
Open Space Lands Acquisition and Development Fund.....	25,584
Optometric Licensing and Disciplinary Board Fund.....	1,099
Partners for Conservation Fund.....	20,187
Pawnbroker Regulation Fund.....	1,072
Personal Property Tax Replacement Fund.....	88,655
Pesticide Control Fund.....	5,617
Professional Services Fund.....	2,795
Professions Indirect Cost Fund.....	180,536
Public Pension Regulation Fund.....	8,434
Public Transportation Fund.....	97,777
Quincy Veterans Home Fund.....	57,745
Real Estate License Administration Fund.....	32,015
Regional Transportation Authority Occupation	

and Use Tax Replacement Fund.....	3,123
Registered Certified Public Accountants' Administration and Disciplinary Fund.....	2,560
Renewable Energy Resources Trust Fund.....	797
Rental Housing Support Program Fund.....	949
Residential Finance Regulatory Fund.....	20,349
Road Fund.....	557,727
Roadside Memorial Fund.....	582
Salmon Fund.....	548
Savings Bank Regulatory Fund.....	2,100
School Infrastructure Fund.....	18,703
Secretary of State DUI Administration Fund.....	867
Secretary of State Identification Security and Theft Prevention Fund.....	4,660
Secretary of State Special License Plate Fund.....	1,772
Secretary of State Special Services Fund.....	7,839
Securities Audit and Enforcement Fund.....	2,879
Small Business Environmental Assistance Fund.....	588
Solid Waste Management Fund.....	7,389
Special Education Medicaid Matching Fund.....	3,388
State and Local Sales Tax Reform Fund.....	6,573
State Asset Forfeiture Fund.....	1,213
State Construction Account Fund.....	129,461
State Crime Laboratory Fund.....	2,462
State Gaming Fund.....	188,862
State Garage Revolving Fund.....	4,303
State Lottery Fund.....	145,905
State Offender DNA Identification System Fund.....	1,075
State Pensions Fund.....	500,000
State Police DUI Fund.....	839
State Police Firearm Services Fund.....	4,981
State Police Services Fund.....	11,660
State Police Vehicle Fund.....	5,514
State Police Whistleblower Reward and Protection Fund.....	2,822
State Small Business Credit Initiative Fund.....	15,061
Subtitle D Management Fund.....	1,067
Supplemental Low Income Energy Assistance Fund.....	68,016
Tax Compliance and Administration Fund.....	4,713
Technology Management Revolving Fund.....	257,409
Tobacco Settlement Recovery Fund.....	4,825
Tourism Promotion Fund.....	66,211
Traffic and Criminal Conviction Surcharge Fund.....	226,070
Underground Storage Tank Fund.....	19,110
University of Illinois Hospital Services Fund.....	3,813
Vehicle Inspection Fund.....	9,673
Violent Crime Victims Assistance Fund.....	12,233
Weights and Measures Fund.....	5,245
Working Capital Revolving Fund.....	27,245

Notwithstanding any provision of the law to the contrary, the General Assembly hereby authorizes the use of such funds for the purposes set forth in this Section.

These provisions do not apply to funds classified by the Comptroller as federal trust funds or State trust funds. The Audit Expense Fund may receive transfers from those trust funds only as directed herein, except where prohibited by the terms of the trust fund agreement. The Auditor General shall notify the trustees of those funds of the estimated cost of the audit to be incurred under the Illinois State Auditing Act for the fund. The trustees of those funds shall direct the State Comptroller and Treasurer to transfer the estimated amount to the Audit Expense Fund.

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The Auditor General may bill entities that are not subject to the above transfer provisions, including private entities, related organizations and entities whose funds are locally-held, for the cost of audits, studies, and investigations incurred on their behalf. Any revenues received under this provision shall be deposited into the Audit Expense Fund.

In the event that moneys on deposit in any fund are unavailable, by reason of deficiency or any other reason preventing their lawful transfer, the State Comptroller shall order transferred and the State Treasurer shall transfer the amount deficient or otherwise unavailable from the General Revenue Fund for deposit into the Audit Expense Fund.

On or before December 1, 1992, and each December 1 thereafter, the Auditor General shall notify the Governor's Office of Management and Budget (formerly Bureau of the Budget) of the amount estimated to be necessary to pay for audits, studies, and investigations in accordance with the Illinois State Auditing Act during the next succeeding fiscal year for each State fund for which a transfer or reimbursement is anticipated.

Beginning with fiscal year 1994 and during each fiscal year thereafter, the Auditor General may direct the State Comptroller and Treasurer to transfer moneys from funds authorized by the General Assembly for that fund. In the event funds, including federal and State trust funds but excluding the General Revenue Fund, are transferred, during fiscal year 1994 and during each fiscal year thereafter, in excess of the amount to pay actual costs attributable to audits, studies, and investigations as permitted or required by the Illinois State Auditing Act or specific action of the General Assembly, the Auditor General shall, on September 30, or as soon thereafter as is practicable, direct the State Comptroller and Treasurer to transfer the excess amount back to the fund from which it was originally transferred.

(Source: P.A. 100-23, eff. 7-6-17; 100-587, eff. 6-4-18; 101-10, eff. 6-5-19; 101-636, eff. 6-10-20.)

#### ARTICLE 5. GRADE CROSSING PROTECTION

Section 5-5. The Motor Fuel Tax Law is amended by changing Section 8 as follows:

(35 ILCS 505/8) (from Ch. 120, par. 424)

Sec. 8. Except as provided in subsection (a-1) of this Section, Section 8a, subdivision (h)(1) of Section 12a, Section 13a.6, and items 13, 14, 15, and 16 of Section 15, all money received by the Department under this Act, including payments made to the Department by member jurisdictions participating in the International Fuel Tax Agreement, shall be deposited in a special fund in the State treasury, to be known as the "Motor Fuel Tax Fund", and shall be used as follows:

(a) 2 1/2 cents per gallon of the tax collected on special fuel under paragraph (b) of Section 2 and Section 13a of this Act shall be transferred to the State Construction Account Fund in the State Treasury; the remainder of the tax collected on special fuel under paragraph (b) of Section 2 and Section 13a of this Act shall be deposited into the Road Fund;

(a-1) Beginning on July 1, 2019, an amount equal to the amount of tax collected under subsection (a) of Section 2 as a result of the increase in the tax rate under ~~Public Act 101-32~~ ~~this amendatory Act of the 101st General Assembly~~ shall be transferred each month into the Transportation Renewal Fund;

(b) \$420,000 shall be transferred each month to the State Boating Act Fund to be used by the Department of Natural Resources for the purposes specified in Article X of the Boat Registration and Safety Act;

(c) \$3,500,000 shall be transferred each month to the Grade Crossing Protection Fund to be used as follows: not less than \$12,000,000 each fiscal year shall be used for the construction or reconstruction of rail highway grade separation structures; \$2,250,000 in fiscal years 2004 through 2009 and \$3,000,000 in fiscal year 2010 and each fiscal year thereafter shall be transferred to the Transportation Regulatory Fund and shall be accounted for as part of the rail carrier portion of such funds and shall be used to pay the cost of administration of the Illinois Commerce Commission's railroad safety program in connection with its duties under subsection (3) of Section 18c-7401 of the Illinois Vehicle Code, with the remainder to be used by the Department of Transportation upon order of the Illinois Commerce Commission, to pay that part of the cost apportioned by such Commission to the State to cover the interest of the public in the use of highways, roads, streets, or pedestrian walkways in the county highway system, township and district road system, or municipal street system as defined in the Illinois Highway Code, as the same may from time to time be amended, for separation of grades, for installation, construction or reconstruction of crossing protection or reconstruction, alteration, relocation including construction or improvement of any existing highway necessary for access to property or improvement of any grade crossing and grade crossing surface including

the necessary highway approaches thereto of any railroad across the highway or public road, or for the installation, construction, reconstruction, or maintenance of safety treatments to deter trespassing or a pedestrian walkway over or under a railroad right-of-way, as provided for in and in accordance with Section 18c-7401 of the Illinois Vehicle Code. The Commission may order up to \$2,000,000 per year in Grade Crossing Protection Fund moneys for the improvement of grade crossing surfaces and up to \$300,000 per year for the maintenance and renewal of 4-quadrant gate vehicle detection systems located at non-high speed rail grade crossings. ~~The Commission shall not order more than \$2,000,000 per year in Grade Crossing Protection Fund moneys for pedestrian walkways.~~ In entering orders for projects for which payments from the Grade Crossing Protection Fund will be made, the Commission shall account for expenditures authorized by the orders on a cash rather than an accrual basis. For purposes of this requirement an "accrual basis" assumes that the total cost of the project is expended in the fiscal year in which the order is entered, while a "cash basis" allocates the cost of the project among fiscal years as expenditures are actually made. To meet the requirements of this subsection, the Illinois Commerce Commission shall develop annual and 5-year project plans of rail crossing capital improvements that will be paid for with moneys from the Grade Crossing Protection Fund. The annual project plan shall identify projects for the succeeding fiscal year and the 5-year project plan shall identify projects for the 5 directly succeeding fiscal years. The Commission shall submit the annual and 5-year project plans for this Fund to the Governor, the President of the Senate, the Senate Minority Leader, the Speaker of the House of Representatives, and the Minority Leader of the House of Representatives on the first Wednesday in April of each year;

(d) of the amount remaining after allocations provided for in subsections (a), (a-1), (b)<sub>2</sub> and (c), a sufficient amount shall be reserved to pay all of the following:

(1) the costs of the Department of Revenue in administering this Act;

(2) the costs of the Department of Transportation in performing its duties imposed by the Illinois Highway Code for supervising the use of motor fuel tax funds apportioned to municipalities, counties and road districts;

(3) refunds provided for in Section 13, refunds for overpayment of decal fees paid under Section 13a.4 of this Act, and refunds provided for under the terms of the International Fuel Tax Agreement referenced in Section 14a;

(4) from October 1, 1985 until June 30, 1994, the administration of the Vehicle Emissions Inspection Law, which amount shall be certified monthly by the Environmental Protection Agency to the State Comptroller and shall promptly be transferred by the State Comptroller and Treasurer from the Motor Fuel Tax Fund to the Vehicle Inspection Fund, and for the period July 1, 1994 through June 30, 2000, one-twelfth of \$25,000,000 each month, for the period July 1, 2000 through June 30, 2003, one-twelfth of \$30,000,000 each month, and \$15,000,000 on July 1, 2003, and \$15,000,000 on January 1, 2004, and \$15,000,000 on each July 1 and October 1, or as soon thereafter as may be practical, during the period July 1, 2004 through June 30, 2012, and \$30,000,000 on June 1, 2013, or as soon thereafter as may be practical, and \$15,000,000 on July 1 and October 1, or as soon thereafter as may be practical, during the period of July 1, 2013 through June 30, 2015, for the administration of the Vehicle Emissions Inspection Law of 2005, to be transferred by the State Comptroller and Treasurer from the Motor Fuel Tax Fund into the Vehicle Inspection Fund;

(4.5) beginning on July 1, 2019, the costs of the Environmental Protection Agency for the administration of the Vehicle Emissions Inspection Law of 2005 shall be paid, subject to appropriation, from the Motor Fuel Tax Fund into the Vehicle Inspection Fund; beginning in 2019, no later than December 31 of each year, or as soon thereafter as practical, the State Comptroller shall direct and the State Treasurer shall transfer from the Vehicle Inspection Fund to the Motor Fuel Tax Fund any balance remaining in the Vehicle Inspection Fund in excess of \$2,000,000;

(5) amounts ordered paid by the Court of Claims; and

(6) payment of motor fuel use taxes due to member jurisdictions under the terms of the International Fuel Tax Agreement. The Department shall certify these amounts to the Comptroller by the 15th day of each month; the Comptroller shall cause orders to be drawn for such amounts, and the Treasurer shall administer those amounts on or before the last day of each month;

(e) after allocations for the purposes set forth in subsections (a), (a-1), (b), (c)<sub>2</sub> and (d), the remaining amount shall be apportioned as follows:

(1) Until January 1, 2000, 58.4%, and beginning January 1, 2000, 45.6% shall be deposited as follows:

(A) 37% into the State Construction Account Fund, and

(B) 63% into the Road Fund, \$1,250,000 of which shall be reserved each month for the Department of Transportation to be used in accordance with the provisions of Sections 6-901 through 6-906 of the Illinois Highway Code;

(2) Until January 1, 2000, 41.6%, and beginning January 1, 2000, 54.4% shall be transferred to the Department of Transportation to be distributed as follows:

(A) 49.10% to the municipalities of the State,

(B) 16.74% to the counties of the State having 1,000,000 or more inhabitants,

(C) 18.27% to the counties of the State having less than 1,000,000 inhabitants,

(D) 15.89% to the road districts of the State.

If a township is dissolved under Article 24 of the Township Code, McHenry County shall receive any moneys that would have been distributed to the township under this subparagraph, except that a municipality that assumes the powers and responsibilities of a road district under paragraph (6) of Section 24-35 of the Township Code shall receive any moneys that would have been distributed to the township in a percent equal to the area of the dissolved road district or portion of the dissolved road district over which the municipality assumed the powers and responsibilities compared to the total area of the dissolved township. The moneys received under this subparagraph shall be used in the geographic area of the dissolved township. If a township is reconstituted as provided under Section 24-45 of the Township Code, McHenry County or a municipality shall no longer be distributed moneys under this subparagraph.

As soon as may be after the first day of each month, the Department of Transportation shall allot to each municipality its share of the amount apportioned to the several municipalities which shall be in proportion to the population of such municipalities as determined by the last preceding municipal census if conducted by the Federal Government or Federal census. If territory is annexed to any municipality subsequent to the time of the last preceding census the corporate authorities of such municipality may cause a census to be taken of such annexed territory and the population so ascertained for such territory shall be added to the population of the municipality as determined by the last preceding census for the purpose of determining the allotment for that municipality. If the population of any municipality was not determined by the last Federal census preceding any apportionment, the apportionment to such municipality shall be in accordance with any census taken by such municipality. Any municipal census used in accordance with this Section shall be certified to the Department of Transportation by the clerk of such municipality, and the accuracy thereof shall be subject to approval of the Department which may make such corrections as it ascertains to be necessary.

As soon as may be after the first day of each month, the Department of Transportation shall allot to each county its share of the amount apportioned to the several counties of the State as herein provided. Each allotment to the several counties having less than 1,000,000 inhabitants shall be in proportion to the amount of motor vehicle license fees received from the residents of such counties, respectively, during the preceding calendar year. The Secretary of State shall, on or before April 15 of each year, transmit to the Department of Transportation a full and complete report showing the amount of motor vehicle license fees received from the residents of each county, respectively, during the preceding calendar year. The Department of Transportation shall, each month, use for allotment purposes the last such report received from the Secretary of State.

As soon as may be after the first day of each month, the Department of Transportation shall allot to the several counties their share of the amount apportioned for the use of road districts. The allotment shall be apportioned among the several counties in the State in the proportion which the total mileage of township or district roads in the respective counties bears to the total mileage of all township and district roads in the State. Funds allotted to the respective counties for the use of road districts therein shall be allocated to the several road districts in the county in the proportion which the total mileage of such township or district roads in the respective road districts bears to the total mileage of all such township or district roads in the county. After July 1 of any year prior to 2011, no allocation shall be made for any road district unless it levied a tax for road and bridge purposes in an amount which will require the extension of such tax against the taxable property in any such road district at a rate of not less than either .08% of the value thereof, based upon the assessment for the year immediately prior to the year in which such tax was levied and as equalized by the Department of Revenue or, in DuPage County, an amount equal to or greater than \$12,000 per mile of road under the jurisdiction of the road district, whichever is less. Beginning July 1, 2011 and each July 1 thereafter, an allocation shall be made for any road district if it levied a tax for road and bridge

purposes. In counties other than DuPage County, if the amount of the tax levy requires the extension of the tax against the taxable property in the road district at a rate that is less than 0.08% of the value thereof, based upon the assessment for the year immediately prior to the year in which the tax was levied and as equalized by the Department of Revenue, then the amount of the allocation for that road district shall be a percentage of the maximum allocation equal to the percentage obtained by dividing the rate extended by the district by 0.08%. In DuPage County, if the amount of the tax levy requires the extension of the tax against the taxable property in the road district at a rate that is less than the lesser of (i) 0.08% of the value of the taxable property in the road district, based upon the assessment for the year immediately prior to the year in which such tax was levied and as equalized by the Department of Revenue, or (ii) a rate that will yield an amount equal to \$12,000 per mile of road under the jurisdiction of the road district, then the amount of the allocation for the road district shall be a percentage of the maximum allocation equal to the percentage obtained by dividing the rate extended by the district by the lesser of (i) 0.08% or (ii) the rate that will yield an amount equal to \$12,000 per mile of road under the jurisdiction of the road district.

Prior to 2011, if any road district has levied a special tax for road purposes pursuant to Sections 6-601, 6-602, and 6-603 of the Illinois Highway Code, and such tax was levied in an amount which would require extension at a rate of not less than .08% of the value of the taxable property thereof, as equalized or assessed by the Department of Revenue, or, in DuPage County, an amount equal to or greater than \$12,000 per mile of road under the jurisdiction of the road district, whichever is less, such levy shall, however, be deemed a proper compliance with this Section and shall qualify such road district for an allotment under this Section. Beginning in 2011 and thereafter, if any road district has levied a special tax for road purposes under Sections 6-601, 6-602, and 6-603 of the Illinois Highway Code, and the tax was levied in an amount that would require extension at a rate of not less than 0.08% of the value of the taxable property of that road district, as equalized or assessed by the Department of Revenue or, in DuPage County, an amount equal to or greater than \$12,000 per mile of road under the jurisdiction of the road district, whichever is less, that levy shall be deemed a proper compliance with this Section and shall qualify such road district for a full, rather than proportionate, allotment under this Section. If the levy for the special tax is less than 0.08% of the value of the taxable property, or, in DuPage County if the levy for the special tax is less than the lesser of (i) 0.08% or (ii) \$12,000 per mile of road under the jurisdiction of the road district, and if the levy for the special tax is more than any other levy for road and bridge purposes, then the levy for the special tax qualifies the road district for a proportionate, rather than full, allotment under this Section. If the levy for the special tax is equal to or less than any other levy for road and bridge purposes, then any allotment under this Section shall be determined by the other levy for road and bridge purposes.

Prior to 2011, if a township has transferred to the road and bridge fund money which, when added to the amount of any tax levy of the road district would be the equivalent of a tax levy requiring extension at a rate of at least .08%, or, in DuPage County, an amount equal to or greater than \$12,000 per mile of road under the jurisdiction of the road district, whichever is less, such transfer, together with any such tax levy, shall be deemed a proper compliance with this Section and shall qualify the road district for an allotment under this Section.

In counties in which a property tax extension limitation is imposed under the Property Tax Extension Limitation Law, road districts may retain their entitlement to a motor fuel tax allotment or, beginning in 2011, their entitlement to a full allotment if, at the time the property tax extension limitation was imposed, the road district was levying a road and bridge tax at a rate sufficient to entitle it to a motor fuel tax allotment and continues to levy the maximum allowable amount after the imposition of the property tax extension limitation. Any road district may in all circumstances retain its entitlement to a motor fuel tax allotment or, beginning in 2011, its entitlement to a full allotment if it levied a road and bridge tax in an amount that will require the extension of the tax against the taxable property in the road district at a rate of not less than 0.08% of the assessed value of the property, based upon the assessment for the year immediately preceding the year in which the tax was levied and as equalized by the Department of Revenue or, in DuPage County, an amount equal to or greater than \$12,000 per mile of road under the jurisdiction of the road district, whichever is less.

As used in this Section, the term "road district" means any road district, including a county unit road district, provided for by the Illinois Highway Code; and the term "township or district road" means any road in the township and district road system as defined in the Illinois Highway Code. For the purposes of this Section, "township or district road" also includes such roads as are maintained by park districts, forest preserve districts and conservation districts. The Department of Transportation shall determine the mileage

of all township and district roads for the purposes of making allotments and allocations of motor fuel tax funds for use in road districts.

Payment of motor fuel tax moneys to municipalities and counties shall be made as soon as possible after the allotment is made. The treasurer of the municipality or county may invest these funds until their use is required and the interest earned by these investments shall be limited to the same uses as the principal funds.

(Source: P.A. 101-32, eff. 6-28-19; 101-230, eff. 8-9-19; 101-493, eff. 8-23-19; revised 9-24-19.)

Section 5-10. The Illinois Vehicle Code is amended by changing Section 18c-7401 as follows:

(625 ILCS 5/18c-7401) (from Ch. 95 1/2, par. 18c-7401)

Sec. 18c-7401. Safety Requirements for Track, Facilities, and Equipment.

(1) General Requirements. Each rail carrier shall, consistent with rules, orders, and regulations of the Federal Railroad Administration, construct, maintain, and operate all of its equipment, track, and other property in this State in such a manner as to pose no undue risk to its employees or the person or property of any member of the public.

(2) Adoption of Federal Standards. The track safety standards and accident/incident standards promulgated by the Federal Railroad Administration shall be safety standards of the Commission. The Commission may, in addition, adopt by reference in its regulations other federal railroad safety standards, whether contained in federal statutes or in regulations adopted pursuant to such statutes.

(3) Railroad Crossings. No public road, highway, or street shall hereafter be constructed across the track of any rail carrier at grade, nor shall the track of any rail carrier be constructed across a public road, highway or street at grade, without having first secured the permission of the Commission; provided, that this Section shall not apply to the replacement of lawfully existing roads, highways, and tracks. No public pedestrian bridge or subway shall be constructed across the track of any rail carrier without having first secured the permission of the Commission. The Commission shall have the right to refuse its permission or to grant it upon such terms and conditions as it may prescribe. The Commission shall have power to determine and prescribe the manner, including the particular point of crossing, and the terms of installation, operation, maintenance, use, and protection of each such crossing.

The Commission shall also have power, after a hearing, to require major alteration of or to abolish any crossing, heretofore or hereafter established, when in its opinion, the public safety requires such alteration or abolition, and, except in cities, villages, and incorporated towns of 1,000,000 or more inhabitants, to vacate and close that part of the highway on such crossing altered or abolished and cause barricades to be erected across such highway in such manner as to prevent the use of such crossing as a highway, when, in the opinion of the Commission, the public convenience served by the crossing in question is not such as to justify the further retention thereof; or to require a separation of grades, at railroad-highway grade crossings; or to require a separation of grades at any proposed crossing where a proposed public highway may cross the tracks of any rail carrier or carriers; and to prescribe, after a hearing of the parties, the terms upon which such separations shall be made and the proportion in which the expense of the alteration or abolition of such crossings or the separation of such grades, having regard to the benefits, if any, accruing to the rail carrier or any party in interest, shall be divided between the rail carrier or carriers affected, or between such carrier or carriers and the State, county, municipality or other public authority in interest. However, a public hearing by the Commission to abolish a crossing shall not be required when the public highway authority in interest vacates the highway. In such instance the rail carrier, following notification to the Commission and the highway authority, shall remove any grade crossing warning devices and the grade crossing surface.

The Commission shall also have power by its order to require the reconstruction, minor alteration, minor relocation, or improvement of any crossing (including the necessary highway approaches thereto) of any railroad across any highway or public road, pedestrian bridge, or pedestrian subway, whether such crossing be at grade or by overhead structure or by subway, whenever the Commission finds after a hearing or without a hearing as otherwise provided in this paragraph that such reconstruction, alteration, relocation, or improvement is necessary to preserve or promote the safety or convenience of the public or of the employees or passengers of such rail carrier or carriers. By its original order or supplemental orders in such case, the Commission may direct such reconstruction, alteration, relocation, or improvement to be made in such manner and upon such terms and conditions as may be reasonable and necessary and may apportion the cost of such reconstruction, alteration, relocation, or improvement and the subsequent maintenance thereof, having regard to the benefits, if any, accruing to the railroad or any party in interest, between the rail carrier or carriers and public utilities affected, or between such carrier or carriers and public utilities and the State,

county, municipality or other public authority in interest. The cost to be so apportioned shall include the cost of changes or alterations in the equipment of public utilities affected as well as the cost of the relocation, diversion or establishment of any public highway, made necessary by such reconstruction, alteration, relocation, or improvement of said crossing. A hearing shall not be required in those instances when the Commission enters an order confirming a written stipulation in which the Commission, the public highway authority or other public authority in interest, the rail carrier or carriers affected, and in instances involving the use of the Grade Crossing Protection Fund, the Illinois Department of Transportation, agree on the reconstruction, alteration, relocation, or improvement and the subsequent maintenance thereof and the division of costs of such changes of any grade crossing (including the necessary highway approaches thereto) of any railroad across any highway, pedestrian bridge, or pedestrian subway.

The Commission shall also have power to enter into stipulated agreements with a rail carrier or rail carriers or public authorities to fund, provide, install, and maintain safety treatments to deter trespassing on railroad property in accordance with paragraph (1) of Section 18c-7503 at locations approved by such rail carrier or rail carriers following a diagnostic evaluation between the Commission and the rail carrier or rail carriers, including any public authority in interest or the Federal Railroad Administration, and to order the allocation of the cost of those treatments and their installation and maintenance from the Grade Crossing Protection Fund. Safety treatments approved under this paragraph by the Commission shall be deemed adequate and appropriate.

Every rail carrier operating in the State of Illinois shall construct and maintain every highway crossing over its tracks within the State so that the roadway at the intersection shall be as flush with the rails as superelevated curves will allow, and, unless otherwise ordered by the Commission, shall construct and maintain the approaches thereto at a grade of not more than 5% within the right of way for a distance of not less the 6 feet on each side of the centerline of such tracks; provided, that the grades at the approaches may be maintained in excess of 5% only when authorized by the Commission.

Every rail carrier operating within this State shall remove from its right of way at all railroad-highway grade crossings within the State, such brush, shrubbery, and trees as is reasonably practical for a distance of not less than 500 feet in either direction from each grade crossing. The Commission shall have power, upon its own motion, or upon complaint, and after having made proper investigation, to require the installation of adequate and appropriate luminous reflective warning signs, luminous flashing signals, crossing gates illuminated at night, or other protective devices in order to promote and safeguard the health and safety of the public. Luminous flashing signal or crossing gate devices installed at grade crossings, which have been approved by the Commission, shall be deemed adequate and appropriate. The Commission shall have authority to determine the number, type, and location of such signs, signals, gates, or other protective devices which, however, shall conform as near as may be with generally recognized national standards, and the Commission shall have authority to prescribe the division of the cost of the installation and subsequent maintenance of such signs, signals, gates, or other protective devices between the rail carrier or carriers, the public highway authority or other public authority in interest, and in instances involving the use of the Grade Crossing Protection Fund, the Illinois Department of Transportation. Except where train crews provide flagging of the crossing to road users, yield signs shall be installed at all highway intersections with every grade crossing in this State that is not equipped with automatic warning devices, such as luminous flashing signals or crossing gate devices. A stop sign may be used in lieu of the yield sign when an engineering study conducted in cooperation with the highway authority and the Illinois Department of Transportation has determined that a stop sign is warranted. If the Commission has ordered the installation of luminous flashing signal or crossing gate devices at a grade crossing not equipped with active warning devices, the Commission shall order the installation of temporary stop signs at the highway intersection with the grade crossing unless an engineering study has determined that a stop sign is not appropriate. If a stop sign is not appropriate, the Commission may order the installation of other appropriate supplemental signing as determined by an engineering study. The temporary signs shall remain in place until the luminous flashing signal or crossing gate devices have been installed. The rail carrier is responsible for the installation and subsequent maintenance of any required signs. The permanent signs shall be in place by July 1, 2011.

No railroad may change or modify the warning device system at a railroad-highway grade crossing, including warning systems interconnected with highway traffic control signals, without having first received the approval of the Commission. The Commission shall have the further power, upon application, upon its own motion, or upon complaint and after having made proper investigation, to require the interconnection of grade crossing warning devices with traffic control signals at highway intersections located at or near railroad crossings within the distances described by the State Manual on Uniform Traffic Control Devices

adopted pursuant to Section 11-301 of this Code. In addition, State and local authorities may not install, remove, modernize, or otherwise modify traffic control signals at a highway intersection that is interconnected or proposed to be interconnected with grade crossing warning devices when the change affects the number, type, or location of traffic control devices on the track approach leg or legs of the intersection or the timing of the railroad preemption sequence of operation until the Commission has approved the installation, removal, modernization, or modification. Commission approval shall be limited to consideration of issues directly affecting the public safety at the railroad-highway grade crossing. The electrical circuit devices, alternate warning devices, and preemption sequences shall conform as nearly as possible, considering the particular characteristics of the crossing and intersection area, to the State manual adopted by the Illinois Department of Transportation pursuant to Section 11-301 of this Code and such federal standards as are made applicable by subsection (2) of this Section. In order to carry out this authority, the Commission shall have the authority to determine the number, type, and location of traffic control devices on the track approach leg or legs of the intersection and the timing of the railroad preemption sequence of operation. The Commission shall prescribe the division of costs for installation and maintenance of all devices required by this paragraph between the railroad or railroads and the highway authority in interest and in instances involving the use of the Grade Crossing Protection Fund or a State highway, the Illinois Department of Transportation.

Any person who unlawfully or maliciously removes, throws down, damages or defaces any sign, signal, gate, or other protective device, located at or near any public grade crossing, shall be guilty of a petty offense and fined not less than \$50 nor more than \$200 for each offense. In addition to fines levied under the provisions of this Section a person adjudged guilty hereunder may also be directed to make restitution for the costs of repair or replacement, or both, necessitated by his misconduct.

It is the public policy of the State of Illinois to enhance public safety by establishing safe grade crossings. In order to implement this policy, the Illinois Commerce Commission is directed to conduct public hearings and to adopt specific criteria by July 1, 1994, that shall be adhered to by the Illinois Commerce Commission in determining if a grade crossing should be opened or abolished. The following factors shall be considered by the Illinois Commerce Commission in developing the specific criteria for opening and abolishing grade crossings:

- (a) timetable speed of passenger trains;
- (b) distance to an alternate crossing;
- (c) accident history for the last 5 years;
- (d) number of vehicular traffic and posted speed limits;
- (e) number of freight trains and their timetable speeds;
- (f) the type of warning device present at the grade crossing;
- (g) alignments of the roadway and railroad, and the angle of intersection of those alignments;
- (h) use of the grade crossing by trucks carrying hazardous materials, vehicles carrying passengers for hire, and school buses; and
- (i) use of the grade crossing by emergency vehicles.

The Illinois Commerce Commission, upon petition to open or abolish a grade crossing, shall enter an order opening or abolishing the crossing if it meets the specific criteria adopted by the Commission.

Except as otherwise provided in this subsection (3), in no instance shall a grade crossing be permanently closed without public hearing first being held and notice of such hearing being published in an area newspaper of local general circulation.

(4) Freight Trains; Radio Communications. The Commission shall after hearing and order require that every main line railroad freight train operating on main tracks outside of yard limits within this State shall be equipped with a radio communication system. The Commission after notice and hearing may grant exemptions from the requirements of this Section as to secondary and branch lines.

(5) Railroad Bridges and Trestles; Walkway and Handrail. In cases in which the Commission finds the same to be practical and necessary for safety of railroad employees, bridges and trestles, over and upon which railroad trains are operated, shall include as a part thereof, a safe and suitable walkway and handrail on one side only of such bridge or trestle, and such handrail shall be located at the outer edge of the walkway and shall provide a clearance of not less than 8 feet, 6 inches, from the center line of the nearest track, measured at right angles thereto.

- (6) Packages Containing Articles for First Aid to Injured on Trains.

(a) All rail carriers shall provide a first aid kit that contains, at a minimum, those articles prescribed by the Commission, on each train or engine, for first aid to persons who may be injured in the course of the operation of such trains.

(b) A vehicle, excluding a taxi cab used in an emergency situation, operated by a contract carrier transporting railroad employees in the course of their employment shall be equipped with a readily available first aid kit that contains, as a minimum, the same articles that are required on each train or engine.

(7) Abandoned Bridges, Crossings, and Other Rail Plant. The Commission shall have authority, after notice and hearing, to order:

(a) the removal of any abandoned railroad tracks from roads, streets or other thoroughfares in this State; and

(b) the removal of abandoned overhead railroad structures crossing highways, waterways, or railroads.

The Commission may equitably apportion the cost of such actions between the rail carrier or carriers, public utilities, and the State, county, municipality, township, road district, or other public authority in interest.

(8) Railroad-Highway Bridge Clearance. A vertical clearance of not less than 23 feet above the top of rail shall be provided for all new or reconstructed highway bridges constructed over a railroad track. The Commission may permit a lesser clearance if it determines that the 23-foot clearance standard cannot be justified based on engineering, operational, and economic conditions.

(9) Right of Access To Railroad Property.

(a) A community antenna television company franchised by a municipality or county pursuant to the Illinois Municipal Code or the Counties Code, respectively, shall not enter upon any real estate or rights-of-way in the possession or control of a railroad subject to the jurisdiction of the Illinois Commerce Commission unless the community antenna television company first complies with the applicable provisions of subparagraph (f) of Section 11-42-11.1 of the Illinois Municipal Code or subparagraph (f) of Section 5-1096 of the Counties Code.

(b) Notwithstanding any provision of law to the contrary, this subsection (9) applies to all entries of railroad rights-of-way involving a railroad subject to the jurisdiction of the Illinois Commerce Commission by a community antenna television company and shall govern in the event of any conflict with any other provision of law.

(c) This subsection (9) applies to any entry upon any real estate or right-of-way in the possession or control of a railroad subject to the jurisdiction of the Illinois Commerce Commission for the purpose of or in connection with the construction, or installation of a community antenna television company's system or facilities commenced or renewed on or after August 22, 2017 (the effective date of Public Act 100-251).

(d) Nothing in Public Act 100-251 shall be construed to prevent a railroad from negotiating other terms and conditions or the resolution of any dispute in relation to an entry upon or right of access as set forth in this subsection (9).

(e) For purposes of this subsection (9):

"Broadband service", "cable operator", and "holder" have the meanings given to those terms under Section 21-201 of the Public Utilities Act.

"Community antenna television company" includes, in the case of real estate or rights-of-way in possession of or in control of a railroad, a holder, cable operator, or broadband service provider.

(f) Beginning on August 22, 2017 (the effective date of Public Act 100-251), the Transportation Division of the Illinois Commerce Commission shall include in its annual Crossing Safety Improvement Program report a brief description of the number of cases decided by the Illinois Commerce Commission and the number of cases that remain pending before the Illinois Commerce Commission under this subsection (9) for the period covered by the report.

(Source: P.A. 100-251, eff. 8-22-17; 101-81, eff. 7-12-19.)

#### ARTICLE 6. SPORTS FACILITIES AUTHORITY

Section 6-5. The State Finance Act is amended by changing Section 8.25-4 as follows:  
(30 ILCS 105/8.25-4) (from Ch. 127, par. 144.25-4)

[May 31, 2021]

Sec. 8.25-4. All moneys in the Illinois Sports Facilities Fund are allocated to and shall be transferred, appropriated and used only for the purposes authorized by, and subject to, the limitations and conditions of this Section.

All moneys deposited pursuant to Section 13.1 of "An Act in relation to State revenue sharing with local governmental entities", as amended, and all moneys deposited with respect to the \$5,000,000 deposit, but not the additional \$8,000,000 advance applicable before July 1, 2001, or the Advance Amount applicable on and after that date, pursuant to Section 6 of "The Hotel Operators' Occupation Tax Act", as amended, into the Illinois Sports Facilities Fund shall be credited to the Subsidy Account within the Fund. All moneys deposited with respect to the additional \$8,000,000 advance applicable before July 1, 2001, or the Advance Amount applicable on and after that date, but not the \$5,000,000 deposit, pursuant to Section 6 of "The Hotel Operators' Occupation Tax Act", as amended, into the Illinois Sports Facilities Fund shall be credited to the Advance Account within the Fund.

Beginning with fiscal year 1989 and continuing for each fiscal year thereafter through and including fiscal year 2001, no less than 30 days before the beginning of such fiscal year (except as soon as may be practicable after the effective date of this amendatory Act of 1988 with respect to fiscal year 1989) the Chairman of the Illinois Sports Facilities Authority shall certify to the State Comptroller and the State Treasurer, without taking into account any revenues or receipts of the Authority, the lesser of (a) \$18,000,000 and (b) the sum of (i) the amount anticipated to be required by the Authority during the fiscal year to pay principal of and interest on, and other payments relating to, its obligations issued or to be issued under Section 13 of the Illinois Sports Facilities Authority Act, including any deposits required to reserve funds created under any indenture or resolution authorizing issuance of the obligations and payments to providers of credit enhancement, (ii) the amount anticipated to be required by the Authority during the fiscal year to pay obligations under the provisions of any management agreement with respect to a facility or facilities owned by the Authority or of any assistance agreement with respect to any facility for which financial assistance is provided under the Illinois Sports Facilities Authority Act, and to pay other capital and operating expenses of the Authority during the fiscal year, including any deposits required to reserve funds created for repair and replacement of capital assets and to meet the obligations of the Authority under any management agreement or assistance agreement, and (iii) any amounts under (i) and (ii) above remaining unpaid from previous years.

Beginning with fiscal year 2002 and continuing for each fiscal year thereafter, no less than 30 days before the beginning of such fiscal year, the Chairman of the Illinois Sports Facilities Authority shall certify to the State Comptroller and the State Treasurer, without taking into account any revenues or receipts of the Authority, the lesser of (a) an amount equal to the sum of the Advance Amount plus \$10,000,000 and (b) the sum of (i) the amount anticipated to be required by the Authority during the fiscal year to pay principal of and interest on, and other payments relating to, its obligations issued or to be issued under Section 13 of the Illinois Sports Facilities Authority Act, including any deposits required to reserve funds created under any indenture or resolution authorizing issuance of the obligations and payments to providers of credit enhancement, (ii) the amount anticipated to be required by the Authority during the fiscal year to pay obligations under the provisions of any management agreement with respect to a facility or facilities owned by the Authority or any assistance agreement with respect to any facility for which financial assistance is provided under the Illinois Sports Facilities Authority Act, and to pay other capital and operating expenses of the Authority during the fiscal year, including any deposits required to reserve funds created for repair and replacement of capital assets and to meet the obligations of the Authority under any management agreement or assistance agreement, and (iii) any amounts under (i) and (ii) above remaining unpaid from previous years.

A copy of any certification made by the Chairman under the preceding 2 paragraphs shall be filed with the Governor and the Mayor of the City of Chicago. The Chairman may file an amended certification from time to time.

Subject to sufficient appropriation by the General Assembly, beginning with July 1, 1988 and thereafter continuing on the first day of each month during each fiscal year through and including fiscal year 2001, the Comptroller shall order paid and the Treasurer shall pay to the Authority the amount in the Illinois Sports Facilities Fund until (x) the lesser of \$10,000,000 or the amount appropriated for payment to the Authority from amounts credited to the Subsidy Account and (y) the lesser of \$8,000,000 or the difference between the amount appropriated for payment to the Authority during the fiscal year and \$10,000,000 has been paid from amounts credited to the Advance Account.

Subject to sufficient appropriation by the General Assembly, beginning with July 1, 2001, and thereafter continuing on the first day of each month during each fiscal year thereafter, the Comptroller shall order paid and the Treasurer shall pay to the Authority the amount in the Illinois Sports Facilities Fund until (x) the lesser of \$10,000,000 or the amount appropriated for payment to the Authority from amounts credited to the Subsidy Account and (y) the lesser of the Advance Amount or the difference between the amount appropriated for payment to the Authority during the fiscal year and \$10,000,000 has been paid from amounts credited to the Advance Account.

Provided that all amounts deposited in the Illinois Sports Facilities Fund and credited to the Subsidy Account, to the extent requested pursuant to the Chairman's certification, have been paid, on June 30, 1989, and on June 30 of each year thereafter, all amounts remaining in the Subsidy Account of the Illinois Sports Facilities Fund shall be transferred by the State Treasurer one-half to the General Revenue Fund in the State Treasury and one-half to the City Tax Fund. Provided that all amounts appropriated from the Illinois Sports Facilities Fund, to the extent requested pursuant to the Chairman's certification, have been paid, on June 30, 1989, and on June 30 of each year thereafter, all amounts remaining in the Advance Account of the Illinois Sports Facilities Fund shall be transferred by the State Treasurer to the General Revenue Fund in the State Treasury.

For purposes of this Section, the term "Advance Amount" means, for fiscal year 2002, \$22,179,000, and for subsequent fiscal years through fiscal year ~~2033~~ 2032, 105.615% of the Advance Amount for the immediately preceding fiscal year, rounded up to the nearest \$1,000.  
(Source: P.A. 91-935, eff. 6-1-01.)

Section 6-10. The Hotel Operators' Occupation Tax Act is amended by changing Section 6 as follows:  
(35 ILCS 145/6) (from Ch. 120, par. 481b.36)

Sec. 6. Filing of returns and distribution of proceeds.

Except as provided hereinafter in this Section, on or before the last day of each calendar month, every person engaged in the business of renting, leasing or letting rooms in a hotel in this State during the preceding calendar month shall file a return with the Department, stating:

1. The name of the operator;
2. His residence address and the address of his principal place of business and the address of the principal place of business (if that is a different address) from which he engages in the business of renting, leasing or letting rooms in a hotel in this State;
3. Total amount of rental receipts received by him during the preceding calendar month from renting, leasing or letting rooms during such preceding calendar month;
4. Total amount of rental receipts received by him during the preceding calendar month from renting, leasing or letting rooms to permanent residents during such preceding calendar month;
5. Total amount of other exclusions from gross rental receipts allowed by this Act;
6. Gross rental receipts which were received by him during the preceding calendar month and upon the basis of which the tax is imposed;
7. The amount of tax due;
8. Such other reasonable information as the Department may require.

If the operator's average monthly tax liability to the Department does not exceed \$200, the Department may authorize his returns to be filed on a quarter annual basis, with the return for January, February and March of a given year being due by April 30 of such year; with the return for April, May and June of a given year being due by July 31 of such year; with the return for July, August and September of a given year being due by October 31 of such year, and with the return for October, November and December of a given year being due by January 31 of the following year.

If the operator's average monthly tax liability to the Department does not exceed \$50, the Department may authorize his returns to be filed on an annual basis, with the return for a given year being due by January 31 of the following year.

Such quarter annual and annual returns, as to form and substance, shall be subject to the same requirements as monthly returns.

Notwithstanding any other provision in this Act concerning the time within which an operator may file his return, in the case of any operator who ceases to engage in a kind of business which makes him responsible for filing returns under this Act, such operator shall file a final return under this Act with the Department not more than 1 month after discontinuing such business.

Where the same person has more than 1 business registered with the Department under separate registrations under this Act, such person shall not file each return that is due as a single return covering all such registered businesses, but shall file separate returns for each such registered business.

In his return, the operator shall determine the value of any consideration other than money received by him in connection with the renting, leasing or letting of rooms in the course of his business and he shall include such value in his return. Such determination shall be subject to review and revision by the Department in the manner hereinafter provided for the correction of returns.

Where the operator is a corporation, the return filed on behalf of such corporation shall be signed by the president, vice-president, secretary or treasurer or by the properly accredited agent of such corporation.

The person filing the return herein provided for shall, at the time of filing such return, pay to the Department the amount of tax herein imposed. The operator filing the return under this Section shall, at the time of filing such return, pay to the Department the amount of tax imposed by this Act less a discount of 2.1% or \$25 per calendar year, whichever is greater, which is allowed to reimburse the operator for the expenses incurred in keeping records, preparing and filing returns, remitting the tax and supplying data to the Department on request.

If any payment provided for in this Section exceeds the operator's liabilities under this Act, as shown on an original return, the Department may authorize the operator to credit such excess payment against liability subsequently to be remitted to the Department under this Act, in accordance with reasonable rules adopted by the Department. If the Department subsequently determines that all or any part of the credit taken was not actually due to the operator, the operator's discount shall be reduced by an amount equal to the difference between the discount as applied to the credit taken and that actually due, and that operator shall be liable for penalties and interest on such difference.

There shall be deposited in the Build Illinois Fund in the State Treasury for each State fiscal year 40% of the amount of total net proceeds from the tax imposed by subsection (a) of Section 3. Of the remaining 60%, \$5,000,000 shall be deposited in the Illinois Sports Facilities Fund and credited to the Subsidy Account each fiscal year by making monthly deposits in the amount of 1/8 of \$5,000,000 plus cumulative deficiencies in such deposits for prior months, and an additional \$8,000,000 shall be deposited in the Illinois Sports Facilities Fund and credited to the Advance Account each fiscal year by making monthly deposits in the amount of 1/8 of \$8,000,000 plus any cumulative deficiencies in such deposits for prior months; provided, that for fiscal years ending after June 30, 2001, the amount to be so deposited into the Illinois Sports Facilities Fund and credited to the Advance Account each fiscal year shall be increased from \$8,000,000 to the then applicable Advance Amount and the required monthly deposits beginning with July 2001 shall be in the amount of 1/8 of the then applicable Advance Amount plus any cumulative deficiencies in those deposits for prior months. (The deposits of the additional \$8,000,000 or the then applicable Advance Amount, as applicable, during each fiscal year shall be treated as advances of funds to the Illinois Sports Facilities Authority for its corporate purposes to the extent paid to the Authority or its trustee and shall be repaid into the General Revenue Fund in the State Treasury by the State Treasurer on behalf of the Authority pursuant to Section 19 of the Illinois Sports Facilities Authority Act, as amended. If in any fiscal year the full amount of the then applicable Advance Amount is not repaid into the General Revenue Fund, then the deficiency shall be paid from the amount in the Local Government Distributive Fund that would otherwise be allocated to the City of Chicago under the State Revenue Sharing Act.)

For purposes of the foregoing paragraph, the term "Advance Amount" means, for fiscal year 2002, \$22,179,000, and for subsequent fiscal years through fiscal year ~~2033~~ ~~2032~~, 105.615% of the Advance Amount for the immediately preceding fiscal year, rounded up to the nearest \$1,000.

Of the remaining 60% of the amount of total net proceeds prior to August 1, 2011 from the tax imposed by subsection (a) of Section 3 after all required deposits in the Illinois Sports Facilities Fund, the amount equal to 8% of the net revenue realized from this Act plus an amount equal to 8% of the net revenue realized from any tax imposed under Section 4.05 of the Chicago World's Fair-1992 Authority Act during the preceding month shall be deposited in the Local Tourism Fund each month for purposes authorized by Section 605-705 of the Department of Commerce and Economic Opportunity Law (20 ILCS 605/605-705). Of the remaining 60% of the amount of total net proceeds beginning on August 1, 2011 from the tax imposed by subsection (a) of Section 3 after all required deposits in the Illinois Sports Facilities Fund, an amount equal to 8% of the net revenue realized from this Act plus an amount equal to 8% of the net revenue realized from any tax imposed under Section 4.05 of the Chicago World's Fair-1992 Authority Act during the preceding month shall be deposited as follows: 18% of such amount shall be deposited into the Chicago Travel Industry Promotion Fund for the purposes described in subsection (n) of Section 5 of the

Metropolitan Pier and Exposition Authority Act and the remaining 82% of such amount shall be deposited into the Local Tourism Fund each month for purposes authorized by Section 605-705 of the Department of Commerce and Economic Opportunity Law. Beginning on August 1, 1999 and ending on July 31, 2011, an amount equal to 4.5% of the net revenue realized from the Hotel Operators' Occupation Tax Act during the preceding month shall be deposited into the International Tourism Fund for the purposes authorized in Section 605-707 of the Department of Commerce and Economic Opportunity Law. Beginning on August 1, 2011, an amount equal to 4.5% of the net revenue realized from this Act during the preceding month shall be deposited as follows: 55% of such amount shall be deposited into the Chicago Travel Industry Promotion Fund for the purposes described in subsection (n) of Section 5 of the Metropolitan Pier and Exposition Authority Act and the remaining 45% of such amount deposited into the International Tourism Fund for the purposes authorized in Section 605-707 of the Department of Commerce and Economic Opportunity Law. "Net revenue realized for a month" means the revenue collected by the State under that Act during the previous month less the amount paid out during that same month as refunds to taxpayers for overpayment of liability under that Act.

After making all these deposits, all other proceeds of the tax imposed under subsection (a) of Section 3 shall be deposited in the Tourism Promotion Fund in the State Treasury. All moneys received by the Department from the additional tax imposed under subsection (b) of Section 3 shall be deposited into the Build Illinois Fund in the State Treasury.

The Department may, upon separate written notice to a taxpayer, require the taxpayer to prepare and file with the Department on a form prescribed by the Department within not less than 60 days after receipt of the notice an annual information return for the tax year specified in the notice. Such annual return to the Department shall include a statement of gross receipts as shown by the operator's last State income tax return. If the total receipts of the business as reported in the State income tax return do not agree with the gross receipts reported to the Department for the same period, the operator shall attach to his annual information return a schedule showing a reconciliation of the 2 amounts and the reasons for the difference. The operator's annual information return to the Department shall also disclose pay roll information of the operator's business during the year covered by such return and any additional reasonable information which the Department deems would be helpful in determining the accuracy of the monthly, quarterly or annual tax returns by such operator as hereinbefore provided for in this Section.

If the annual information return required by this Section is not filed when and as required the taxpayer shall be liable for a penalty in an amount determined in accordance with Section 3-4 of the Uniform Penalty and Interest Act until such return is filed as required, the penalty to be assessed and collected in the same manner as any other penalty provided for in this Act.

The chief executive officer, proprietor, owner or highest ranking manager shall sign the annual return to certify the accuracy of the information contained therein. Any person who willfully signs the annual return containing false or inaccurate information shall be guilty of perjury and punished accordingly. The annual return form prescribed by the Department shall include a warning that the person signing the return may be liable for perjury.

The foregoing portion of this Section concerning the filing of an annual information return shall not apply to an operator who is not required to file an income tax return with the United States Government. (Source: P.A. 100-23, eff. 7-6-17; 100-1171, eff. 1-4-19.)

Section 6-15. The Illinois Sports Facilities Authority Act is amended by changing Section 13 as follows:

(70 ILCS 3205/13) (from Ch. 85, par. 6013)

Sec. 13. Bonds and notes.

(A) (1) The Authority may at any time and from time to time issue bonds and notes for any corporate purpose, including the establishment of reserves and the payment of interest and costs of issuance. In this Act the term "bonds" includes notes of any kind, interim certificates, refunding bonds, or any other evidence of obligation for borrowed money issued under this Section 13. Bonds may be issued in one or more series and may be payable and secured either on a parity with or separately from other bonds.

(2) The bonds of any issue shall be payable solely from all or any part of the property or revenues of the Authority, including, without limitation:

(i) Rents, rates, fees, charges or other revenues payable to or any receipts of the Authority, including amounts which are deposited pursuant to the Act with a trustee for bondholders;

(ii) Payments by financial institutions, insurance companies, or others pursuant to letters or lines of credit, policies of insurance, or purchase agreements;

(iii) Investment earnings from funds or accounts maintained pursuant to a bond resolution or trust agreement; and

(iv) Proceeds of refunding bonds.

(3) Bonds may be authorized by a resolution of the Authority and may be secured by a trust agreement by and between the Authority and a corporate trustee or trustees, which may be any trust company or bank having the powers of a trust company within or without the State. Bonds may:

(i) Mature at a time or times, whether as serial bonds or as term bonds or both, not exceeding 40 years from their respective dates of issue;

(ii) Notwithstanding the provision of "An Act to authorize public corporations to issue bonds, other evidences of indebtedness and tax anticipation warrants subject to interest rate limitations set forth therein", approved May 26, 1970, as now or hereafter amended, or any other provision of law, bear interest at any fixed or variable rate or rates determined by the method provided in the resolution or trust agreement;

(iii) Be payable at a time or times, in the denominations and form, either coupon or registered or both, and carry the registration and privileges as to exchange, transfer or conversion and for the replacement of mutilated, lost, or destroyed bonds as the resolution or trust agreement may provide;

(iv) Be payable in lawful money of the United States at a designated place;

(v) Be subject to the terms of purchase, payment, redemption, refunding or refinancing that the resolution or trust agreement provides;

(vi) Be executed by the manual or facsimile signatures of the officers of the Authority designated by the Authority which signatures shall be valid at delivery even for one who has ceased to hold office; and

(vii) Be sold in the manner and upon the terms determined by the Authority.

(B) Any resolution or trust agreement may contain provisions which shall be a part of the contract with the holders of the bonds as to:

(1) Pledging, assigning or directing the use, investment, or disposition of all or any part of the revenues of the Authority or proceeds or benefits of any contract including, without limit, any management agreement or assistance agreement and conveying or otherwise securing any property or property rights;

(2) The setting aside of loan funding deposits, debt service reserves, capitalized interest accounts, replacement or operating reserves, cost of issuance accounts and sinking funds, and the regulation, investment, and disposition thereof;

(3) Limitations on the purposes to which or the investments in which the proceeds of sale of any issue of bonds or the Authority's revenues and receipts may be applied or made;

(4) Limitations on the issue of additional bonds, the terms upon which additional bonds may be issued and secured, the terms upon which additional bonds may rank on a parity with, or be subordinate or superior to, other bonds;

(5) The refunding, advance refunding or refinancing of outstanding bonds;

(6) The procedure, if any, by which the terms of any contract with bondholders may be altered or amended and the amount of bonds and holders of which must consent thereto, and the manner in which consent shall be given;

(7) Defining the acts or omissions which shall constitute a default in the duties of the Authority to holders of bonds and providing the rights or remedies of such holders in the event of a default which may include provisions restricting individual right of action by bondholders;

(8) Providing for guarantees, pledges of property, letters of credit, or other security, or insurance for the benefit of bondholders; and

(9) Any other matter relating to the bonds which the Authority determines appropriate.

(C) No member of the Authority nor any person executing the bonds shall be liable personally on the bonds or subject to any personal liability by reason of the issuance of the bonds.

(D) The Authority may enter into agreements with agents, banks, insurers, or others for the purpose of enhancing the marketability of or security for its bonds.

(E) (1) A pledge by the Authority of revenues and receipts as security for an issue of bonds or for the performance of its obligations under any management agreement or assistance agreement shall be valid and binding from the time when the pledge is made.

(2) The revenues and receipts pledged shall immediately be subject to the lien of the pledge without any physical delivery or further act, and the lien of any pledge shall be valid and binding against any person having any claim of any kind in tort, contract or otherwise against the Authority, irrespective of whether the person has notice.

(3) No resolution, trust agreement, management agreement or assistance agreement or any financing statement, continuation statement, or other instrument adopted or entered into by the Authority need be filed or recorded in any public record other than the records of the Authority in order to perfect the lien against third persons, regardless of any contrary provision of law.

(F) The Authority may issue bonds to refund, advance refund or refinance any of its bonds then outstanding, including the payment of any redemption premium and any interest accrued or to accrue to the earliest or any subsequent date of redemption, purchase or maturity of the bonds. Refunding or advance refunding bonds may be issued for the public purposes of realizing savings in the effective costs of debt service, directly or through a debt restructuring, for alleviating impending or actual default, or for paying principal of, redemption premium, if any, and interest on bonds as they mature or are subject to redemption, and may be issued in one or more series in an amount in excess of that of the bonds to be refunded.

(G) At no time shall the total outstanding bonds and notes of the Authority issued under this Section 13 exceed (i) \$150,000,000 in connection with facilities owned by the Authority or in connection with other authorized corporate purposes of the Authority and (ii) \$399,000,000 in connection with facilities owned by a governmental owner other than the Authority; however, the limit on the total outstanding bond and notes set forth in this sentence shall not apply to any refunding or restructuring bonds issued by the Authority on and after the effective date of this amendatory Act of the 102nd General Assembly but prior to December 31, 2024. Bonds which are being paid or retired by issuance, sale or delivery of bonds or notes, and bonds or notes for which sufficient funds have been deposited with the paying agent or trustee to provide for payment of principal and interest thereon, and any redemption premium, as provided in the authorizing resolution, shall not be considered outstanding for the purposes of this paragraph.

(H) The bonds and notes of the Authority shall not be indebtedness of the City of Chicago, of the State, or of any political subdivision of the State other than the Authority. The bonds and notes of the Authority are not general obligations of the State of Illinois or the City of Chicago, or of any other political subdivision of the State other than the Authority, and are not secured by a pledge of the full faith and credit of the State of Illinois or the City of Chicago, or of any other political subdivision of the State other than the Authority, and the holders of bonds and notes of the Authority may not require the levy or imposition by the State or the City of Chicago, or any other political subdivision of the State other than the Authority, of any taxes or, except as provided in this Act, the application of revenues or funds of the State of Illinois or the City of Chicago or any other political subdivision of the State other than the Authority to the payment of bonds and notes of the Authority.

(I) In order to provide for the payment of debt service requirements (including amounts for reserve funds and to pay the costs of credit enhancements) on bonds issued pursuant to this Act, the Authority may provide in any trust agreement securing such bonds for a pledge and assignment of its right to all amounts to be received from the Illinois Sports Facilities Fund and for a pledge and assignment (subject to the terms of any management agreement or assistance agreement) of all taxes and other amounts to be received under Section 19 of this Act and may further provide by written notice to the State Treasurer and State Comptroller (which notice shall constitute a direction to those officers) for a direct payment of these amounts to the trustee for its bondholders.

(J) The State of Illinois pledges to and agrees with the holders of the bonds and notes of the Authority issued pursuant to this Act that the State will not limit or alter the rights and powers vested in the Authority by this Act so as to impair the terms of any contract made by the Authority with such holders or in any way impair the rights and remedies of such holders until such bonds and notes, together with interest thereon, with interest on any unpaid installments of interest, and all costs and expenses in connection with any action or proceedings by or on behalf of such holders, are fully met and discharged. In addition, the State pledges to and agrees with the holders of the bonds and notes of the Authority issued pursuant to this Act that the State will not limit or alter the basis on which State funds are to be allocated, deposited and paid to the Authority as provided in this Act, or the use of such funds, so as to impair the terms of any such contract. The Authority is authorized to include these pledges and agreements of the State in any contract with the holders of bonds or notes issued pursuant to this Section. Nothing in this amendatory Act of the 102nd General Assembly is intended to limit or alter the rights and powers of the Authority so as to impair the

terms of any contract made by the Authority with the holders of the bonds and notes of the Authority issued pursuant to this Act.  
(Source: P.A. 91-935, eff. 6-1-01.)

#### ARTICLE 7. LAW ENFORCEMENT TRAINING

Section 7-5. The Illinois Motor Vehicle Theft Prevention and Insurance Verification Act is amended by adding Section 8.6 as follows:

(20 ILCS 4005/8.6 new)

Sec. 8.6. State Police Training and Academy Fund; Law Enforcement Training Fund. Before April 1 of each year, each insurer engaged in writing private passenger motor vehicle insurance coverage that is included in Class 2 and Class 3 of Section 4 of the Illinois Insurance Code, as a condition of its authority to transact business in this State, shall collect and remit to the Department of Insurance an amount equal to \$4, or a lesser amount determined by the Illinois Law Enforcement Training Board by rule, multiplied by the insurer's total earned car years of private passenger motor vehicle insurance policies providing physical damage insurance coverage written in this State during the preceding calendar year. Of the amounts collected under this Section, the Department of Insurance shall deposit 10% into the State Police Training and Academy Fund and 90% into the Law Enforcement Training Fund.

Section 7-10. The State Finance Act is amended by adding Sections 5.935, 5.936, 6z-125, and 6z-126 as follows:

(30 ILCS 105/5.935 new)

Sec. 5.935. The State Police Training and Academy Fund.

(30 ILCS 105/5.936 new)

Sec. 5.936. The Law Enforcement Training Fund.

(30 ILCS 105/6z-125 new)

Sec. 6z-125. State Police Training and Academy Fund. The State Police Training and Academy Fund is hereby created as a special fund in the State treasury. Moneys in the Fund shall consist of: (i) 10% of the revenue from increasing the insurance producer license fees, as provided under subsection (a-5) of Section 500-135 of the Illinois Insurance Code; and (ii) 10% of the moneys collected from auto insurance policy fees under Section 8.6 of the Illinois Motor Vehicle Theft Prevention and Insurance Verification Act. This Fund shall be used by the Illinois State Police to fund training and other State Police institutions, including, but not limited to, forensic laboratories.

(30 ILCS 105/6z-126 new)

Sec. 6z-126. Law Enforcement Training Fund. The Law Enforcement Training Fund is hereby created as a special fund in the State treasury. Moneys in the Fund shall consist of: (i) 90% of the revenue from increasing the insurance producer license fees, as provided under subsection (a-5) of Section 500-135 of the Illinois Insurance Code; and (ii) 90% of the moneys collected from auto insurance policy fees under Section 8.6 of the Illinois Motor Vehicle Theft Prevention and Insurance Verification Act. This Fund shall be used by the Illinois Law Enforcement Training and Standards Board to fund law enforcement certification compliance and the development and provision of basic courses by Board-approved academics, and in-service courses by approved academies.

Section 7-15. The Illinois Insurance Code is amended by changing Section 500-135 as follows:

(215 ILCS 5/500-135)

(Section scheduled to be repealed on January 1, 2027)

Sec. 500-135. Fees.

(a) The fees required by this Article are as follows:

- (1) a fee of ~~\$215~~ ~~\$180~~ for a person who is a resident of Illinois, and ~~\$380~~ ~~\$250~~ for a person who is not a resident of Illinois, payable once every 2 years for an insurance producer license;
- (2) a fee of \$50 for the issuance of a temporary insurance producer license;
- (3) a fee of \$150 payable once every 2 years for a business entity;
- (4) an annual \$50 fee for a limited line producer license issued under items (1) through (8) of subsection (a) of Section 500-100;
- (5) a \$50 application fee for the processing of a request to take the written examination for an insurance producer license;

(6) an annual registration fee of \$1,000 for registration of an education provider;

(7) a certification fee of \$50 for each certified pre-licensing or continuing education course and an annual fee of \$20 for renewing the certification of each such course;

(8) a fee of ~~\$215~~ ~~\$180~~ for a person who is a resident of Illinois, and ~~\$380~~ ~~\$250~~ for a person who is not a resident of Illinois, payable once every 2 years for a car rental limited line license;

(9) a fee of \$200 payable once every 2 years for a limited lines license other than the licenses issued under items (1) through (8) of subsection (a) of Section 500-100, a car rental limited line license, or a self-service storage facility limited line license;

(10) a fee of \$50 payable once every 2 years for a self-service storage facility limited line license.

(a-5) Beginning on July 1, 2021, an amount equal to the additional amount of revenue collected under paragraphs (1) and (8) of subsection (a) as a result of the increase in the fees under this amendatory Act of the 102nd General Assembly shall be transferred annually, with 10% of that amount paid into the State Police Training and Academy Fund and 90% of that amount paid into the Law Enforcement Training Fund.

(b) Except as otherwise provided, all fees paid to and collected by the Director under this Section shall be paid promptly after receipt thereof, together with a detailed statement of such fees, into a special fund in the State Treasury to be known as the Insurance Producer Administration Fund. The moneys deposited into the Insurance Producer Administration Fund may be used only for payment of the expenses of the Department in the execution, administration, and enforcement of the insurance laws of this State, and shall be appropriated as otherwise provided by law for the payment of those expenses with first priority being any expenses incident to or associated with the administration and enforcement of this Article.

(Source: P.A. 98-159, eff. 8-2-13.)

#### ARTICLE 8. INVEST IN KIDS

Section 8-5. The Illinois Administrative Procedure Act is amended by adding Section 5-45.13 as follows:

(5 ILCS 100/5-45.13 new)

Sec. 5-45.13. Emergency rulemaking; Invest in Kids. To provide for the expeditious and timely implementation of the changes made to Sections 5 and 10 of, and the addition of Section 7.5 to, the Invest in Kids Act by this amendatory Act of the 102nd General Assembly, emergency rules implementing the changes made to Sections 5 and 10 of, and the addition of Section 7.5 to, the Invest in Kids Act by this amendatory Act of the 102nd General Assembly may be adopted by the Department of Revenue in accordance with Section 5-45. The adoption of emergency rules authorized by Section 5-45 and this Section is deemed to be necessary for the public interest, safety, and welfare.

This Section is repealed one year after the effective date of this amendatory Act of the 102nd General Assembly.

Section 8-10. The Invest in Kids Act is amended by changing Sections 5, 10, and 65 and by adding Section 7.5 as follows:

(35 ILCS 40/5)

(Section scheduled to be repealed on January 1, 2024)

Sec. 5. Definitions. As used in this Act:

"Authorized contribution" means the contribution amount that is listed on the contribution authorization certificate issued to the taxpayer.

"Board" means the State Board of Education.

"Contribution" means a donation made by the taxpayer during the taxable year for providing scholarships as provided in this Act.

"Custodian" means, with respect to eligible students, an Illinois resident who is a parent or legal guardian of the eligible student or students.

"Department" means the Department of Revenue.

"Eligible student" means a child who:

(1) is a member of a household whose federal adjusted gross income the year before he or she initially receives a scholarship under this program, as determined by the Department, does not exceed 300% of the federal poverty level and, once the child receives a scholarship, does not exceed 400% of the federal poverty level;

(2) is eligible to attend a public elementary school or high school in Illinois in the semester immediately preceding the semester for which he or she first receives a scholarship or is starting school in Illinois for the first time when he or she first receives a scholarship; and

(3) resides in Illinois while receiving a scholarship.

"Family member" means a parent, child, or sibling, whether by whole blood, half blood, or adoption; spouse; or stepchild.

"Focus district" means a school district which has a school that is either (i) a school that has one or more subgroups in which the average student performance is at or below the State average for the lowest 10% of student performance in that subgroup or (ii) a school with an average graduation rate of less than 60% and not identified for priority.

"Jointly administered CTE program" means a program or set of programs within a non-public school located in Illinois, as determined by the State Board of Education pursuant to Section 7.5 of this Act.

"Necessary costs and fees" includes the customary charge for instruction and use of facilities in general and the additional fixed fees charged for specified purposes that are required generally of non-scholarship recipients for each academic period for which the scholarship applicant actually enrolls, including costs associated with student assessments, but does not include fees payable only once and other contingent deposits that are refundable in whole or in part. The Board may prescribe, by rules consistent with this Act, detailed provisions concerning the computation of necessary costs and fees.

"Scholarship granting organization" means an entity that:

(1) is exempt from taxation under Section 501(c)(3) of the Internal Revenue Code;

(2) uses at least 95% of the qualified contributions received during a taxable year for scholarships;

(3) provides scholarships to students according to the guidelines of this Act;

(4) deposits and holds qualified contributions and any income derived from qualified contributions in an account that is separate from the organization's operating fund or other funds until such qualified contributions or income are withdrawn for use; and

(5) is approved to issue certificates of receipt.

"Technical academy" means a non-public school located in Illinois that: (1) registers with the Board pursuant to Section 2-3.25 of the School Code; and (2) operates or will operate a jointly administered CTE program as the primary focus of the school. To maintain its status as a technical academy, the non-public school must obtain recognition from the Board pursuant to Section 2-3.25o of the School Code within 2 calendar years of its registration with the Board.

"Qualified contribution" means the authorized contribution made by a taxpayer to a scholarship granting organization for which the taxpayer has received a certificate of receipt from such organization.

"Qualified school" means a non-public school located in Illinois and recognized by the Board pursuant to Section 2-3.25o of the School Code.

"Scholarship" means an educational scholarship awarded to an eligible student to attend a qualified school of their custodians' choice in an amount not exceeding the necessary costs and fees to attend that school.

"Taxpayer" means any individual, corporation, partnership, trust, or other entity subject to the Illinois income tax. For the purposes of this Act, 2 individuals filing a joint return shall be considered one taxpayer. (Source: P.A. 100-465, eff. 8-31-17.)

(35 ILCS 40/7.5 new)

Sec. 7.5. Determination of jointly-administered CTE programs.

(a) Upon its own motion, or upon petition from a qualified school or technical academy, the State Board of Education shall determine whether a program or set of programs offered or proposed by a qualified school or technical academy provides coursework and training in career and technical education pathways aligned to industry-recognized certifications and credentials. The State Board of Education shall make that determination based upon whether the industry-recognized certifications or credentials that are the focus of a qualified school or technical academy's coursework and training program or set of programs (i) are associated with an occupation determined to fall under the LEADING or EMERGING priority sectors as determined through Illinois' Workforce Innovation and Opportunity Act Unified State Plan and (ii) provide wages that are at least 70% of the average annual wage in the State, as determined by the United States Bureau of Labor Statistics.

(b) The State Board of Education shall publish a list of approved jointly administered CTE programs on its website and otherwise make that list available to the public. A qualified school or technical academy

may petition the State Board of Education to obtain a determination that a proposed program or set of programs that it seeks to offer qualifies as a jointly administered CTE program under subsection (a) of this Section. A petitioner shall file one original petition in the form provided by the State Board of Education and in the manner specified by the State Board of Education. The petitioner may withdraw his or her petition by submitting a written statement to the State Board of Education indicating withdrawal. The State Board of Education shall approve or deny a petition within 180 days of its submission and, upon approval, shall proceed to add the program or set of programs to the list of approved jointly administered CTE programs. The approval or denial of any petition is a final decision of the Board, subject to judicial review under the Administrative Review Law. Jurisdiction and venue are vested in the circuit court.

(c) The State Board of Education shall evaluate the approved jointly administered CTE programs under this Section once every 5 years. At this time, the State Board of Education shall determine whether these programs continue to meet the requirements set forth in subsection (a) of this Section.

(35 ILCS 40/10)

(Section scheduled to be repealed on January 1, 2024)

Sec. 10. Credit awards.

(a) The Department shall award credits against the tax imposed under subsections (a) and (b) of Section 201 of the Illinois Income Tax Act to taxpayers who make qualified contributions. For contributions made under this Act, the credit shall be equal to 75% of the total amount of qualified contributions made by the taxpayer during a taxable year, not to exceed a credit of \$1,000,000 per taxpayer.

(b) The aggregate amount of all credits the Department may award under this Act in any calendar year may not exceed \$75,000,000.

(c) Contributions made by corporations (including Subchapter S corporations), partnerships, and trusts under this Act may not be directed to a particular subset of schools, a particular school, a particular group of students, or a particular student. Contributions made by individuals under this Act may be directed to a particular subset of schools or a particular school but may not be directed to a particular group of students or a particular student.

(d) No credit shall be taken under this Act for any qualified contribution for which the taxpayer claims a federal income tax deduction.

(e) Credits shall be awarded in a manner, as determined by the Department, that is geographically proportionate to enrollment in recognized non-public schools in Illinois. If the cap on the aggregate credits that may be awarded by the Department is not reached by June 1 of a given year, the Department shall award remaining credits on a first-come, first-served basis, without regard to the limitation of this subsection.

(f) Credits awarded for donations made to a technical academy shall be awarded without regard to subsection (e), but shall not exceed 15% of the annual statewide program cap. For the purposes of this subsection, "technical academy" means a technical academy that is registered with the Board within 30 days after the effective date of this amendatory Act of the 102nd General Assembly.

(Source: P.A. 100-465, eff. 8-31-17.)

(35 ILCS 40/65)

(Section scheduled to be repealed on January 1, 2024)

Sec. 65. Credit period; repeal.

(a) A taxpayer may take a credit under this Act for tax years beginning on or after January 1, 2018 and ending before January 1, ~~2024~~ ~~2023~~. A taxpayer may not take a credit pursuant to this Act for tax years beginning on or after January 1, ~~2024~~ ~~2023~~.

(b) This Act is repealed on January 1, ~~2025~~ ~~2024~~.

(Source: P.A. 100-465, eff. 8-31-17.)

## ARTICLE 9. STATE TREASURER'S CAPITAL FUND

Section 9-5. The State Treasurer Act is amended by changing Section 35 as follows:

(15 ILCS 505/35)

Sec. 35. State Treasurer may purchase real property.

(a) Subject to the provisions of the Public Contract Fraud Act, the State Treasurer, on behalf of the State of Illinois, is authorized during State fiscal years 2019 and 2020 to acquire real property located in the City of Springfield, Illinois which the State Treasurer deems necessary to properly carry out the powers and duties vested in him or her. Real property acquired under this Section may be acquired subject to any third

party interests in the property that do not prevent the State Treasurer from exercising the intended beneficial use of such property.

(b) Subject to the provisions of the Treasurer's Procurement Rules, which shall be substantially in accordance with the requirements of the Illinois Procurement Code, the State Treasurer may:

(1) enter into contracts relating to construction, reconstruction or renovation projects for any such buildings or lands acquired pursuant to subsection paragraph (a); and

(2) equip, lease, operate and maintain those grounds, buildings and facilities as may be appropriate to carry out his or her statutory purposes and duties.

(c) The State Treasurer may enter into agreements with any person with respect to the use and occupancy of the grounds, buildings, and facilities of the State Treasurer, including concession, license, and lease agreements on terms and conditions as the State Treasurer determines and in accordance with the procurement processes for the Office of the State Treasurer, which shall be substantially in accordance with the requirements of the Illinois Procurement Code.

(d) The exercise of the authority vested in the Treasurer by this Section is subject to the appropriation of the necessary funds.

(e) State Treasurer's Capital Fund.

(1) The State Treasurer's Capital Fund is created as a trust fund in the State treasury. Moneys in the Fund shall be utilized by the State Treasurer in the exercise of the authority vested in the Treasurer by subsection (b) of this Section. All interest earned by the investment or deposit of moneys accumulated in the Fund shall be deposited into the Fund.

(2) Moneys in the State Treasurer's Capital Fund are subject to appropriation by the General Assembly.

(3) The State Treasurer may transfer amounts from the State Treasurer's Administrative Fund and from the Unclaimed Property Trust Fund to the State Treasurer's Capital Fund. In no fiscal year may the total of such transfers exceed \$250,000. The State Treasurer may accept gifts, grants, donations, federal funds, or other revenues or transfers for deposit into the State Treasurer's Capital Fund.

(4) After the effective date of this amendatory Act of the 102nd General Assembly and prior to July 1, 2022 the State Treasurer and State Comptroller shall transfer from the CDB Special Projects Fund to the State Treasurer's Capital Fund an amount equal to the unexpended balance of funds transferred by the State Treasurer to the CDB Special Projects Fund in 2019 and 2020 pursuant to an intergovernmental agreement between the State Treasurer and the Capital Development Board.

(Source: P.A. 101-487, eff. 8-23-19; revised 11-21-19.)

Section 9-10. The State Finance Act is amended by adding Section 5.940 as follows:

(30 ILCS 105/5.940 new)

Sec. 5.940. The State Treasurer's Capital Fund.

#### ARTICLE 10. AMENDATORY PROVISIONS

Section 10-5. The Illinois Administrative Procedure Act is amended by adding Section 5-45.12 as follows:

(5 ILCS 100/5-45.12 new)

Sec. 5-45.12. Emergency rulemaking; Coronavirus Vaccine Incentive Public Health Promotion. To provide for the expeditious and timely implementation of the Coronavirus Vaccine Incentive Public Health Promotion authorized by this amendatory Act of the 102nd General Assembly in Section 21.14 of the Illinois Lottery Law and Section 2310-628 of the Department of Public Health Powers and Duties Law, emergency rules implementing the public health promotion may be adopted by the Department of the Lottery and the Department of Public Health in accordance with Section 5-45. The adoption of emergency rules authorized by Section 5-45 and this Section is deemed to be necessary for the public interest, safety, and welfare.

This Section is repealed one year after the effective date of this amendatory Act of the 102nd General Assembly.

Section 10-10. The Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois is amended by changing Section 605-415 and by adding Sections 605-418 and 605-1065 as follows:

(20 ILCS 605/605-415)

Sec. 605-415. Job Training and Economic Development Grant Program.

(a) Legislative findings. The General Assembly finds that:

(1) Despite the large number of unemployed job seekers, many employers are having difficulty matching the skills they require with the skills of workers; a similar problem exists in industries where overall employment may not be expanding but there is an acute need for skilled workers in particular occupations.

(2) The State of Illinois should foster local economic development by linking the job training of unemployed disadvantaged citizens with the workforce needs of local business and industry.

(3) Employers often need assistance in developing training resources that will provide work opportunities for individuals that are under-represented and or have barriers to participating in the workforce disadvantaged populations.

(b) Definitions. As used in this Section:

"Eligible Entities" means employers, private nonprofit organizations (which may include a faith-based organization) federal Workforce Innovation and Opportunity Act (WIOA) administrative entities, Community Action Agencies, industry associations, and public or private educational institutions, that have demonstrated expertise and effectiveness in administering workforce development programs.

"Target population" means persons who are unemployed, under-employed, or under-represented that have one or more barriers to employment as defined for "individual with a barrier to employment" in the federal Workforce Innovation and Opportunity Act ("WIOA"), 29 U.S.C. 3102(24).

"Eligible Training Provider" means an organization, such as a public or private college or university, an industry association, registered apprenticeship program or a community-based organization that is approved to provide training services by the appropriate accrediting body.

"Barrier Reduction Funding" means flexible funding through a complementary grant agreement, contract, or budgetary line to increase family stability and job retention by covering accumulated emergency costs for basic needs, such as housing-related expenses (rent, utilities, etc.), transportation, child care, digital technology needs, education needs, mental health services, substance abuse services, income support, and work-related supplies that are not typically covered by programmatic supportive services.

"Youth" means an individual aged 16-24 who faces one or more barriers to education, training, and employment.

"Community based provider" means a not for profit organization, with local boards of directors, that directly provides job training services.

"Disadvantaged persons" has the same meaning as in Titles II-A and II-C of the federal Job Training Partnership Act.

"Training partners" means a community based provider and one or more employers who have established training and placement linkages.

(c) The Job Training and Economic Development (JTED) Grant Program may leverage funds from lump sum appropriations with an aligning purpose and funds appropriated specifically for the JTED program. Expenditures from an appropriation of funds from the State CURE Fund shall be for purposes permitted by Section 9901 of the American Rescue Plan Act of 2021, and all related federal guidance. The Director shall make grants to Eligible Entities as described in this section. The grants shall be made to support the following:

(1) Creating customized training with employers to support, train, and employ individuals in the targeted population for this program including the unemployed, under-employed, or under-represented that have one or more barriers to employment.

(2) Coordinating partnerships between Eligible Entities, employers, and educational entities, to develop and operate regional or local strategies for in-demand industries identified in the Department's 5-year Economic Plan and the State's WIOA Unified Plan. These strategies must be part of a career pathway for demand occupations that result in certification or credentials for the targeted populations.

(3) Leveraging funding from a Barrier Reduction Fund to provide supportive services (e.g. transportation, child care, mental health services, substance abuse services, and income support) for

targeted populations including youth participants in workforce development programs to assist with a transition to post-secondary education or full-time employment and a career.

(4) Establishing policies for resource and service coordination and to provide funding for services that attempt to reduce employment barriers such as housing-related expenses (rent, utilities, etc.), child care, digital technology needs, counseling, relief from fines and fees, education needs, and work-related supplies that are not typically covered by programmatic supportive services.

(5) Developing work-based learning and subsidized (or "transitional") employment opportunities with employers, to support the target populations including youth that require on-the-job experience to gain employability skills, work history, and a network to enter the workforce.

(6) Using funding for case management support, subsidies for employee wages, and grants to eligible entities in each region, as feasible, to administer transitional job training programs.

(e) From funds appropriated for that purpose, the Department of Commerce and Economic Opportunity shall administer a Job Training and Economic Development Grant Program. The Director shall make grants to community based providers. The grants shall be made to support the following:

(1) Partnerships between community based providers and employers for the customized training of existing low skilled, low wage employees and newly hired disadvantaged persons.

(2) Partnerships between community based providers and employers to develop and operate training programs that link the work force needs of local industry with the job training of disadvantaged persons.

(d) For projects created under ~~paragraph (1) of subsection (c):~~

(1) The Department shall give a priority to projects that include an in-kind match by an employer in partnership with an Eligible Entity ~~a community based provider~~ and projects that use instructional materials and training instructors directly used in the specific industry sector of the partnership employer.

(2) Participating employers should be active participants in identifying the skills needed for their jobs to ensure the training is appropriate for the targeted populations.

(3) Eligible entities shall assess the employment barriers and needs of local residents and work in partnership with Local Workforce Innovation Areas and local economic development organizations to identify the priority workforce needs of the local industries. These must align with the WIOA Unified, Regional, and Local level plans as well as the Department's 5-year Economic Plan.

(4) Eligible Entities and Eligible Training Providers shall work together to design programs with maximum benefits to local disadvantaged persons and local employers.

(5) Employers must be involved in identifying specific skill-training needs, planning curriculum, assisting in training activities, providing job opportunities, and coordinating job retention for people hired after training through this program and follow-up support.

(6) Eligible Entities shall serve persons who are unemployed, under-employed, or under-represented and that have one or more barriers to employment.

(e) The Department may make available Barrier Reduction Funding to support complementary workforce development and job training efforts.

(2) The partnership employer must be an active participant in the curriculum development and train primarily disadvantaged populations.

(e) For projects created under ~~paragraph (2) of subsection (e):~~

(1) Community based organizations shall assess the employment barriers and needs of local residents and work in partnership with local economic development organizations to identify the priority workforce needs of the local industry.

(2) Training partners (that is, community based organizations and employers) shall work together to design programs with maximum benefits to local disadvantaged persons and local employers.

(3) Employers must be involved in identifying specific skill training needs, planning curriculum, assisting in training activities, providing job opportunities, and coordinating job retention for people hired after training through this program and follow up support.

(4) The community based organizations shall serve disadvantaged persons, including welfare recipients.

(f) The Department shall adopt rules for the grant program and shall create a competitive application procedure for those grants to be awarded beginning in fiscal year 2022. Grants shall be awarded and performance measured based on criteria set forth in Notices of Funding Opportunity. ~~1998. Grants shall be~~

based on a performance-based contracting system. Each grant shall be based on the cost of providing the training services and the goals negotiated and made a part of the contract between the Department and the training partners. The goals shall include the number of people to be trained, the number who stay in the program, the number who complete the program, the number who enter employment, their wages, and the number who retain employment. The level of success in achieving employment, wage, and retention goals shall be a primary consideration for determining contract renewals and subsequent funding levels. In setting the goals, due consideration shall be given to the education, work experience, and job readiness of the trainees; their barriers to employment; and the local job market. Periodic payments under the contracts shall be based on the degree to which the relevant negotiated goals have been met during the payment period.

(Source: P.A. 94-793, eff. 5-19-06.)

(20 ILCS 605/605-418 new)

Sec. 605-418. The Research in Illinois to Spur Economic Recovery Program.

(a) There is established the Research in Illinois to Spur Economic Recovery (RISE) program to be administered by the Department for the purpose of responding to the negative economic impacts of the COVID-19 public health emergency by spurring strategic economic growth and recovery in distressed industries and regions.

(b) The RISE Program shall provide for:

(1) Statewide post-COVID-19 research and planning. The Department shall conduct research on post-COVID-19 trends in key industries of focus for Illinois impacted by the COVID-19 public health emergency. The Department will complete an assessment of regional economies within the state with the goal of answering:

(A) How have prominent industries in each region of Illinois been impacted by COVID-19?

(B) Where in Illinois are the key assets to leverage for investment?

(C) What is the status of existing regional planning efforts throughout the state?

(D) What regional infrastructure investments might spur new economic development?

(E) What are the needs in terms of access to capital, business attraction, and community cooperation that need more investment?

(2) Support for regional and local planning, primarily in economically distressed areas. The RISE Program will fund grants to local governmental units and regional economic development organizations to update outdated economic plans or prepare new ones to improve alignment with a statewide COVID-19 economic recovery. Grants will be prioritized for research in regions and localities which are most economically distressed, as determined by the Department.

(3) Support statewide and regional efforts to improve the efficacy of economic relief programs. Adding to the research and planning effort, contracts, grants, and awards may be released to support efficacy review efforts of existing or proposed economic relief programs at the state and regional level. This includes conducting data analysis, targeted consumer outreach, and research improvements to data or technology infrastructure.

(4) RISE implementation grants. The Department will prioritize grantmaking to establish initiatives, launch pilot projects, or make capital investments that are identified through research and planning efforts undertaken pursuant to paragraphs (1) through (3). Implementation efforts may also include investment in quality of life amenities and strategic national/international outreach to increase available workforce in areas of need.

(c) The RISE Program may leverage funds from lump sum appropriations with an aligning purpose and funds appropriated specifically for the RISE Program. Expenditures from an appropriation of funds from the State CURE Fund shall be for purposes permitted by Section 9901 of the American Rescue Plan Act of 2021 and all related federal guidance.

(20 ILCS 605/605-1065 new)

Sec. 605-1065. American Rescue Plan Capital Assets Program (or ARPCAP). From funds appropriated, directly or indirectly, from moneys received by the State from the Coronavirus State Fiscal Recovery Fund, the Department shall expend funds for grants, contracts, and loans to eligible recipients for purposes permitted by Section 9901 of the American Rescue Plan Act of 2021 and all related federal guidance.

Section 10-15. The Illinois Promotion Act is amended by changing Section 8a as follows:

(20 ILCS 665/8a) (from Ch. 127, par. 200-28a)

[May 31, 2021]

Sec. 8a. Tourism grants and loans.

(1) The Department is authorized to make grants and loans, subject to appropriations by the General Assembly for this purpose from the Tourism Promotion Fund, to counties, municipalities, local promotion groups, not-for-profit organizations, or for-profit businesses for the development or improvement of tourism attractions in Illinois. Individual grants and loans shall not exceed \$1,000,000 and shall not exceed 50% of the entire amount of the actual expenditures for the development or improvement of a tourist attraction. Agreements for loans made by the Department pursuant to this subsection may contain provisions regarding term, interest rate, security as may be required by the Department and any other provisions the Department may require to protect the State's interest.

(2) From appropriations to the Department from the State CURE fund for this purpose, the Department shall establish Tourism Attraction grants for purposes outlined in subsection (1). Grants under this subsection shall not exceed \$1,000,000 but may exceed 50% of the entire amount of the actual expenditure for the development or improvement of a tourist attraction, including but not limited to festivals. Expenditures of such funds shall be in accordance with the permitted purposes under Section 9901 of the American Rescue Plan Act of 2021 and all related federal guidance. (Blank).

(Source: P.A. 94-91, eff. 7-1-05.)

Section 10-20. The Illinois Lottery Law is amended by adding Section 21.14 as follows:

(20 ILCS 1605/21.14 new)

Sec. 21.14. The Coronavirus Vaccine Incentive Public Health Promotion.

(a) As a response to the COVID-19 public health emergency, and notwithstanding any other provision of law to the contrary, the Department, in coordination with the Department of Public Health, may develop and offer a promotion and award prizes for the purpose of encouraging Illinois residents to be vaccinated against coronavirus disease 2019 (COVID-19). The promotion will be structured as determined jointly by the Department and the Department of Public Health. The promotion will be aimed at Illinois residents receiving COVID-19 vaccinations. A portion of the promotion may include scholarships or educational awards for the benefit of minors.

(b) The promotion may commence as soon as practical, as determined by the Department and the Department of Public Health. The form, operation, administration, parameters and duration of the promotion shall be governed by this Section, by Section 2310-628 of the Department of Public Health Powers and Duties Law, and by rules adopted by the Department and the Department of Public Health, including emergency rules pursuant to Section 5-45 of the Illinois Administrative Procedure Act.

(c) The Department may use the State Lottery Fund for expenses incurred in awarding prizes and administering the promotion. A maximum of \$7,000,000 from the State Lottery Fund may be used for prizes awarded to adults 18 and older through the promotion.

(d) The State Lottery Fund may be reimbursed for amounts actually used for expenses incurred in awarding prizes and administering the promotion from amounts in the State CURE Fund.

(e) The funds expended and reimbursed under this section are separate and apart from the priority order established in Sections 9.1 and 9.2 of this Act.

(f) This Section is repealed one year after the effective date of this amendatory Act of the 102nd General Assembly.

Section 10-25. The Department of Public Health Powers and Duties Law of the Civil Administrative Code of Illinois is amended by adding Section 2310-628 as follows:

(20 ILCS 2310/2310-628 new)

Sec. 2310-628. The Coronavirus Vaccine Incentive Public Health Promotion.

(a) As a response to the COVID-19 public health emergency, and notwithstanding any other provision of law to the contrary, the Department, in coordination with the Department of the Lottery, may develop and offer a promotion and award prizes for the purpose of encouraging Illinois residents to be vaccinated against coronavirus disease 2019 (COVID-19). The promotion will be structured as determined jointly by the Department and the Department of the Lottery. The promotion will be aimed at Illinois residents receiving COVID-19 vaccinations. A portion of the promotion may include scholarships or educational awards for the benefit of minors.

(b) The promotion may commence as soon as practical, as determined by the Department and the Department of the Lottery. The form, operation, administration, parameters and duration of the promotion shall be governed by this Section, by Section 21.14 of the Illinois Lottery Law, and by rules adopted by the

Department and the Department of Public Health, including emergency rules pursuant to Section 5-45 of the Illinois Administrative Procedure Act.

(c) The Department may use funds appropriated to it for use in promoting vaccination for expenses incurred in awarding prizes and administering the promotion. A maximum of \$3,000,000 from such appropriated funds may be used for prizes awarded through the promotion for scholarships and educational awards.

(d) If any other state fund is used to pay for expenses incurred in awarding prizes and administering the promotion, such fund may be reimbursed for amounts actually expended therefrom for such expenses from amounts in the State CURE Fund.

(e) This Section is repealed one year after the effective date of this amendatory Act of the 102nd General Assembly.

Section 10-35. The Metropolitan Pier and Exposition Authority Act is amended by changing Sections 5, 5.6, and 18 as follows:

(70 ILCS 210/5) (from Ch. 85, par. 1225)

Sec. 5. The Metropolitan Pier and Exposition Authority shall also have the following rights and powers:

(a) To accept from Chicago Park Fair, a corporation, an assignment of whatever sums of money it may have received from the Fair and Exposition Fund, allocated by the Department of Agriculture of the State of Illinois, and Chicago Park Fair is hereby authorized to assign, set over and transfer any of those funds to the Metropolitan Pier and Exposition Authority. The Authority has the right and power hereafter to receive sums as may be distributed to it by the Department of Agriculture of the State of Illinois from the Fair and Exposition Fund pursuant to the provisions of Sections 5, 6i, and 28 of the State Finance Act. All sums received by the Authority shall be held in the sole custody of the secretary-treasurer of the Metropolitan Pier and Exposition Board.

(b) To accept the assignment of, assume and execute any contracts heretofore entered into by Chicago Park Fair.

(c) To acquire, own, construct, equip, lease, operate and maintain grounds, buildings and facilities to carry out its corporate purposes and duties, and to carry out or otherwise provide for the recreational, cultural, commercial or residential development of Navy Pier, and to fix and collect just, reasonable and nondiscriminatory charges for the use thereof. The charges so collected shall be made available to defray the reasonable expenses of the Authority and to pay the principal of and the interest upon any revenue bonds issued by the Authority. The Authority shall be subject to and comply with the Lake Michigan and Chicago Lakefront Protection Ordinance, the Chicago Building Code, the Chicago Zoning Ordinance, and all ordinances and regulations of the City of Chicago contained in the following Titles of the Municipal Code of Chicago: Businesses, Occupations and Consumer Protection; Health and Safety; Fire Prevention; Public Peace, Morals and Welfare; Utilities and Environmental Protection; Streets, Public Ways, Parks, Airports and Harbors; Electrical Equipment and Installation; Housing and Economic Development (only Chapter 5-4 thereof); and Revenue and Finance (only so far as such Title pertains to the Authority's duty to collect taxes on behalf of the City of Chicago).

(d) To enter into contracts treating in any manner with the objects and purposes of this Act.

(e) To lease any buildings to the Adjutant General of the State of Illinois for the use of the Illinois National Guard or the Illinois Naval Militia.

(f) To exercise the right of eminent domain by condemnation proceedings in the manner provided by the Eminent Domain Act, including, with respect to Site B only, the authority to exercise quick take condemnation by immediate vesting of title under Article 20 of the Eminent Domain Act, to acquire any privately owned real or personal property and, with respect to Site B only, public property used for rail transportation purposes (but no such taking of such public property shall, in the reasonable judgment of the owner, interfere with such rail transportation) for the lawful purposes of the Authority in Site A, at Navy Pier, and at Site B. Just compensation for property taken or acquired under this paragraph shall be paid in money or, notwithstanding any other provision of this Act and with the agreement of the owner of the property to be taken or acquired, the Authority may convey substitute property or interests in property or enter into agreements with the property owner, including leases, licenses, or concessions, with respect to any property owned by the Authority, or may provide for other lawful forms of just compensation to the owner. Any property acquired in condemnation

proceedings shall be used only as provided in this Act. Except as otherwise provided by law, the City of Chicago shall have a right of first refusal prior to any sale of any such property by the Authority to a third party other than substitute property. The Authority shall develop and implement a relocation plan for businesses displaced as a result of the Authority's acquisition of property. The relocation plan shall be substantially similar to provisions of the Uniform Relocation Assistance and Real Property Acquisition Act and regulations promulgated under that Act relating to assistance to displaced businesses. To implement the relocation plan the Authority may acquire property by purchase or gift or may exercise the powers authorized in this subsection (f), except the immediate vesting of title under Article 20 of the Eminent Domain Act, to acquire substitute private property within one mile of Site B for the benefit of displaced businesses located on property being acquired by the Authority. However, no such substitute property may be acquired by the Authority unless the mayor of the municipality in which the property is located certifies in writing that the acquisition is consistent with the municipality's land use and economic development policies and goals. The acquisition of substitute property is declared to be for public use. In exercising the powers authorized in this subsection (f), the Authority shall use its best efforts to relocate businesses within the area of McCormick Place or, failing that, within the City of Chicago.

(g) To enter into contracts relating to construction projects which provide for the delivery by the contractor of a completed project, structure, improvement, or specific portion thereof, for a fixed maximum price, which contract may provide that the delivery of the project, structure, improvement, or specific portion thereof, for the fixed maximum price is insured or guaranteed by a third party capable of completing the construction.

(h) To enter into agreements with any person with respect to the use and occupancy of the grounds, buildings, and facilities of the Authority, including concession, license, and lease agreements on terms and conditions as the Authority determines. Notwithstanding Section 24, agreements with respect to the use and occupancy of the grounds, buildings, and facilities of the Authority for a term of more than one year shall be entered into in accordance with the procurement process provided for in Section 25.1.

(i) To enter into agreements with any person with respect to the operation and management of the grounds, buildings, and facilities of the Authority or the provision of goods and services on terms and conditions as the Authority determines.

(j) After conducting the procurement process provided for in Section 25.1, to enter into one or more contracts to provide for the design and construction of all or part of the Authority's Expansion Project grounds, buildings, and facilities. Any contract for design and construction of the Expansion Project shall be in the form authorized by subsection (g), shall be for a fixed maximum price not in excess of the funds that are authorized to be made available for those purposes during the term of the contract, and shall be entered into before commencement of construction.

(k) To enter into agreements, including project agreements with labor unions, that the Authority deems necessary to complete the Expansion Project or any other construction or improvement project in the most timely and efficient manner and without strikes, picketing, or other actions that might cause disruption or delay and thereby add to the cost of the project.

(l) To provide incentives to organizations and entities that agree to make use of the grounds, buildings, and facilities of the Authority for conventions, meetings, or trade shows. The incentives may take the form of discounts from regular fees charged by the Authority, subsidies for or assumption of the costs incurred with respect to the convention, meeting, or trade show, or other inducements. The Authority shall award incentives to attract ~~or retain large~~ conventions, meetings, and trade shows ~~to its facilities~~ under the terms set forth in this subsection (l) from amounts appropriated to the Authority from the Metropolitan Pier and Exposition Authority Incentive Fund for this purpose.

No later than May 15 of each year, the Chief Executive Officer of the Metropolitan Pier and Exposition Authority shall certify to the State Comptroller and the State Treasurer the amounts of incentive grant funds used during the current fiscal year to provide incentives for conventions, meetings, or trade shows that:

(i) have been approved by the Authority, in consultation with an organization meeting the qualifications set out in Section 5.6 of this Act, provided the Authority has entered into a marketing agreement with such an organization,

(ii)(A) for fiscal years prior to 2022 and after 2024, demonstrate registered attendance in excess of 5,000 individuals or in excess of 10,000 individuals, as appropriate;

(B) for fiscal years 2022 through 2024, demonstrate registered attendance in excess of 3,000 individuals or in excess of 5,000 individuals, as appropriate; or

(C) for fiscal years 2022 and 2023, regardless of registered attendance, demonstrate incurrence of costs associated with mitigation of COVID-19, including, but not limited to, costs for testing and screening, contact tracing and notification, personal protective equipment, and other physical and organizational costs, and

(iii) in the case of subparagraphs (A) and (B) of paragraph (ii), but for the incentive, would not have used the facilities of the Authority for the convention, meeting, or trade show. The State Comptroller may request that the Auditor General conduct an audit of the accuracy of the certification. If the State Comptroller determines by this process of certification that incentive funds, in whole or in part, were disbursed by the Authority by means other than in accordance with the standards of this subsection (l), then any amount transferred to the Metropolitan Pier and Exposition Authority Incentive Fund shall be reduced during the next subsequent transfer in direct proportion to that amount determined to be in violation of the terms set forth in this subsection (l).

On July 15, 2012, the Comptroller shall order transferred, and the Treasurer shall transfer, into the Metropolitan Pier and Exposition Authority Incentive Fund from the General Revenue Fund the sum of \$7,500,000 plus an amount equal to the incentive grant funds certified by the Chief Executive Officer as having been lawfully paid under the provisions of this Section in the previous 2 fiscal years that have not otherwise been transferred into the Metropolitan Pier and Exposition Authority Incentive Fund, provided that transfers in excess of \$15,000,000 shall not be made in any fiscal year.

On July 15, 2013, the Comptroller shall order transferred, and the Treasurer shall transfer, into the Metropolitan Pier and Exposition Authority Incentive Fund from the General Revenue Fund the sum of \$7,500,000 plus an amount equal to the incentive grant funds certified by the Chief Executive Officer as having been lawfully paid under the provisions of this Section in the previous fiscal year that have not otherwise been transferred into the Metropolitan Pier and Exposition Authority Incentive Fund, provided that transfers in excess of \$15,000,000 shall not be made in any fiscal year.

On July 15, 2014, and every year thereafter, the Comptroller shall order transferred, and the Treasurer shall transfer, into the Metropolitan Pier and Exposition Authority Incentive Fund from the General Revenue Fund an amount equal to the incentive grant funds certified by the Chief Executive Officer as having been lawfully paid under the provisions of this Section in the previous fiscal year that have not otherwise been transferred into the Metropolitan Pier and Exposition Authority Incentive Fund, provided that (1) no transfers with respect to any previous fiscal year shall be made after the transfer has been made with respect to the 2017 fiscal year until the transfer that is made for the 2022 fiscal year and thereafter, and no transfers with respect to any previous fiscal year shall be made after the transfer has been made with respect to the 2026 fiscal year, and (2) transfers in excess of \$15,000,000 shall not be made in any fiscal year.

After a transfer has been made under this subsection (l), the Chief Executive Officer shall file a request for payment with the Comptroller evidencing that the incentive grants have been made and the Comptroller shall thereafter order paid, and the Treasurer shall pay, the requested amounts to the Metropolitan Pier and Exposition Authority.

Excluding any amounts related to the payment of costs associated with the mitigation of COVID-19 in accordance with this subsection (l), in ~~no~~ no case shall more than \$5,000,000 be used in any one year by the Authority for incentives granted conventions, meetings, or trade shows with a registered attendance of (1) more than 5,000 and less than 10,000 prior to the 2022 fiscal year and after the 2024 fiscal year and (2) more than 3,000 and less than 5,000 for fiscal years 2022 through 2024. Amounts in the Metropolitan Pier and Exposition Authority Incentive Fund shall only be used by the Authority for incentives paid to attract or retain ~~large~~ conventions, meetings, and trade shows to its facilities as provided in this subsection (l).

(l-5) The Village of Rosemont shall provide incentives from amounts transferred into the Convention Center Support Fund to retain and attract conventions, meetings, or trade shows to the Donald E. Stephens Convention Center under the terms set forth in this subsection (l-5).

No later than May 15 of each year, the Mayor of the Village of Rosemont or his or her designee shall certify to the State Comptroller and the State Treasurer the amounts of incentive grant funds

used during the previous fiscal year to provide incentives for conventions, meetings, or trade shows that (1) have been approved by the Village, (2) demonstrate registered attendance in excess of 5,000 individuals, and (3) but for the incentive, would not have used the Donald E. Stephens Convention Center facilities for the convention, meeting, or trade show. The State Comptroller may request that the Auditor General conduct an audit of the accuracy of the certification.

If the State Comptroller determines by this process of certification that incentive funds, in whole or in part, were disbursed by the Village by means other than in accordance with the standards of this subsection (1-5), then the amount transferred to the Convention Center Support Fund shall be reduced during the next subsequent transfer in direct proportion to that amount determined to be in violation of the terms set forth in this subsection (1-5).

On July 15, 2012, and each year thereafter, the Comptroller shall order transferred, and the Treasurer shall transfer, into the Convention Center Support Fund from the General Revenue Fund the amount of \$5,000,000 for (i) incentives to attract large conventions, meetings, and trade shows to the Donald E. Stephens Convention Center, and (ii) to be used by the Village of Rosemont for the repair, maintenance, and improvement of the Donald E. Stephens Convention Center and for debt service on debt instruments issued for those purposes by the village. No later than 30 days after the transfer, the Comptroller shall order paid, and the Treasurer shall pay, to the Village of Rosemont the amounts transferred.

(m) To enter into contracts with any person conveying the naming rights or other intellectual property rights with respect to the grounds, buildings, and facilities of the Authority.

(n) To enter into grant agreements with the Chicago Convention and Tourism Bureau providing for the marketing of the convention facilities to large and small conventions, meetings, and trade shows and the promotion of the travel industry in the City of Chicago, provided such agreements meet the requirements of Section 5.6 of this Act. Receipts of the Authority from the increase in the airport departure tax authorized by Section 13(f) of this amendatory Act of the 96th General Assembly and, subject to appropriation to the Authority, funds deposited in the Chicago Travel Industry Promotion Fund pursuant to Section 6 of the Hotel Operators' Occupation Tax Act shall be granted to the Bureau for such purposes.

(Source: P.A. 100-23, eff. 7-6-17.)

(70 ILCS 210/5.6)

Sec. 5.6. Marketing agreement.

(a) The Authority shall enter into a marketing agreement with a not-for-profit organization headquartered in Chicago and recognized by the Department of Commerce and Economic Opportunity as a certified local tourism and convention bureau entitled to receive State tourism grant funds, provided the bylaws of the organization establish a board of the organization that is comprised of 35 members serving 3-year staggered terms, including the following:

(1) no less than 8 members appointed by the Mayor of Chicago, to include:

(A) a Chair of the board of the organization appointed by the Mayor of the City of Chicago from among the business and civic leaders of Chicago who are not engaged in the hospitality business or who have not served as a member of the Board or as chief executive officer of the Authority; and

(B) 7 members from among the cultural, economic development, or civic leaders of Chicago;

(2) the chairperson of the interim board or Board of the Authority, or his or her designee;

(3) a representative from the department in the City of Chicago that is responsible for the operation of Chicago-area airports;

(4) a representative from the department in the City of Chicago that is responsible for the regulation of Chicago-area livery vehicles;

(5) at least 1, but no more than:

(A) ~~2~~ 5 members from the hotel industry;

(B) ~~2~~ 5 members representing Chicago arts and cultural institutions or projects;

(C) ~~2~~ 2 members from the restaurant industry;

(D) 2 members employed by or representing an entity responsible for a trade show;

(E) 2 members representing unions;

(F) 2 members from the attractions industry; and

(6) 7 members appointed by the Governor, including the Director of the Illinois Department of Commerce and Economic Opportunity, ex officio, as well as 3 members from the hotel industry and 3 members representing Chicago arts and cultural institutions or projects.

The bylaws of the organization may provide for the appointment of a City of Chicago alderman as an ex officio member, and may provide for other ex officio members who shall serve terms of one year.

Persons with a real or apparent conflict of interest shall not be appointed to the board. Members of the board of the organization shall not serve more than 2 terms. The bylaws shall require the following: (i) that the Chair of the organization name no less than 5 and no more than 9 members to the Executive Committee of the organization, one of whom must be the chairperson of the interim board or Board of the Authority, and (ii) a provision concerning conflict of interest and a requirement that a member abstain from participating in board action if there is a threat to the independence of judgment created by any conflict of interest or if participation is likely to have a negative effect on public confidence in the integrity of the board.

(b) The Authority shall notify the Department of Revenue within 10 days after entering into a contract pursuant to this Section.

(Source: P.A. 96-898, eff. 5-27-10; 96-899, eff. 5-28-10; 97-1122, eff. 8-27-12.)

(70 ILCS 210/18) (from Ch. 85, par. 1238)

Sec. 18. Regular meetings of the Board shall be held at least 8 times ~~once~~ in each calendar year ~~month~~, the time and place of such meetings to be fixed by the Board, provided that, if a meeting is not held in a calendar month, a meeting shall be held in the following calendar month. All action and meetings of the Board and its committees shall be subject to the provisions of the Open Meetings Act. A majority of the statutorily authorized members of the Board shall constitute a quorum for the transaction of business. All action of the Board shall be by rule, regulation, ordinance or resolution and the affirmative vote of at least a majority of the statutorily authorized members shall be necessary for the adoption of any rule, regulation, ordinance or resolution. All rules, regulations, ordinances, resolutions and all proceedings of the Authority and all documents and records in its possession shall be public records, and open to public inspection, except such documents and records as shall be kept or prepared by the Board for use in negotiations, action or proceedings to which the Authority is a party. All records of the Authority shall be subject to the provisions of the Illinois Freedom of Information Act.

(Source: P.A. 84-1027.)

Section 10-40. The University of Illinois Act is amended by changing Section 7 as follows:

(110 ILCS 305/7) (from Ch. 144, par. 28)

Sec. 7. Powers of trustees.

(a) The trustees shall have power to provide for the requisite buildings, apparatus, and conveniences; to fix the rates for tuition; to appoint such professors and instructors, and to establish and provide for the management of such model farms, model art, and other departments and professorships, as may be required to teach, in the most thorough manner, such branches of learning as are related to agriculture and the mechanic arts, and military tactics, without excluding other scientific and classical studies. The trustees shall, upon the written request of an employee withhold from the compensation of that employee any dues, payments or contributions payable by such employee to any labor organization as defined in the Illinois Educational Labor Relations Act. Under such arrangement, an amount shall be withheld from each regular payroll period which is equal to the pro rata share of the annual dues plus any payments or contributions, and the trustees shall transmit such withholdings to the specified labor organization within 10 working days from the time of the withholding. They may accept the endowments and voluntary professorships or departments in the University, from any person or persons or corporations who may offer the same, and, at any regular meeting of the board, may prescribe rules and regulations in relation to such endowments and declare on what general principles they may be admitted: Provided, that such special voluntary endowments or professorships shall not be incompatible with the true design and scope of the act of congress, or of this Act: Provided, that no student shall at any time be allowed to remain in or about the University in idleness, or without full mental or industrial occupation: And provided further, that the trustees, in the exercise of any of the powers conferred by this Act, shall not create any liability or indebtedness in excess of the funds in the hands of the treasurer of the University at the time of creating such liability or indebtedness, and which may be specially and properly applied to the payment of the same. Except as otherwise provided in this section, any ~~Any~~ lease to the trustees of lands, buildings or facilities which will support scientific research and development in such areas as high technology, super computing, microelectronics, biotechnology,

robotics, physics and engineering shall be for a term not to exceed 18 years, and may grant to the trustees the option to purchase the lands, buildings or facilities. The lease shall recite that it is subject to termination and cancellation in any year for which the General Assembly fails to make an appropriation to pay the rent payable under the terms of the lease.

Leases for the purposes described herein exceeding 5 years shall have the approval of the Illinois Board of Higher Education.

The Board of Trustees may, directly or in cooperation with other institutions of higher education, acquire by purchase or lease or otherwise, and construct, enlarge, improve, equip, complete, operate, control and manage medical research and high technology parks, together with the necessary lands, buildings, facilities, equipment and personal property therefor, to encourage and facilitate (a) the location and development of business and industry in the State of Illinois, and (b) the increased application and development of technology and (c) the improvement and development of the State's economy. The Board of Trustees may lease to nonprofit corporations all or any part of the land, buildings, facilities, equipment or other property included in a medical research and high technology park upon such terms and conditions as the University of Illinois may deem advisable and enter into any contract or agreement with such nonprofit corporations as may be necessary or suitable for the construction, financing, operation and maintenance and management of any such park; and may lease to any person, firm, partnership or corporation, either public or private, any part or all of the land, building, facilities, equipment or other property of such park for such purposes and upon such rentals, terms and conditions as the University may deem advisable; and may finance all or part of the cost of any such park, including the purchase, lease, construction, reconstruction, improvement, remodeling, addition to, and extension and maintenance of all or part of such high technology park, and all equipment and furnishings, by legislative appropriations, government grants, contracts, private gifts, loans, receipts from the operation of such high technology park, rentals and similar receipts; and may make its other facilities and services available to tenants or other occupants of any such park at rates which are reasonable and appropriate.

The Board of Trustees may, directly or in cooperation with other members and partners of the collaborative research and academic initiative known as the Chicago Quantum Exchange, including, without limitation, other institutions of higher education, hereinafter each individually referred to as a "CQE partner", finance, design, construct, enlarge, improve, equip, complete, operate, control, and manage a facility or facilities for the research and development of quantum information sciences and technologies, hereinafter referred to as the "quantum science facilities". Notwithstanding any other provision of applicable law: (1) the quantum science facilities may be located on land owned by the Board of Trustees or a CQE partner; and (2) costs incurred in connection with the design, construction, enlargement, improvement, equipping, and completion of the quantum science facilities may be paid with funds appropriated to the Capital Development Board from the Build Illinois Bond Fund for a grant to the Board of Trustees for the quantum science facilities, whether the quantum science facilities are located on land owned by the Board of Trustees or by a CQE partner; provided, however, that if any quantum science facilities are located on land owned by a CQE partner, the use of such grant funds shall be subject to, and contingent upon, the lease by the Board of Trustees, as lessee, of a portion of such quantum science facilities for a term equal to at least the useful life of such quantum science facilities. The leased premises under any such lease shall bear a reasonable relationship to the proportional share of the costs paid by such grant funds. Any such lease shall give the Board of Trustees the right to terminate the lease before the expiration of its term if the General Assembly fails to appropriate sufficient funds to pay rent due under the lease.

The Trustees shall have power (a) to purchase real property and easements, and (b) to acquire real property and easements in the manner provided by law for the exercise of the right of eminent domain, and in the event negotiations for the acquisition of real property or easements for making any improvement which the Trustees are authorized to make shall have proven unsuccessful and the Trustees shall have by resolution adopted a schedule or plan of operation for the execution of the project and therein made a finding that it is necessary to take such property or easements immediately or at some specified later date in order to comply with the schedule, the Trustees may acquire such property or easements in the same manner provided in Article 20 of the Eminent Domain Act (quick-take procedure).

The Board of Trustees also shall have power to agree with the State's Attorney of the county in which any properties of the Board are located to pay for services rendered by the various taxing districts for the years 1944 through 1949 and to pay annually for services rendered thereafter by such district such sums as may be determined by the Board upon properties used solely for income producing purposes, title to which is held by said Board of Trustees, upon properties leased to members of the staff of the University of

Illinois, title to which is held in trust for said Board of Trustees and upon properties leased to for-profit entities the title to which properties is held by the Board of Trustees. A certified copy of any such agreement made with the State's Attorney shall be filed with the County Clerk and such sums shall be distributed to the respective taxing districts by the County Collector in such proportions that each taxing district will receive therefrom such proportion as the tax rate of such taxing district bears to the total tax rate that would be levied against such properties if they were not exempt from taxation under the Property Tax Code.

The Board of Trustees of the University of Illinois, subject to the applicable civil service law, may appoint persons to be members of the University of Illinois Police Department. Members of the Police Department shall be peace officers and as such have all powers possessed by policemen in cities, and sheriffs, including the power to make arrests on view or warrants of violations of state statutes and city or county ordinances, except that they may exercise such powers only in counties wherein the University and any of its branches or properties are located when such is required for the protection of university properties and interests, and its students and personnel, and otherwise, within such counties, when requested by appropriate state or local law enforcement officials; provided, however, that such officer shall have no power to serve and execute civil processes.

The Board of Trustees must authorize to each member of the University of Illinois Police Department and to any other employee of the University of Illinois exercising the powers of a peace officer a distinct badge that, on its face, (i) clearly states that the badge is authorized by the University of Illinois and (ii) contains a unique identifying number. No other badge shall be authorized by the University of Illinois. Nothing in this paragraph prohibits the Board of Trustees from issuing shields or other distinctive identification to employees not exercising the powers of a peace officer if the Board of Trustees determines that a shield or distinctive identification is needed by the employee to carry out his or her responsibilities.

The Board of Trustees may own, operate, or govern, by or through the College of Medicine at Peoria, a managed care community network established under subsection (b) of Section 5-11 of the Illinois Public Aid Code.

The powers of the trustees as herein designated are subject to the provisions of "An Act creating a Board of Higher Education, defining its powers and duties, making an appropriation therefor, and repealing an Act herein named", approved August 22, 1961, as amended.

The Board of Trustees shall have the authority to adopt all administrative rules which may be necessary for the effective administration, enforcement and regulation of all matters for which the Board has jurisdiction or responsibility.

(b) To assist in the provision of buildings and facilities beneficial to, useful for, or supportive of University purposes, the Board of Trustees of the University of Illinois may exercise the following powers with regard to the area located on or adjacent to the University of Illinois at Chicago campus and bounded as follows: on the West by Morgan Street; on the North by Roosevelt Road; on the East by Union Street; and on the South by 16th Street, in the City of Chicago:

(1) Acquire any interests in land, buildings, or facilities by purchase, including installments payable over a period allowed by law, by lease over a term of such duration as the Board of Trustees shall determine, or by exercise of the power of eminent domain;

(2) Sub-lease or contract to purchase through installments all or any portion of buildings or facilities for such duration and on such terms as the Board of Trustees shall determine, including a term that exceeds 5 years, provided that each such lease or purchase contract shall be and shall recite that it is subject to termination and cancellation in any year for which the General Assembly fails to make an appropriation to pay the rent or purchase installments payable under the terms of such lease or purchase contract; and

(3) Sell property without compliance with the State Property Control Act and retain proceeds in the University Treasury in a special, separate development fund account which the Auditor General shall examine to assure compliance with this Act.

Any buildings or facilities to be developed on the land shall be buildings or facilities that, in the determination of the Board of Trustees, in whole or in part: (i) are for use by the University; or (ii) otherwise advance the interests of the University, including, by way of example, residential facilities for University staff and students and commercial facilities which provide services needed by the University community. Revenues from the development fund account may be withdrawn by the University for the purpose of demolition and the processes associated with demolition; routine land and property acquisition; extension of utilities; streetscape work; landscape work; surface and structure parking; sidewalks, recreational paths, and street construction; and lease and lease purchase arrangements and the professional services associated with

the planning and development of the area. Moneys from the development fund account used for any other purpose must be deposited into and appropriated from the General Revenue Fund. Buildings or facilities leased to an entity or person other than the University shall not be subject to any limitations applicable to a State supported college or university under any law. All development on the land and all use of any buildings or facilities shall be subject to the control and approval of the Board of Trustees.

(c) The Board of Trustees shall have the power to borrow money, as necessary, from time to time in anticipation of receiving tuition, payments from the State of Illinois, or other revenues or receipts of the University, also known as anticipated moneys. The borrowing limit shall be capped at 100% of the total amount of payroll and other expense vouchers submitted and payable to the University for fiscal year 2010 expenses, but unpaid by the State Comptroller's office. Prior to borrowing any funds, the University shall request from the Comptroller's office a verification of the borrowing limit and shall include the estimated date on which such borrowing shall occur. The borrowing limit cap shall be verified by the State Comptroller's office not prior to 45 days before any estimated date for executing any promissory note or line of credit established under this subsection (c). The principal amount borrowed under a promissory note or line of credit shall not exceed 75% of the borrowing limit. Within 15 days after borrowing funds under any promissory note or line of credit established under this subsection (c), the University shall submit to the Governor's Office of Management and Budget, the Speaker of the House of Representatives, the Minority Leader of the House of Representatives, the President of the Senate, and the Minority Leader of the Senate an Emergency Short Term Cash Management Plan. The Emergency Short Term Cash Management Plan shall outline the amount borrowed, the terms for repayment, the amount of outstanding State vouchers as verified by the State Comptroller's office, and the University's plan for expenditure of any borrowed funds, including, but not limited to, a detailed plan to meet payroll obligations to include collective bargaining employees, civil service employees, and academic, research, and health care personnel. The establishment of any promissory note or line of credit established under this subsection (c) must be finalized within 90 days after the effective date of this amendatory Act of the 96th General Assembly. The borrowed moneys shall be applied to the purposes of paying salaries and other expenses lawfully authorized in the University's State appropriation and unpaid by the State Comptroller. Any line of credit established under this subsection (c) shall be paid in full one year after creation or within 10 days after the date the University receives reimbursement from the State for all submitted fiscal year 2010 vouchers, whichever is earlier. Any promissory note established under this subsection (c) shall be repaid within one year after issuance of the note. The Chairman, Comptroller, or Treasurer of the Board shall execute a promissory note or similar debt instrument to evidence the indebtedness incurred by the borrowing. In connection with a borrowing, the Board may establish a line of credit with a financial institution, investment bank, or broker/dealer. The obligation to make the payments due under any promissory note or line of credit established under this subsection (c) shall be a lawful obligation of the University payable from the anticipated moneys. Any borrowing under this subsection (c) shall not constitute a debt, legal or moral, of the State and shall not be enforceable against the State. The promissory note or line of credit shall be authorized by a resolution passed by the Board and shall be valid whether or not a budgeted item with respect to that resolution is included in any annual or supplemental budget adopted by the Board. The resolution shall set forth facts demonstrating the need for the borrowing, state an amount that the amount to be borrowed will not exceed, and establish a maximum interest rate limit not to exceed the maximum rate authorized by the Bond Authorization Act or 9%, whichever is less. The resolution may direct the Comptroller or Treasurer of the Board to make arrangements to set apart and hold the portion of the anticipated moneys, as received, that shall be used to repay the borrowing, subject to any prior pledges or restrictions with respect to the anticipated moneys. The resolution may also authorize the Treasurer of the Board to make partial repayments of the borrowing as the anticipated moneys become available and may contain any other terms, restrictions, or limitations not inconsistent with the powers of the Board.

For the purposes of this subsection (c), "financial institution" means any bank subject to the Illinois Banking Act, any savings and loan association subject to the Illinois Savings and Loan Act of 1985, and any federally chartered commercial bank or savings and loan association or government-sponsored enterprise organized and operated in this State pursuant to the laws of the United States.

(Source: P.A. 96-909, eff. 6-8-10; 97-333, eff. 8-12-11.)

Section 10-45. The Illinois Public Aid Code is amended by changing Sections 5-5.7a, 5-5e, 5A-12.7, and 5A-17 as follows:

(305 ILCS 5/5-5.7a)

Sec. 5-5.7a. Pandemic related stability payments for health care providers. Notwithstanding other provisions of law, and in accordance with the Illinois Emergency Management Agency, the Department of Healthcare and Family Services shall develop a process to distribute pandemic related stability payments, from federal sources dedicated for such purposes, to health care providers that are providing care to recipients under the Medical Assistance Program. For provider types serving residents who are recipients of medical assistance under this Code and are funded by other State agencies, the Department will coordinate the distribution process of the pandemic related stability payments. Federal sources dedicated to pandemic related payments include, but are not limited to, funds distributed to the State of Illinois from the Coronavirus Relief Fund pursuant to the Coronavirus Aid, Relief, and Economic Security Act ("CARES Act") and from the Coronavirus State Fiscal Recovery Fund pursuant to Section 9901 of the American Rescue Plan Act of 2021, that are appropriated to the Department ~~for such purpose~~ during Fiscal Years 2020, ~~and~~ 2021, and 2022 for purposes permitted by those federal laws and related federal guidance.

(1) Pandemic related stability payments for these providers shall be separate and apart from any rate methodology otherwise defined in this Code to the extent permitted in accordance with Section 5001 of the CARES Act and Section 9901 of the American Rescue Plan Act of 2021 and any related federal guidance.

(2) Payments made from moneys received from the Coronavirus Relief Fund shall be used exclusively for expenses incurred by the providers that are eligible for reimbursement from the Coronavirus Relief Fund in accordance with Section 5001 of the CARES Act and related federal guidance. Payments made from moneys received from the Coronavirus State Fiscal Recovery Fund shall be used exclusively for purposes permitted by Section 9901 of the American Rescue Plan Act of 2021 and related federal guidance. ~~related to the pandemic associated with the 2019 Novel Coronavirus (COVID-19) Public Health Emergency issued by the Secretary of the U.S. Department of Health and Human Services (HHS) on January 31, 2020 and the national emergency issued by the President of the United States on March 13, 2020 between March 1, and December 30, 2020.~~

(3) All providers receiving pandemic related stability payments shall attest in a format to be created by the Department and be able to demonstrate that their expenses are pandemic related, were not part of their annual budgets established before March 1, 2020, and are directly associated with health care needs.

(4) Pandemic related stability payments will be distributed based on a schedule and framework to be established by the Department with recognition of the pandemic related acuity of the situation for each provider, taking into account the factors including, but not limited to, the following:

(A) the impact of the pandemic on patients served, impact on staff, and shortages of the personal protective equipment necessary for infection control efforts for all providers;

(B) providers with high incidences of COVID-19 positivity rates among staff, or patients, or both;

(C) pandemic related workforce challenges and costs associated with temporary wage ~~increases~~ ~~increased~~ associated with pandemic related hazard pay programs, or costs associated with which providers do not have enough staff to adequately provide care and protection to the residents and other staff;

(D) providers with significant reductions in utilization that result in corresponding reductions in revenue as a result of the pandemic, including but not limited to the cancellation or postponement of elective procedures and visits; ~~and~~

(E) pandemic related payments received directly by the providers through other federal resources; ~~and~~

(F) current efforts to respond to and provide services to communities disproportionately impacted by the COVID-19 public health emergency, including low-income and socially vulnerable communities that have seen the most severe health impacts and exacerbated health inequities along racial, ethnic, and socioeconomic lines; and

(G) provider needs for capital improvements to existing facilities, including upgrades to HVAC and ventilation systems and capital improvements for enhancing infection control or reducing crowding, which may include bed-buybacks.

(5) Pandemic related stability payments made from moneys received from the Coronavirus Relief Fund will be distributed to providers based on a methodology to be administered by the Department with amounts determined by a calculation of total federal pandemic related funds appropriated by the Illinois General Assembly for this purpose. Providers receiving the pandemic

related stability payments will attest to their increased costs, declining revenues, and receipt of additional pandemic related funds directly from the federal government.

(6) Of the payments provided for by this Section made from moneys received from the Coronavirus Relief Fund ~~section~~, a minimum of 30% shall be allotted for health care providers that serve the ZIP codes located in the most disproportionately impacted areas of Illinois, based on positive COVID-19 cases based on data collected by the Department of Public Health and provided to the Department of Healthcare and Family Services.

(7) From funds appropriated, directly or indirectly, from moneys received by the State from the Coronavirus State Fiscal Recovery Fund for Fiscal Years 2021 and 2022, the Department shall expend such funds only for purposes permitted by Section 9901 of the American Rescue Plan Act of 2021 and related federal guidance. Such expenditures may include, but are not limited to: payments to providers for costs incurred due to the COVID-19 public health emergency; unreimbursed costs for testing and treatment of uninsured Illinois residents; costs of COVID-19 mitigation and prevention; medical expenses related to aftercare or extended care for COVID-19 patients with longer term symptoms and effects; costs of behavioral health care; costs of public health and safety staff; and expenditures permitted in order to address (i) disparities in public health outcomes, (ii) nursing and other essential health care workforce investments, (iii) exacerbation of pre-existing disparities, and (iv) promoting healthy childhood environments.

(8) From funds appropriated, directly or indirectly, from moneys received by the State from the Coronavirus State Fiscal Recovery Fund for Fiscal Years 2022 and 2023, the Department shall establish a program for making payments to long term care service providers and facilities, for purposes related to financial support for workers in the long term care industry, but only as permitted by either the CARES Act or Section 9901 of the American Rescue Plan Act of 2021 and related federal guidance, including, but not limited to the following: monthly amounts of \$25,000,000 per month for July 2021, August 2021, and September 2021 where at least 50% of the funds in July shall be passed directly to front line workers and an additional 12.5% more in each of the next 2 months; financial support programs for providers enhancing direct care staff recruitment efforts through the payment of education expenses; and financial support programs for providers offering enhanced and expanded training for all levels of the long term care healthcare workforce to achieve better patient outcomes, such as training on infection control, proper personal protective equipment, best practices in quality of care, and culturally competent patient communications. The Department shall have the authority to audit and potentially recoup funds not utilized as outlined and attested.

(9) From funds appropriated, directly or indirectly, from moneys received by the State from the Coronavirus State Fiscal Recovery Fund for Fiscal Years 2022 through 2024 the Department shall establish a program for making payments to facilities licensed under the Nursing Home Care Act and facilities licensed under the Specialized Mental Health Rehabilitation Act of 2013. To the extent permitted by Section 9901 of the American Rescue Plan Act of 2021 and related federal guidance, the program shall provide payments for making permanent improvements to resident rooms in order to improve resident outcomes and infection control. Funds may be used to reduce bed capacity and room occupancy. To be eligible for funding, a facility must submit an application to the Department as prescribed by the Department and as published on its website. A facility may need to receive approval from the Health Facilities and Services Review Board for the permanent improvements or the removal of the beds before it can receive payment under this paragraph.

(Source: P.A. 101-636, eff. 6-10-20.)

(305 ILCS 5/5-5e)

Sec. 5-5e. Adjusted rates of reimbursement.

(a) Rates or payments for services in effect on June 30, 2012 shall be adjusted and services shall be affected as required by any other provision of Public Act 97-689. In addition, the Department shall do the following:

(1) Delink the per diem rate paid for supportive living facility services from the per diem rate paid for nursing facility services, effective for services provided on or after May 1, 2011 and before July 1, 2019.

(2) Cease payment for bed reserves in nursing facilities and specialized mental health rehabilitation facilities; for purposes of therapeutic home visits for individuals scoring as TBI on the MDS 3.0, beginning June 1, 2015, the Department shall approve payments for bed reserves in nursing facilities and specialized mental health rehabilitation facilities that have at least a 90% occupancy

level and at least 80% of their residents are Medicaid eligible. Payment shall be at a daily rate of 75% of an individual's current Medicaid per diem and shall not exceed 10 days in a calendar month.

(2.5) Cease payment for bed reserves for purposes of inpatient hospitalizations to intermediate care facilities for persons with developmental disabilities, except in the instance of residents who are under 21 years of age.

(3) Cease payment of the \$10 per day add-on payment to nursing facilities for certain residents with developmental disabilities.

(b) After the application of subsection (a), notwithstanding any other provision of this Code to the contrary and to the extent permitted by federal law, on and after July 1, 2012, the rates of reimbursement for services and other payments provided under this Code shall further be reduced as follows:

(1) Rates or payments for physician services, dental services, or community health center services reimbursed through an encounter rate, and services provided under the Medicaid Rehabilitation Option of the Illinois Title XIX State Plan shall not be further reduced, except as provided in Section 5-5b.1.

(2) Rates or payments, or the portion thereof, paid to a provider that is operated by a unit of local government or State University that provides the non-federal share of such services shall not be further reduced, except as provided in Section 5-5b.1.

(3) Rates or payments for hospital services delivered by a hospital defined as a Safety-Net Hospital under Section 5-5e.1 of this Code shall not be further reduced, except as provided in Section 5-5b.1.

(4) Rates or payments for hospital services delivered by a Critical Access Hospital, which is an Illinois hospital designated as a critical care hospital by the Department of Public Health in accordance with 42 CFR 485, Subpart F, shall not be further reduced, except as provided in Section 5-5b.1.

(5) Rates or payments for Nursing Facility Services shall only be further adjusted pursuant to Section 5-5.2 of this Code.

(6) Rates or payments for services delivered by long term care facilities licensed under the ID/DD Community Care Act or the MC/DD Act and developmental training services shall not be further reduced.

(7) Rates or payments for services provided under capitation rates shall be adjusted taking into consideration the rates reduction and covered services required by Public Act 97-689.

(8) For hospitals not previously described in this subsection, the rates or payments for hospital services provided before July 1, 2021, shall be further reduced by 3.5%, except for payments authorized under Section 5A-12.4 of this Code. For hospital services provided on or after July 1, 2021, all rates for hospital services previously reduced pursuant to P.A. 97-689 shall be increased to reflect the discontinuation of any hospital rate reductions authorized in this paragraph (8).

(9) For all other rates or payments for services delivered by providers not specifically referenced in paragraphs (1) through (7) ~~(8)~~, rates or payments shall be further reduced by 2.7%.

(c) Any assessment imposed by this Code shall continue and nothing in this Section shall be construed to cause it to cease.

(d) Notwithstanding any other provision of this Code to the contrary, subject to federal approval under Title XIX of the Social Security Act, for dates of service on and after July 1, 2014, rates or payments for services provided for the purpose of transitioning children from a hospital to home placement or other appropriate setting by a children's community-based health care center authorized under the Alternative Health Care Delivery Act shall be \$683 per day.

(e) (Blank).

(f) (Blank).

(Source: P.A. 101-10, eff. 6-5-19; 101-649, eff. 7-7-20.)

(305 ILCS 5/5A-12.7)

(Section scheduled to be repealed on December 31, 2022)

Sec. 5A-12.7. Continuation of hospital access payments on and after July 1, 2020.

(a) To preserve and improve access to hospital services, for hospital services rendered on and after July 1, 2020, the Department shall, except for hospitals described in subsection (b) of Section 5A-3, make payments to hospitals or require capitated managed care organizations to make payments as set forth in this Section. Payments under this Section are not due and payable, however, until: (i) the methodologies described in this Section are approved by the federal government in an appropriate State Plan amendment or

directed payment preprint; and (ii) the assessment imposed under this Article is determined to be a permissible tax under Title XIX of the Social Security Act. In determining the hospital access payments authorized under subsection (g) of this Section, if a hospital ceases to qualify for payments from the pool, the payments for all hospitals continuing to qualify for payments from such pool shall be uniformly adjusted to fully expend the aggregate net amount of the pool, with such adjustment being effective on the first day of the second month following the date the hospital ceases to receive payments from such pool.

(b) Amounts moved into claims-based rates and distributed in accordance with Section 14-12 shall remain in those claims-based rates.

(c) Graduate medical education.

(1) The calculation of graduate medical education payments shall be based on the hospital's Medicare cost report ending in Calendar Year 2018, as reported in the Healthcare Cost Report Information System file, release date September 30, 2019. An Illinois hospital reporting intern and resident cost on its Medicare cost report shall be eligible for graduate medical education payments.

(2) Each hospital's annualized Medicaid Intern Resident Cost is calculated using annualized intern and resident total costs obtained from Worksheet B Part I, Columns 21 and 22 the sum of Lines 30-43, 50-76, 90-93, 96-98, and 105-112 multiplied by the percentage that the hospital's Medicaid days (Worksheet S3 Part I, Column 7, Lines 2, 3, 4, 14, 16-18, and 32) comprise of the hospital's total days (Worksheet S3 Part I, Column 8, Lines 14, 16-18, and 32).

(3) An annualized Medicaid indirect medical education (IME) payment is calculated for each hospital using its IME payments (Worksheet E Part A, Line 29, Column 1) multiplied by the percentage that its Medicaid days (Worksheet S3 Part I, Column 7, Lines 2, 3, 4, 14, 16-18, and 32) comprise of its Medicare days (Worksheet S3 Part I, Column 6, Lines 2, 3, 4, 14, and 16-18).

(4) For each hospital, its annualized Medicaid Intern Resident Cost and its annualized Medicaid IME payment are summed, and, except as capped at 120% of the average cost per intern and resident for all qualifying hospitals as calculated under this paragraph, is multiplied by 22.6% to determine the hospital's final graduate medical education payment. Each hospital's average cost per intern and resident shall be calculated by summing its total annualized Medicaid Intern Resident Cost plus its annualized Medicaid IME payment and dividing that amount by the hospital's total Full Time Equivalent Residents and Interns. If the hospital's average per intern and resident cost is greater than 120% of the same calculation for all qualifying hospitals, the hospital's per intern and resident cost shall be capped at 120% of the average cost for all qualifying hospitals.

(d) Fee-for-service supplemental payments. Each Illinois hospital shall receive an annual payment equal to the amounts below, to be paid in 12 equal installments on or before the seventh State business day of each month, except that no payment shall be due within 30 days after the later of the date of notification of federal approval of the payment methodologies required under this Section or any waiver required under 42 CFR 433.68, at which time the sum of amounts required under this Section prior to the date of notification is due and payable.

(1) For critical access hospitals, \$385 per covered inpatient day contained in paid fee-for-service claims and \$530 per paid fee-for-service outpatient claim for dates of service in Calendar Year 2019 in the Department's Enterprise Data Warehouse as of May 11, 2020.

(2) For safety-net hospitals, \$960 per covered inpatient day contained in paid fee-for-service claims and \$625 per paid fee-for-service outpatient claim for dates of service in Calendar Year 2019 in the Department's Enterprise Data Warehouse as of May 11, 2020.

(3) For long term acute care hospitals, \$295 per covered inpatient day contained in paid fee-for-service claims for dates of service in Calendar Year 2019 in the Department's Enterprise Data Warehouse as of May 11, 2020.

(4) For freestanding psychiatric hospitals, \$125 per covered inpatient day contained in paid fee-for-service claims and \$130 per paid fee-for-service outpatient claim for dates of service in Calendar Year 2019 in the Department's Enterprise Data Warehouse as of May 11, 2020.

(5) For freestanding rehabilitation hospitals, \$355 per covered inpatient day contained in paid fee-for-service claims for dates of service in Calendar Year 2019 in the Department's Enterprise Data Warehouse as of May 11, 2020.

(6) For all general acute care hospitals and high Medicaid hospitals as defined in subsection (f), \$350 per covered inpatient day for dates of service in Calendar Year 2019 contained in paid fee-for-service claims and \$620 per paid fee-for-service outpatient claim in the Department's Enterprise Data Warehouse as of May 11, 2020.

(7) Alzheimer's treatment access payment. Each Illinois academic medical center or teaching hospital, as defined in Section 5-5e.2 of this Code, that is identified as the primary hospital affiliate of one of the Regional Alzheimer's Disease Assistance Centers, as designated by the Alzheimer's Disease Assistance Act and identified in the Department of Public Health's Alzheimer's Disease State Plan dated December 2016, shall be paid an Alzheimer's treatment access payment equal to the product of the qualifying hospital's State Fiscal Year 2018 total inpatient fee-for-service days multiplied by the applicable Alzheimer's treatment rate of \$226.30 for hospitals located in Cook County and \$116.21 for hospitals located outside Cook County.

(e) The Department shall require managed care organizations (MCOs) to make directed payments and pass-through payments according to this Section. Each calendar year, the Department shall require MCOs to pay the maximum amount out of these funds as allowed as pass-through payments under federal regulations. The Department shall require MCOs to make such pass-through payments as specified in this Section. The Department shall require the MCOs to pay the remaining amounts as directed Payments as specified in this Section. The Department shall issue payments to the Comptroller by the seventh business day of each month for all MCOs that are sufficient for MCOs to make the directed payments and pass-through payments according to this Section. The Department shall require the MCOs to make pass-through payments and directed payments using electronic funds transfers (EFT), if the hospital provides the information necessary to process such EFTs, in accordance with directions provided monthly by the Department, within 7 business days of the date the funds are paid to the MCOs, as indicated by the "Paid Date" on the website of the Office of the Comptroller if the funds are paid by EFT and the MCOs have received directed payment instructions. If funds are not paid through the Comptroller by EFT, payment must be made within 7 business days of the date actually received by the MCO. The MCO will be considered to have paid the pass-through payments when the payment remittance number is generated or the date the MCO sends the check to the hospital, if EFT information is not supplied. If an MCO is late in paying a pass-through payment or directed payment as required under this Section (including any extensions granted by the Department), it shall pay a penalty, unless waived by the Department for reasonable cause, to the Department equal to 5% of the amount of the pass-through payment or directed payment not paid on or before the due date plus 5% of the portion thereof remaining unpaid on the last day of each 30-day period thereafter. Payments to MCOs that would be paid consistent with actuarial certification and enrollment in the absence of the increased capitation payments under this Section shall not be reduced as a consequence of payments made under this subsection. The Department shall publish and maintain on its website for a period of no less than 8 calendar quarters, the quarterly calculation of directed payments and pass-through payments owed to each hospital from each MCO. All calculations and reports shall be posted no later than the first day of the quarter for which the payments are to be issued.

(f)(1) For purposes of allocating the funds included in capitation payments to MCOs, Illinois hospitals shall be divided into the following classes as defined in administrative rules:

(A) Critical access hospitals.

(B) Safety-net hospitals, except that stand-alone children's hospitals that are not specialty children's hospitals will not be included.

(C) Long term acute care hospitals.

(D) Freestanding psychiatric hospitals.

(E) Freestanding rehabilitation hospitals.

(F) High Medicaid hospitals. As used in this Section, "high Medicaid hospital" means a general acute care hospital that is not a safety-net hospital or critical access hospital and that has a Medicaid Inpatient Utilization Rate above 30% or a hospital that had over 35,000 inpatient Medicaid days during the applicable period. For the period July 1, 2020 through December 31, 2020, the applicable period for the Medicaid Inpatient Utilization Rate (MIUR) is the rate year 2020 MIUR and for the number of inpatient days it is State fiscal year 2018. Beginning in calendar year 2021, the Department shall use the most recently determined MIUR, as defined in subsection (h) of Section 5-5.02, and for the inpatient day threshold, the State fiscal year ending 18 months prior to the beginning of the calendar year. For purposes of calculating MIUR under this Section, children's hospitals and affiliated general acute care hospitals shall be considered a single hospital.

(G) General acute care hospitals. As used under this Section, "general acute care hospitals" means all other Illinois hospitals not identified in subparagraphs (A) through (F).

(2) Hospitals' qualification for each class shall be assessed prior to the beginning of each calendar year and the new class designation shall be effective January 1 of the next year. The Department shall publish by rule the process for establishing class determination.

(g) Fixed pool directed payments. Beginning July 1, 2020, the Department shall issue payments to MCOs which shall be used to issue directed payments to qualified Illinois safety-net hospitals and critical access hospitals on a monthly basis in accordance with this subsection. Prior to the beginning of each Payout Quarter beginning July 1, 2020, the Department shall use encounter claims data from the Determination Quarter, accepted by the Department's Medicaid Management Information System for inpatient and outpatient services rendered by safety-net hospitals and critical access hospitals to determine a quarterly uniform per unit add-on for each hospital class.

(1) Inpatient per unit add-on. A quarterly uniform per diem add-on shall be derived by dividing the quarterly Inpatient Directed Payments Pool amount allocated to the applicable hospital class by the total inpatient days contained on all encounter claims received during the Determination Quarter, for all hospitals in the class.

(A) Each hospital in the class shall have a quarterly inpatient directed payment calculated that is equal to the product of the number of inpatient days attributable to the hospital used in the calculation of the quarterly uniform class per diem add-on, multiplied by the calculated applicable quarterly uniform class per diem add-on of the hospital class.

(B) Each hospital shall be paid 1/3 of its quarterly inpatient directed payment in each of the 3 months of the Payout Quarter, in accordance with directions provided to each MCO by the Department.

(2) Outpatient per unit add-on. A quarterly uniform per claim add-on shall be derived by dividing the quarterly Outpatient Directed Payments Pool amount allocated to the applicable hospital class by the total outpatient encounter claims received during the Determination Quarter, for all hospitals in the class.

(A) Each hospital in the class shall have a quarterly outpatient directed payment calculated that is equal to the product of the number of outpatient encounter claims attributable to the hospital used in the calculation of the quarterly uniform class per claim add-on, multiplied by the calculated applicable quarterly uniform class per claim add-on of the hospital class.

(B) Each hospital shall be paid 1/3 of its quarterly outpatient directed payment in each of the 3 months of the Payout Quarter, in accordance with directions provided to each MCO by the Department.

(3) Each MCO shall pay each hospital the Monthly Directed Payment as identified by the Department on its quarterly determination report.

(4) Definitions. As used in this subsection:

(A) "Payout Quarter" means each 3 month calendar quarter, beginning July 1, 2020.

(B) "Determination Quarter" means each 3 month calendar quarter, which ends 3 months prior to the first day of each Payout Quarter.

(5) For the period July 1, 2020 through December 2020, the following amounts shall be allocated to the following hospital class directed payment pools for the quarterly development of a uniform per unit add-on:

(A) \$2,894,500 for hospital inpatient services for critical access hospitals.

(B) \$4,294,374 for hospital outpatient services for critical access hospitals.

(C) \$29,109,330 for hospital inpatient services for safety-net hospitals.

(D) \$35,041,218 for hospital outpatient services for safety-net hospitals.

(h) Fixed rate directed payments. Effective July 1, 2020, the Department shall issue payments to MCOs which shall be used to issue directed payments to Illinois hospitals not identified in paragraph (g) on a monthly basis. Prior to the beginning of each Payout Quarter beginning July 1, 2020, the Department shall use encounter claims data from the Determination Quarter, accepted by the Department's Medicaid Management Information System for inpatient and outpatient services rendered by hospitals in each hospital class identified in paragraph (f) and not identified in paragraph (g). For the period July 1, 2020 through December 2020, the Department shall direct MCOs to make payments as follows:

(1) For general acute care hospitals an amount equal to \$1,750 multiplied by the hospital's category of service 20 case mix index for the determination quarter multiplied by the hospital's total number of inpatient admissions for category of service 20 for the determination quarter.

(2) For general acute care hospitals an amount equal to \$160 multiplied by the hospital's category of service 21 case mix index for the determination quarter multiplied by the hospital's total number of inpatient admissions for category of service 21 for the determination quarter.

(3) For general acute care hospitals an amount equal to \$80 multiplied by the hospital's category of service 22 case mix index for the determination quarter multiplied by the hospital's total number of inpatient admissions for category of service 22 for the determination quarter.

(4) For general acute care hospitals an amount equal to \$375 multiplied by the hospital's category of service 24 case mix index for the determination quarter multiplied by the hospital's total number of category of service 24 paid EAPG (EAPGs) for the determination quarter.

(5) For general acute care hospitals an amount equal to \$240 multiplied by the hospital's category of service 27 and 28 case mix index for the determination quarter multiplied by the hospital's total number of category of service 27 and 28 paid EAPGs for the determination quarter.

(6) For general acute care hospitals an amount equal to \$290 multiplied by the hospital's category of service 29 case mix index for the determination quarter multiplied by the hospital's total number of category of service 29 paid EAPGs for the determination quarter.

(7) For high Medicaid hospitals an amount equal to \$1,800 multiplied by the hospital's category of service 20 case mix index for the determination quarter multiplied by the hospital's total number of inpatient admissions for category of service 20 for the determination quarter.

(8) For high Medicaid hospitals an amount equal to \$160 multiplied by the hospital's category of service 21 case mix index for the determination quarter multiplied by the hospital's total number of inpatient admissions for category of service 21 for the determination quarter.

(9) For high Medicaid hospitals an amount equal to \$80 multiplied by the hospital's category of service 22 case mix index for the determination quarter multiplied by the hospital's total number of inpatient admissions for category of service 22 for the determination quarter.

(10) For high Medicaid hospitals an amount equal to \$400 multiplied by the hospital's category of service 24 case mix index for the determination quarter multiplied by the hospital's total number of category of service 24 paid EAPG outpatient claims for the determination quarter.

(11) For high Medicaid hospitals an amount equal to \$240 multiplied by the hospital's category of service 27 and 28 case mix index for the determination quarter multiplied by the hospital's total number of category of service 27 and 28 paid EAPGs for the determination quarter.

(12) For high Medicaid hospitals an amount equal to \$290 multiplied by the hospital's category of service 29 case mix index for the determination quarter multiplied by the hospital's total number of category of service 29 paid EAPGs for the determination quarter.

(13) For long term acute care hospitals the amount of \$495 multiplied by the hospital's total number of inpatient days for the determination quarter.

(14) For psychiatric hospitals the amount of \$210 multiplied by the hospital's total number of inpatient days for category of service 21 for the determination quarter.

(15) For psychiatric hospitals the amount of \$250 multiplied by the hospital's total number of outpatient claims for category of service 27 and 28 for the determination quarter.

(16) For rehabilitation hospitals the amount of \$410 multiplied by the hospital's total number of inpatient days for category of service 22 for the determination quarter.

(17) For rehabilitation hospitals the amount of \$100 multiplied by the hospital's total number of outpatient claims for category of service 29 for the determination quarter.

(18) Each hospital shall be paid 1/3 of their quarterly inpatient and outpatient directed payment in each of the 3 months of the Payout Quarter, in accordance with directions provided to each MCO by the Department.

(19) Each MCO shall pay each hospital the Monthly Directed Payment amount as identified by the Department on its quarterly determination report.

Notwithstanding any other provision of this subsection, if the Department determines that the actual total hospital utilization data that is used to calculate the fixed rate directed payments is substantially different than anticipated when the rates in this subsection were initially determined (for unforeseeable circumstances such as the COVID-19 pandemic), the Department may adjust the rates specified in this subsection so that the total directed payments approximate the total spending amount anticipated when the rates were initially established.

Definitions. As used in this subsection:

(A) "Payout Quarter" means each calendar quarter, beginning July 1, 2020.

(B) "Determination Quarter" means each calendar quarter which ends 3 months prior to the first day of each Payout Quarter.

(C) "Case mix index" means a hospital specific calculation. For inpatient claims the case mix index is calculated each quarter by summing the relative weight of all inpatient Diagnosis-Related Group (DRG) claims for a category of service in the applicable Determination Quarter and dividing the sum by the number of sum total of all inpatient DRG admissions for the category of service for the associated claims. The case mix index for outpatient claims is calculated each quarter by summing the relative weight of all paid EAPGs in the applicable Determination Quarter and dividing the sum by the sum total of paid EAPGs for the associated claims.

(i) Beginning January 1, 2021, the rates for directed payments shall be recalculated in order to spend the additional funds for directed payments that result from reduction in the amount of pass-through payments allowed under federal regulations. The additional funds for directed payments shall be allocated proportionally to each class of hospitals based on that class' proportion of services.

(j) Pass-through payments.

(1) For the period July 1, 2020 through December 31, 2020, the Department shall assign quarterly pass-through payments to each class of hospitals equal to one-fourth of the following annual allocations:

- (A) \$390,487,095 to safety-net hospitals.
- (B) \$62,553,886 to critical access hospitals.
- (C) \$345,021,438 to high Medicaid hospitals.
- (D) \$551,429,071 to general acute care hospitals.
- (E) \$27,283,870 to long term acute care hospitals.
- (F) \$40,825,444 to freestanding psychiatric hospitals.
- (G) \$9,652,108 to freestanding rehabilitation hospitals.

(2) The pass-through payments shall at a minimum ensure hospitals receive a total amount of monthly payments under this Section as received in calendar year 2019 in accordance with this Article and paragraph (1) of subsection (d-5) of Section 14-12, exclusive of amounts received through payments referenced in subsection (b).

(3) For the calendar year beginning January 1, 2021, and each calendar year thereafter, each hospital's pass-through payment amount shall be reduced proportionally to the reduction of all pass-through payments required by federal regulations.

(k) At least 30 days prior to each calendar year, the Department shall notify each hospital of changes to the payment methodologies in this Section, including, but not limited to, changes in the fixed rate directed payment rates, the aggregate pass-through payment amount for all hospitals, and the hospital's pass-through payment amount for the upcoming calendar year.

(l) Notwithstanding any other provisions of this Section, the Department may adopt rules to change the methodology for directed and pass-through payments as set forth in this Section, but only to the extent necessary to obtain federal approval of a necessary State Plan amendment or Directed Payment Preprint or to otherwise conform to federal law or federal regulation.

(m) As used in this subsection, "managed care organization" or "MCO" means an entity which contracts with the Department to provide services where payment for medical services is made on a capitated basis, excluding contracted entities for dual eligible or Department of Children and Family Services youth populations.

(n) In order to address the escalating infant mortality rates among minority communities in Illinois, the State shall, subject to appropriation, create a pool of funding of at least \$50,000,000 annually to be disbursed among safety-net hospitals that maintain perinatal designation from the Department of Public Health. The funding shall be used to preserve or enhance OB/GYN services or other specialty services at the receiving hospital, with the distribution of funding to be established by rule and with consideration to perinatal hospitals with safe birthing levels and quality metrics for healthy mothers and babies.

(o) In order to address the growing challenges of providing stable access to healthcare in rural Illinois, including perinatal services, behavioral healthcare including substance use disorder services (SUDs) and other specialty services, and to expand access to telehealth services among rural communities in Illinois, the Department of Healthcare and Family Services, subject to appropriation, shall administer a program to provide at least \$10,000,000 in financial support annually to critical access hospitals for delivery of perinatal and OB/GYN services, behavioral healthcare including SUDs, other specialty services and telehealth

services. The funding shall be used to preserve or enhance perinatal and OB/GYN services, behavioral healthcare including SUDS, other specialty services, as well as the explanation of telehealth services by the receiving hospital, with the distribution of funding to be established by rule.

(Source: P.A. 101-650, eff. 7-7-20; 102-4, eff. 4-27-21.)

(305 ILCS 5/5A-17)

Sec. 5A-17. Recovery of payments; liens.

(a) As a condition of receiving payments pursuant to subsections (d) and (k) of Section 5A-12.7 for State Fiscal Year 2021, a for-profit general acute care hospital that ceases to provide hospital services before July 1, 2021 and within 12 months of a change in the hospital's ownership status from not-for-profit to investor owned, shall be obligated to pay to the Department an amount equal to the payments received pursuant to subsections (d) and (k) of Section 5A-12.7 since the change in ownership status to the cessation of hospital services. The obligated amount shall be due immediately and must be paid to the Department within 10 days of ceasing to provide services or pursuant to a payment plan approved by the Department unless the hospital requests a hearing under paragraph (d) of this Section. The obligation under this Section shall not apply to a hospital that ceases to provide services under circumstances that include: implementation of a transformation project approved by the Department under subsection (d-5) of Section 14-12; emergencies as declared by federal, State, or local government; actions approved or required by federal, State, or local government; actions taken in compliance with the Illinois Health Facilities Planning Act; or other circumstances beyond the control of the hospital provider or for the benefit of the community previously served by the hospital, as determined on a case-by-case basis by the Department.

(a-5) For State Fiscal Year 2022, a general acute care hospital that ceases to provide hospital services before July 1, 2022 and within 12 months of a change in the hospital's ownership status that was approved by the Health Facilities Services Review Board between March 1, 2021 and March 31, 2021, shall be obligated to pay to the Department an amount equal to the payments received in State Fiscal Year 2022 pursuant to subsections (d) and (k) of Section 5A-12.7 since the change in ownership status to the cessation of hospital services. The obligated amount shall be due immediately and must be paid to the Department within 30 days of ceasing to provide services or pursuant to a payment plan approved by the Department unless the hospital requests a proceeding under paragraph (b) of this Section. The obligation under this Section shall not apply to a hospital that ceases to provide services under circumstances that include: implementation of a transformation project approved by the Department under subsection (d-5) of Section 14-12; emergencies as declared by federal, State, or local government; actions approved or required by federal, State, or local government; actions taken in compliance with the Illinois Health Facilities Planning Act; or other circumstances beyond the control of the hospital provider or for the benefit of the community previously served by the hospital, as determined on a case-by-case basis by the Department.

(b) The Illinois Department shall administer and enforce this Section and collect the obligations imposed under this Section using procedures employed in its administration of this Code generally. The Illinois Department, its Director, and every hospital provider subject to this Section shall have the following powers, duties, and rights:

(1) The Illinois Department may initiate either administrative or judicial proceedings, or both, to enforce the provisions of this Section. Administrative enforcement proceedings initiated hereunder shall be governed by the Illinois Department's administrative rules. Judicial enforcement proceedings initiated in accordance with this Section shall be governed by the rules of procedure applicable in the courts of this State.

(2) No proceedings for collection, refund, credit, or other adjustment of an amount payable under this Section shall be issued more than 3 years after the due date of the obligation, except in the case of an extended period agreed to in writing by the Illinois Department and the hospital provider before the expiration of this limitation period.

(3) Any unpaid obligation under this Section shall become a lien upon the assets of the hospital. If any hospital provider sells or transfers the major part of any one or more of (i) the real property and improvements, (ii) the machinery and equipment, or (iii) the furniture or fixtures of any hospital that is subject to the provisions of this Section, the seller or transferor shall pay the Illinois Department the amount of any obligation due from it under this Section up to the date of the sale or transfer. If the seller or transferor fails to pay any amount due under this Section, the purchaser or transferee of such asset shall be liable for the amount of the obligation up to the amount of the reasonable value of the property acquired by the purchaser or transferee. The purchaser or transferee shall continue to be liable until the purchaser or transferee pays the full amount of the obligation up to the amount of the

reasonable value of the property acquired by the purchaser or transferee or until the purchaser or transferee receives from the Illinois Department a certificate showing that such assessment, penalty, and interest have been paid or a certificate from the Illinois Department showing that no amount is due from the seller or transferor under this Section.

(c) In addition to any other remedy provided for, the Illinois Department may collect an unpaid obligation by withholding, as payment of the amount due, reimbursements or other amounts otherwise payable by the Illinois Department to the hospital provider.

(Source: P.A. 101-650, eff. 7-7-20.)

#### ARTICLE 11. EDGE CREDIT

Section 11-5. The Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois is amended by adding Section 605-1070 as follows:

(20 ILCS 605/605-1070 new)

Sec. 605-1070. Rulemaking authority for EDGE Credit; sunset extensions for expiring credits; disaster declaration. The Department shall adopt rules, in consultation with the Department of Revenue, to identify any and all Economic Development for a Growing Economy (EDGE) tax credits that are earned, existing, and unused by a taxpayer in any tax year where there is a statewide COVID-19 public health emergency, as evidenced by an effective disaster declaration of the Governor covering all counties in the State. The rules adopted by the Department shall allow for the extension of credits, for at least 5 years and up to 10 years after the last statewide COVID-19 related disaster declaration has ended, that are earned, existing, or set to expire during a tax year where there is a statewide COVID-19 public health emergency as evidenced by an effective disaster declaration of the Governor covering all counties. In order for a credit to be extended a taxpayer shall provide evidence, in a form prescribed by the Department, that the taxpayer was or will be unable to utilize credits due to the COVID-19 public health emergency.

Section 11-10. The Illinois Income Tax Act is amended by changing Section 211 as follows:

(35 ILCS 5/211)

Sec. 211. Economic Development for a Growing Economy Tax Credit. For tax years beginning on or after January 1, 1999, a Taxpayer who has entered into an Agreement (including a New Construction EDGE Agreement) under the Economic Development for a Growing Economy Tax Credit Act is entitled to a credit against the taxes imposed under subsections (a) and (b) of Section 201 of this Act in an amount to be determined in the Agreement. If the Taxpayer is a partnership or Subchapter S corporation, the credit shall be allowed to the partners or shareholders in accordance with the determination of income and distributive share of income under Sections 702 and 704 and subchapter S of the Internal Revenue Code. The Department, in cooperation with the Department of Commerce and Economic Opportunity, shall prescribe rules to enforce and administer the provisions of this Section. This Section is exempt from the provisions of Section 250 of this Act.

The credit shall be subject to the conditions set forth in the Agreement and the following limitations:

(1) The tax credit shall not exceed the Incremental Income Tax (as defined in Section 5-5 of the Economic Development for a Growing Economy Tax Credit Act) with respect to the project; additionally, the New Construction EDGE Credit shall not exceed the New Construction EDGE Incremental Income Tax (as defined in Section 5-5 of the Economic Development for a Growing Economy Tax Credit Act).

(2) The amount of the credit allowed during the tax year plus the sum of all amounts allowed in prior years shall not exceed 100% of the aggregate amount expended by the Taxpayer during all prior tax years on approved costs defined by Agreement.

(3) The amount of the credit shall be determined on an annual basis. Except as applied in a carryover year pursuant to Section 211(4) of this Act, the credit may not be applied against any State income tax liability in more than 10 taxable years; provided, however, that (i) an eligible business certified by the Department of Commerce and Economic Opportunity under the Corporate Headquarters Relocation Act may not apply the credit against any of its State income tax liability in more than 15 taxable years and (ii) credits allowed to that eligible business are subject to the conditions and requirements set forth in Sections 5-35 and 5-45 of the Economic Development for a Growing Economy Tax Credit Act and Section 5-51 as applicable to New Construction EDGE Credits.

(4) The credit may not exceed the amount of taxes imposed pursuant to subsections (a) and (b) of Section 201 of this Act. Any credit that is unused in the year the credit is computed may be carried forward and applied to the tax liability of the 5 taxable years following the excess credit year, except as otherwise provided under paragraph (4.5) of this Section. The credit shall be applied to the earliest year for which there is a tax liability. If there are credits from more than one tax year that are available to offset a liability, the earlier credit shall be applied first.

(4.5) The Department of Commerce and Economic Opportunity, in consultation with the Department of Revenue, shall adopt rules to extend the sunset of any earned, existing, or unused credit as provided for in Section 605-1055 of the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois.

(5) No credit shall be allowed with respect to any Agreement for any taxable year ending after the Noncompliance Date. Upon receiving notification by the Department of Commerce and Economic Opportunity of the noncompliance of a Taxpayer with an Agreement, the Department shall notify the Taxpayer that no credit is allowed with respect to that Agreement for any taxable year ending after the Noncompliance Date, as stated in such notification. If any credit has been allowed with respect to an Agreement for a taxable year ending after the Noncompliance Date for that Agreement, any refund paid to the Taxpayer for that taxable year shall, to the extent of that credit allowed, be an erroneous refund within the meaning of Section 912 of this Act.

(6) For purposes of this Section, the terms "Agreement", "Incremental Income Tax", "New Construction EDGE Agreement", "New Construction EDGE Credit", "New Construction EDGE Incremental Income Tax", and "Noncompliance Date" have the same meaning as when used in the Economic Development for a Growing Economy Tax Credit Act.

(Source: P.A. 101-9, eff. 6-5-19.)

Section 11-15. The Economic Development for a Growing Economy Tax Credit Act is amended by changing Section 5-45 as follows:

(35 ILCS 10/5-45)

Sec. 5-45. Amount and duration of the credit.

(a) The Department shall determine the amount and duration of the credit awarded under this Act. The duration of the credit may not exceed 10 taxable years. The credit may be stated as a percentage of the Incremental Income Tax attributable to the applicant's project and may include a fixed dollar limitation.

(b) Notwithstanding subsection (a), and except as the credit may be applied in a carryover year pursuant to Section 211(4) of the Illinois Income Tax Act, the credit may be applied against the State income tax liability in more than 10 taxable years but not in more than 15 taxable years for an eligible business that (i) qualifies under this Act and the Corporate Headquarters Relocation Act and has in fact undertaken a qualifying project within the time frame specified by the Department of Commerce and Economic Opportunity under that Act, and (ii) applies against its State income tax liability, during the entire 15-year period, no more than 60% of the maximum credit per year that would otherwise be available under this Act.

(c) Nothing in this Section shall prevent the Department, in consultation with the Department of Revenue, from adopting rules to extend the sunset of any earned, existing, and unused tax credit or credits a taxpayer may be in possession of, as provided for in Section 605-1055 of the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois, notwithstanding the carry-forward provisions pursuant to paragraph (4) of Section 211 of the Illinois Income Tax Act.

(Source: P.A. 94-793, eff. 5-19-06.)

## ARTICLE 12. PENSION CODE

Section 12-5. The Illinois Pension Code is amended by changing Sections 1-160, 15-155, 15-198, 16-133, 16-158, and 16-203 as follows:

(40 ILCS 5/1-160)

Sec. 1-160. Provisions applicable to new hires.

(a) The provisions of this Section apply to a person who, on or after January 1, 2011, first becomes a member or a participant under any reciprocal retirement system or pension fund established under this Code, other than a retirement system or pension fund established under Article 2, 3, 4, 5, 6, 15 or 18 of this Code, notwithstanding any other provision of this Code to the contrary, but do not apply to any self-managed plan

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established under this Code, to any person with respect to service as a sheriff's law enforcement employee under Article 7, or to any participant of the retirement plan established under Section 22-101. Notwithstanding anything to the contrary in this Section, for purposes of this Section, a person who participated in a retirement system under Article 15 prior to January 1, 2011 shall be deemed a person who first became a member or participant prior to January 1, 2011 under any retirement system or pension fund subject to this Section. The changes made to this Section by Public Act 98-596 are a clarification of existing law and are intended to be retroactive to January 1, 2011 (the effective date of Public Act 96-889), notwithstanding the provisions of Section 1-103.1 of this Code.

This Section does not apply to a person who first becomes a noncovered employee under Article 14 on or after the implementation date of the plan created under Section 1-161 for that Article, unless that person elects under subsection (b) of Section 1-161 to instead receive the benefits provided under this Section and the applicable provisions of that Article.

This Section does not apply to a person who first becomes a member or participant under Article 16 on or after the implementation date of the plan created under Section 1-161 for that Article, unless that person elects under subsection (b) of Section 1-161 to instead receive the benefits provided under this Section and the applicable provisions of that Article.

This Section does not apply to a person who elects under subsection (c-5) of Section 1-161 to receive the benefits under Section 1-161.

This Section does not apply to a person who first becomes a member or participant of an affected pension fund on or after 6 months after the resolution or ordinance date, as defined in Section 1-162, unless that person elects under subsection (c) of Section 1-162 to receive the benefits provided under this Section and the applicable provisions of the Article under which he or she is a member or participant.

(b) "Final average salary" means, except as otherwise provided in this subsection, the average monthly (or annual) salary obtained by dividing the total salary or earnings calculated under the Article applicable to the member or participant during the 96 consecutive months (or 8 consecutive years) of service within the last 120 months (or 10 years) of service in which the total salary or earnings calculated under the applicable Article was the highest by the number of months (or years) of service in that period. For the purposes of a person who first becomes a member or participant of any retirement system or pension fund to which this Section applies on or after January 1, 2011, in this Code, "final average salary" shall be substituted for the following:

- (1) In Article 7 (except for service as sheriff's law enforcement employees), "final rate of earnings".
- (2) In Articles 8, 9, 10, 11, and 12, "highest average annual salary for any 4 consecutive years within the last 10 years of service immediately preceding the date of withdrawal".
- (3) In Article 13, "average final salary".
- (4) In Article 14, "final average compensation".
- (5) In Article 17, "average salary".
- (6) In Section 22-207, "wages or salary received by him at the date of retirement or discharge".

A member of the Teachers' Retirement System of the State of Illinois who retires on or after June 1, 2021 and for whom the 2020-2021 school year is used in the calculation of the member's final average salary shall use the higher of the following for the purpose of determining the member's final average salary:

(A) the amount otherwise calculated under the first paragraph of this subsection; or

(B) an amount calculated by the Teachers' Retirement System of the State of Illinois using the average of the monthly (or annual) salary obtained by dividing the total salary or earnings calculated under Article 16 applicable to the member or participant during the 96 months (or 8 years) of service within the last 120 months (or 10 years) of service in which the total salary or earnings calculated under the Article was the highest by the number of months (or years) of service in that period.

(b-5) Beginning on January 1, 2011, for all purposes under this Code (including without limitation the calculation of benefits and employee contributions), the annual earnings, salary, or wages (based on the plan year) of a member or participant to whom this Section applies shall not exceed \$106,800; however, that amount shall annually thereafter be increased by the lesser of (i) 3% of that amount, including all previous adjustments, or (ii) one-half the annual unadjusted percentage increase (but not less than zero) in the consumer price index-u for the 12 months ending with the September preceding each November 1, including all previous adjustments.

For the purposes of this Section, "consumer price index-u" means the index published by the Bureau of Labor Statistics of the United States Department of Labor that measures the average change in prices of

goods and services purchased by all urban consumers, United States city average, all items, 1982-84 = 100. The new amount resulting from each annual adjustment shall be determined by the Public Pension Division of the Department of Insurance and made available to the boards of the retirement systems and pension funds by November 1 of each year.

(c) A member or participant is entitled to a retirement annuity upon written application if he or she has attained age 67 (beginning January 1, 2015, age 65 with respect to service under Article 12 of this Code that is subject to this Section) and has at least 10 years of service credit and is otherwise eligible under the requirements of the applicable Article.

A member or participant who has attained age 62 (beginning January 1, 2015, age 60 with respect to service under Article 12 of this Code that is subject to this Section) and has at least 10 years of service credit and is otherwise eligible under the requirements of the applicable Article may elect to receive the lower retirement annuity provided in subsection (d) of this Section.

(c-5) A person who first becomes a member or a participant subject to this Section on or after July 6, 2017 (the effective date of Public Act 100-23), notwithstanding any other provision of this Code to the contrary, is entitled to a retirement annuity under Article 8 or Article 11 upon written application if he or she has attained age 65 and has at least 10 years of service credit and is otherwise eligible under the requirements of Article 8 or Article 11 of this Code, whichever is applicable.

(d) The retirement annuity of a member or participant who is retiring after attaining age 62 (beginning January 1, 2015, age 60 with respect to service under Article 12 of this Code that is subject to this Section) with at least 10 years of service credit shall be reduced by one-half of 1% for each full month that the member's age is under age 67 (beginning January 1, 2015, age 65 with respect to service under Article 12 of this Code that is subject to this Section).

(d-5) The retirement annuity payable under Article 8 or Article 11 to an eligible person subject to subsection (c-5) of this Section who is retiring at age 60 with at least 10 years of service credit shall be reduced by one-half of 1% for each full month that the member's age is under age 65.

(d-10) Each person who first became a member or participant under Article 8 or Article 11 of this Code on or after January 1, 2011 and prior to the effective date of this amendatory Act of the 100th General Assembly shall make an irrevocable election either:

(i) to be eligible for the reduced retirement age provided in subsections (c-5) and (d-5) of this Section, the eligibility for which is conditioned upon the member or participant agreeing to the increases in employee contributions for age and service annuities provided in subsection (a-5) of Section 8-174 of this Code (for service under Article 8) or subsection (a-5) of Section 11-170 of this Code (for service under Article 11); or

(ii) to not agree to item (i) of this subsection (d-10), in which case the member or participant shall continue to be subject to the retirement age provisions in subsections (c) and (d) of this Section and the employee contributions for age and service annuity as provided in subsection (a) of Section 8-174 of this Code (for service under Article 8) or subsection (a) of Section 11-170 of this Code (for service under Article 11).

The election provided for in this subsection shall be made between October 1, 2017 and November 15, 2017. A person subject to this subsection who makes the required election shall remain bound by that election. A person subject to this subsection who fails for any reason to make the required election within the time specified in this subsection shall be deemed to have made the election under item (ii).

(e) Any retirement annuity or supplemental annuity shall be subject to annual increases on the January 1 occurring either on or after the attainment of age 67 (beginning January 1, 2015, age 65 with respect to service under Article 12 of this Code that is subject to this Section and beginning on the effective date of this amendatory Act of the 100th General Assembly, age 65 with respect to service under Article 8 or Article 11 for eligible persons who: (i) are subject to subsection (c-5) of this Section; or (ii) made the election under item (i) of subsection (d-10) of this Section) or the first anniversary of the annuity start date, whichever is later. Each annual increase shall be calculated at 3% or one-half the annual unadjusted percentage increase (but not less than zero) in the consumer price index-u for the 12 months ending with the September preceding each November 1, whichever is less, of the originally granted retirement annuity. If the annual unadjusted percentage change in the consumer price index-u for the 12 months ending with the September preceding each November 1 is zero or there is a decrease, then the annuity shall not be increased.

For the purposes of Section 1-103.1 of this Code, the changes made to this Section by this amendatory Act of the 100th General Assembly are applicable without regard to whether the employee was in active service on or after the effective date of this amendatory Act of the 100th General Assembly.

(f) The initial survivor's or widow's annuity of an otherwise eligible survivor or widow of a retired member or participant who first became a member or participant on or after January 1, 2011 shall be in the amount of 66 2/3% of the retired member's or participant's retirement annuity at the date of death. In the case of the death of a member or participant who has not retired and who first became a member or participant on or after January 1, 2011, eligibility for a survivor's or widow's annuity shall be determined by the applicable Article of this Code. The initial benefit shall be 66 2/3% of the earned annuity without a reduction due to age. A child's annuity of an otherwise eligible child shall be in the amount prescribed under each Article if applicable. Any survivor's or widow's annuity shall be increased (1) on each January 1 occurring on or after the commencement of the annuity if the deceased member died while receiving a retirement annuity or (2) in other cases, on each January 1 occurring after the first anniversary of the commencement of the annuity. Each annual increase shall be calculated at 3% or one-half the annual unadjusted percentage increase (but not less than zero) in the consumer price index-u for the 12 months ending with the September preceding each November 1, whichever is less, of the originally granted survivor's annuity. If the annual unadjusted percentage change in the consumer price index-u for the 12 months ending with the September preceding each November 1 is zero or there is a decrease, then the annuity shall not be increased.

(g) The benefits in Section 14-110 apply only if the person is a State policeman, a fire fighter in the fire protection service of a department, a conservation police officer, an investigator for the Secretary of State, an arson investigator, a Commerce Commission police officer, investigator for the Department of Revenue or the Illinois Gaming Board, a security employee of the Department of Corrections or the Department of Juvenile Justice, or a security employee of the Department of Innovation and Technology, as those terms are defined in subsection (b) and subsection (c) of Section 14-110. A person who meets the requirements of this Section is entitled to an annuity calculated under the provisions of Section 14-110, in lieu of the regular or minimum retirement annuity, only if the person has withdrawn from service with not less than 20 years of eligible creditable service and has attained age 60, regardless of whether the attainment of age 60 occurs while the person is still in service.

(h) If a person who first becomes a member or a participant of a retirement system or pension fund subject to this Section on or after January 1, 2011 is receiving a retirement annuity or retirement pension under that system or fund and becomes a member or participant under any other system or fund created by this Code and is employed on a full-time basis, except for those members or participants exempted from the provisions of this Section under subsection (a) of this Section, then the person's retirement annuity or retirement pension under that system or fund shall be suspended during that employment. Upon termination of that employment, the person's retirement annuity or retirement pension payments shall resume and be recalculated if recalculation is provided for under the applicable Article of this Code.

If a person who first becomes a member of a retirement system or pension fund subject to this Section on or after January 1, 2012 and is receiving a retirement annuity or retirement pension under that system or fund and accepts on a contractual basis a position to provide services to a governmental entity from which he or she has retired, then that person's annuity or retirement pension earned as an active employee of the employer shall be suspended during that contractual service. A person receiving an annuity or retirement pension under this Code shall notify the pension fund or retirement system from which he or she is receiving an annuity or retirement pension, as well as his or her contractual employer, of his or her retirement status before accepting contractual employment. A person who fails to submit such notification shall be guilty of a Class A misdemeanor and required to pay a fine of \$1,000. Upon termination of that contractual employment, the person's retirement annuity or retirement pension payments shall resume and, if appropriate, be recalculated under the applicable provisions of this Code.

(i) (Blank).

(j) In the case of a conflict between the provisions of this Section and any other provision of this Code, the provisions of this Section shall control.

(Source: P.A. 100-23, eff. 7-6-17; 100-201, eff. 8-18-17; 100-563, eff. 12-8-17; 100-611, eff. 7-20-18; 100-1166, eff. 1-4-19; 101-610, eff. 1-1-20.)

(40 ILCS 5/15-155) (from Ch. 108 1/2, par. 15-155)

Sec. 15-155. Employer contributions.

(a) The State of Illinois shall make contributions by appropriations of amounts which, together with the other employer contributions from trust, federal, and other funds, employee contributions, income from investments, and other income of this System, will be sufficient to meet the cost of maintaining and administering the System on a 90% funded basis in accordance with actuarial recommendations.

The Board shall determine the amount of State contributions required for each fiscal year on the basis of the actuarial tables and other assumptions adopted by the Board and the recommendations of the actuary, using the formula in subsection (a-1).

(a-1) For State fiscal years 2012 through 2045, the minimum contribution to the System to be made by the State for each fiscal year shall be an amount determined by the System to be sufficient to bring the total assets of the System up to 90% of the total actuarial liabilities of the System by the end of State fiscal year 2045. In making these determinations, the required State contribution shall be calculated each year as a level percentage of payroll over the years remaining to and including fiscal year 2045 and shall be determined under the projected unit credit actuarial cost method.

For each of State fiscal years 2018, 2019, and 2020, the State shall make an additional contribution to the System equal to 2% of the total payroll of each employee who is deemed to have elected the benefits under Section 1-161 or who has made the election under subsection (c) of Section 1-161.

A change in an actuarial or investment assumption that increases or decreases the required State contribution and first applies in State fiscal year 2018 or thereafter shall be implemented in equal annual amounts over a 5-year period beginning in the State fiscal year in which the actuarial change first applies to the required State contribution.

A change in an actuarial or investment assumption that increases or decreases the required State contribution and first applied to the State contribution in fiscal year 2014, 2015, 2016, or 2017 shall be implemented:

(i) as already applied in State fiscal years before 2018; and

(ii) in the portion of the 5-year period beginning in the State fiscal year in which the actuarial change first applied that occurs in State fiscal year 2018 or thereafter, by calculating the change in equal annual amounts over that 5-year period and then implementing it at the resulting annual rate in each of the remaining fiscal years in that 5-year period.

For State fiscal years 1996 through 2005, the State contribution to the System, as a percentage of the applicable employee payroll, shall be increased in equal annual increments so that by State fiscal year 2011, the State is contributing at the rate required under this Section.

Notwithstanding any other provision of this Article, the total required State contribution for State fiscal year 2006 is \$166,641,900.

Notwithstanding any other provision of this Article, the total required State contribution for State fiscal year 2007 is \$252,064,100.

For each of State fiscal years 2008 through 2009, the State contribution to the System, as a percentage of the applicable employee payroll, shall be increased in equal annual increments from the required State contribution for State fiscal year 2007, so that by State fiscal year 2011, the State is contributing at the rate otherwise required under this Section.

Notwithstanding any other provision of this Article, the total required State contribution for State fiscal year 2010 is \$702,514,000 and shall be made from the State Pensions Fund and proceeds of bonds sold in fiscal year 2010 pursuant to Section 7.2 of the General Obligation Bond Act, less (i) the pro rata share of bond sale expenses determined by the System's share of total bond proceeds, (ii) any amounts received from the General Revenue Fund in fiscal year 2010, (iii) any reduction in bond proceeds due to the issuance of discounted bonds, if applicable.

Notwithstanding any other provision of this Article, the total required State contribution for State fiscal year 2011 is the amount recertified by the System on or before April 1, 2011 pursuant to Section 15-165 and shall be made from the State Pensions Fund and proceeds of bonds sold in fiscal year 2011 pursuant to Section 7.2 of the General Obligation Bond Act, less (i) the pro rata share of bond sale expenses determined by the System's share of total bond proceeds, (ii) any amounts received from the General Revenue Fund in fiscal year 2011, and (iii) any reduction in bond proceeds due to the issuance of discounted bonds, if applicable.

Beginning in State fiscal year 2046, the minimum State contribution for each fiscal year shall be the amount needed to maintain the total assets of the System at 90% of the total actuarial liabilities of the System.

Amounts received by the System pursuant to Section 25 of the Budget Stabilization Act or Section 8.12 of the State Finance Act in any fiscal year do not reduce and do not constitute payment of any portion of the minimum State contribution required under this Article in that fiscal year. Such amounts shall not reduce, and shall not be included in the calculation of, the required State contributions under this Article in any future year until the System has reached a funding ratio of at least 90%. A reference in this Article to

the "required State contribution" or any substantially similar term does not include or apply to any amounts payable to the System under Section 25 of the Budget Stabilization Act.

Notwithstanding any other provision of this Section, the required State contribution for State fiscal year 2005 and for fiscal year 2008 and each fiscal year thereafter, as calculated under this Section and certified under Section 15-165, shall not exceed an amount equal to (i) the amount of the required State contribution that would have been calculated under this Section for that fiscal year if the System had not received any payments under subsection (d) of Section 7.2 of the General Obligation Bond Act, minus (ii) the portion of the State's total debt service payments for that fiscal year on the bonds issued in fiscal year 2003 for the purposes of that Section 7.2, as determined and certified by the Comptroller, that is the same as the System's portion of the total moneys distributed under subsection (d) of Section 7.2 of the General Obligation Bond Act. In determining this maximum for State fiscal years 2008 through 2010, however, the amount referred to in item (i) shall be increased, as a percentage of the applicable employee payroll, in equal increments calculated from the sum of the required State contribution for State fiscal year 2007 plus the applicable portion of the State's total debt service payments for fiscal year 2007 on the bonds issued in fiscal year 2003 for the purposes of Section 7.2 of the General Obligation Bond Act, so that, by State fiscal year 2011, the State is contributing at the rate otherwise required under this Section.

(a-2) Beginning in fiscal year 2018, each employer under this Article shall pay to the System a required contribution determined as a percentage of projected payroll and sufficient to produce an annual amount equal to:

(i) for each of fiscal years 2018, 2019, and 2020, the defined benefit normal cost of the defined benefit plan, less the employee contribution, for each employee of that employer who has elected or who is deemed to have elected the benefits under Section 1-161 or who has made the election under subsection (c) of Section 1-161; for fiscal year 2021 and each fiscal year thereafter, the defined benefit normal cost of the defined benefit plan, less the employee contribution, plus 2%, for each employee of that employer who has elected or who is deemed to have elected the benefits under Section 1-161 or who has made the election under subsection (c) of Section 1-161; plus

(ii) the amount required for that fiscal year to amortize any unfunded actuarial accrued liability associated with the present value of liabilities attributable to the employer's account under Section 15-155.2, determined as a level percentage of payroll over a 30-year rolling amortization period.

In determining contributions required under item (i) of this subsection, the System shall determine an aggregate rate for all employers, expressed as a percentage of projected payroll.

In determining the contributions required under item (ii) of this subsection, the amount shall be computed by the System on the basis of the actuarial assumptions and tables used in the most recent actuarial valuation of the System that is available at the time of the computation.

The contributions required under this subsection (a-2) shall be paid by an employer concurrently with that employer's payroll payment period. The State, as the actual employer of an employee, shall make the required contributions under this subsection.

As used in this subsection, "academic year" means the 12-month period beginning September 1.

(b) If an employee is paid from trust or federal funds, the employer shall pay to the Board contributions from those funds which are sufficient to cover the accruing normal costs on behalf of the employee. However, universities having employees who are compensated out of local auxiliary funds, income funds, or service enterprise funds are not required to pay such contributions on behalf of those employees. The local auxiliary funds, income funds, and service enterprise funds of universities shall not be considered trust funds for the purpose of this Article, but funds of alumni associations, foundations, and athletic associations which are affiliated with the universities included as employers under this Article and other employers which do not receive State appropriations are considered to be trust funds for the purpose of this Article.

(b-1) The City of Urbana and the City of Champaign shall each make employer contributions to this System for their respective firefighter employees who participate in this System pursuant to subsection (h) of Section 15-107. The rate of contributions to be made by those municipalities shall be determined annually by the Board on the basis of the actuarial assumptions adopted by the Board and the recommendations of the actuary, and shall be expressed as a percentage of salary for each such employee. The Board shall certify the rate to the affected municipalities as soon as may be practical. The employer contributions required under this subsection shall be remitted by the municipality to the System at the same time and in the same manner as employee contributions.

(c) Through State fiscal year 1995: The total employer contribution shall be apportioned among the various funds of the State and other employers, whether trust, federal, or other funds, in accordance with actuarial procedures approved by the Board. State of Illinois contributions for employers receiving State appropriations for personal services shall be payable from appropriations made to the employers or to the System. The contributions for Class I community colleges covering earnings other than those paid from trust and federal funds, shall be payable solely from appropriations to the Illinois Community College Board or the System for employer contributions.

(d) Beginning in State fiscal year 1996, the required State contributions to the System shall be appropriated directly to the System and shall be payable through vouchers issued in accordance with subsection (c) of Section 15-165, except as provided in subsection (g).

(e) The State Comptroller shall draw warrants payable to the System upon proper certification by the System or by the employer in accordance with the appropriation laws and this Code.

(f) Normal costs under this Section means liability for pensions and other benefits which accrues to the System because of the credits earned for service rendered by the participants during the fiscal year and expenses of administering the System, but shall not include the principal of or any redemption premium or interest on any bonds issued by the Board or any expenses incurred or deposits required in connection therewith.

(g) If ~~June 4, 2018 (Public Act 100-587)~~ the amount of a participant's earnings for any academic year used to determine the final rate of earnings, determined on a full-time equivalent basis, exceeds the amount of his or her earnings with the same employer for the previous academic year, determined on a full-time equivalent basis, by more than 6%, the participant's employer shall pay to the System, in addition to all other payments required under this Section and in accordance with guidelines established by the System, the present value of the increase in benefits resulting from the portion of the increase in earnings that is in excess of 6%. This present value shall be computed by the System on the basis of the actuarial assumptions and tables used in the most recent actuarial valuation of the System that is available at the time of the computation. The System may require the employer to provide any pertinent information or documentation.

Whenever it determines that a payment is or may be required under this subsection (g), the System shall calculate the amount of the payment and bill the employer for that amount. The bill shall specify the calculations used to determine the amount due. If the employer disputes the amount of the bill, it may, within 30 days after receipt of the bill, apply to the System in writing for a recalculation. The application must specify in detail the grounds of the dispute and, if the employer asserts that the calculation is subject to subsection (h), (h-5), or (i) of this Section, must include an affidavit setting forth and attesting to all facts within the employer's knowledge that are pertinent to the applicability of that subsection. Upon receiving a timely application for recalculation, the System shall review the application and, if appropriate, recalculate the amount due.

The employer contributions required under this subsection (g) may be paid in the form of a lump sum within 90 days after receipt of the bill. If the employer contributions are not paid within 90 days after receipt of the bill, then interest will be charged at a rate equal to the System's annual actuarially assumed rate of return on investment compounded annually from the 91st day after receipt of the bill. Payments must be concluded within 3 years after the employer's receipt of the bill.

When assessing payment for any amount due under this subsection (g), the System shall include earnings, to the extent not established by a participant under Section 15-113.11 or 15-113.12, that would have been paid to the participant had the participant not taken (i) periods of voluntary or involuntary furlough occurring on or after July 1, 2015 and on or before June 30, 2017 or (ii) periods of voluntary pay reduction in lieu of furlough occurring on or after July 1, 2015 and on or before June 30, 2017. Determining earnings that would have been paid to a participant had the participant not taken periods of voluntary or involuntary furlough or periods of voluntary pay reduction shall be the responsibility of the employer, and shall be reported in a manner prescribed by the System.

This subsection (g) does not apply to (1) Tier 2 hybrid plan members and (2) Tier 2 defined benefit members who first participate under this Article on or after the implementation date of the Optional Hybrid Plan.

(g-1) (Blank). ~~June 4, 2018 (Public Act 100-587)~~

(h) This subsection (h) applies only to payments made or salary increases given on or after June 1, 2005 but before July 1, 2011. The changes made by Public Act 94-1057 shall not require the System to refund any payments received before July 31, 2006 (the effective date of Public Act 94-1057).

When assessing payment for any amount due under subsection (g), the System shall exclude earnings increases paid to participants under contracts or collective bargaining agreements entered into, amended, or renewed before June 1, 2005.

When assessing payment for any amount due under subsection (g), the System shall exclude earnings increases paid to a participant at a time when the participant is 10 or more years from retirement eligibility under Section 15-135.

When assessing payment for any amount due under subsection (g), the System shall exclude earnings increases resulting from overload work, including a contract for summer teaching, or overtime when the employer has certified to the System, and the System has approved the certification, that: (i) in the case of overloads (A) the overload work is for the sole purpose of academic instruction in excess of the standard number of instruction hours for a full-time employee occurring during the academic year that the overload is paid and (B) the earnings increases are equal to or less than the rate of pay for academic instruction computed using the participant's current salary rate and work schedule; and (ii) in the case of overtime, the overtime was necessary for the educational mission.

When assessing payment for any amount due under subsection (g), the System shall exclude any earnings increase resulting from (i) a promotion for which the employee moves from one classification to a higher classification under the State Universities Civil Service System, (ii) a promotion in academic rank for a tenured or tenure-track faculty position, or (iii) a promotion that the Illinois Community College Board has recommended in accordance with subsection (k) of this Section. These earnings increases shall be excluded only if the promotion is to a position that has existed and been filled by a member for no less than one complete academic year and the earnings increase as a result of the promotion is an increase that results in an amount no greater than the average salary paid for other similar positions.

(h-5) When assessing payment for any amount due under subsection (g), the System shall exclude any earnings increase resulting from overload work performed in an academic year subsequent to an academic year in which the employer was unable to offer or allow to be conducted overload work due to an emergency declaration limiting such activities.

(i) When assessing payment for any amount due under subsection (g), the System shall exclude any salary increase described in subsection (h) of this Section given on or after July 1, 2011 but before July 1, 2014 under a contract or collective bargaining agreement entered into, amended, or renewed on or after June 1, 2005 but before July 1, 2011. Notwithstanding any other provision of this Section, any payments made or salary increases given after June 30, 2014 shall be used in assessing payment for any amount due under subsection (g) of this Section.

(j) The System shall prepare a report and file copies of the report with the Governor and the General Assembly by January 1, 2007 that contains all of the following information:

(1) The number of recalculations required by the changes made to this Section by Public Act 94-1057 for each employer.

(2) The dollar amount by which each employer's contribution to the System was changed due to recalculations required by Public Act 94-1057.

(3) The total amount the System received from each employer as a result of the changes made to this Section by Public Act 94-4.

(4) The increase in the required State contribution resulting from the changes made to this Section by Public Act 94-1057.

(j-5) For State fiscal years beginning on or after July 1, 2017, if the amount of a participant's earnings for any State fiscal year exceeds the amount of the salary set by law for the Governor that is in effect on July 1 of that fiscal year, the participant's employer shall pay to the System, in addition to all other payments required under this Section and in accordance with guidelines established by the System, an amount determined by the System to be equal to the employer normal cost, as established by the System and expressed as a total percentage of payroll, multiplied by the amount of earnings in excess of the amount of the salary set by law for the Governor. This amount shall be computed by the System on the basis of the actuarial assumptions and tables used in the most recent actuarial valuation of the System that is available at the time of the computation. The System may require the employer to provide any pertinent information or documentation.

Whenever it determines that a payment is or may be required under this subsection, the System shall calculate the amount of the payment and bill the employer for that amount. The bill shall specify the calculation used to determine the amount due. If the employer disputes the amount of the bill, it may, within 30 days after receipt of the bill, apply to the System in writing for a recalculation. The application must

specify in detail the grounds of the dispute. Upon receiving a timely application for recalculation, the System shall review the application and, if appropriate, recalculate the amount due.

The employer contributions required under this subsection may be paid in the form of a lump sum within 90 days after issuance of the bill. If the employer contributions are not paid within 90 days after issuance of the bill, then interest will be charged at a rate equal to the System's annual actuarially assumed rate of return on investment compounded annually from the 91st day after issuance of the bill. All payments must be received within 3 years after issuance of the bill. If the employer fails to make complete payment, including applicable interest, within 3 years, then the System may, after giving notice to the employer, certify the delinquent amount to the State Comptroller, and the Comptroller shall thereupon deduct the certified delinquent amount from State funds payable to the employer and pay them instead to the System.

This subsection (j-5) does not apply to a participant's earnings to the extent an employer pays the employer normal cost of such earnings.

The changes made to this subsection (j-5) by Public Act 100-624 are intended to apply retroactively to July 6, 2017 (the effective date of Public Act 100-23).

(k) The Illinois Community College Board shall adopt rules for recommending lists of promotional positions submitted to the Board by community colleges and for reviewing the promotional lists on an annual basis. When recommending promotional lists, the Board shall consider the similarity of the positions submitted to those positions recognized for State universities by the State Universities Civil Service System. The Illinois Community College Board shall file a copy of its findings with the System. The System shall consider the findings of the Illinois Community College Board when making determinations under this Section. The System shall not exclude any earnings increases resulting from a promotion when the promotion was not submitted by a community college. Nothing in this subsection (k) shall require any community college to submit any information to the Community College Board.

(l) For purposes of determining the required State contribution to the System, the value of the System's assets shall be equal to the actuarial value of the System's assets, which shall be calculated as follows:

As of June 30, 2008, the actuarial value of the System's assets shall be equal to the market value of the assets as of that date. In determining the actuarial value of the System's assets for fiscal years after June 30, 2008, any actuarial gains or losses from investment return incurred in a fiscal year shall be recognized in equal annual amounts over the 5-year period following that fiscal year.

(m) For purposes of determining the required State contribution to the system for a particular year, the actuarial value of assets shall be assumed to earn a rate of return equal to the system's actuarially assumed rate of return.

(Source: P.A. 100-23, eff. 7-6-17; 100-587, eff. 6-4-18; 100-624, eff. 7-20-18; 101-10, eff. 6-5-19; 101-81, eff. 7-12-19; revised 8-6-19.)

(40 ILCS 5/15-198)

Sec. 15-198. Application and expiration of new benefit increases.

(a) As used in this Section, "new benefit increase" means an increase in the amount of any benefit provided under this Article, or an expansion of the conditions of eligibility for any benefit under this Article, that results from an amendment to this Code that takes effect after June 1, 2005 (the effective date of Public Act 94-4). "New benefit increase", however, does not include any benefit increase resulting from the changes made to Article 1 or this Article by Public Act 100-23, Public Act 100-587, Public Act 100-769, Public Act 101-10, Public Act 101-610, or this amendatory Act of the 102nd General Assembly ~~or this amendatory Act of the 101st General Assembly.~~

(b) Notwithstanding any other provision of this Code or any subsequent amendment to this Code, every new benefit increase is subject to this Section and shall be deemed to be granted only in conformance with and contingent upon compliance with the provisions of this Section.

(c) The Public Act enacting a new benefit increase must identify and provide for payment to the System of additional funding at least sufficient to fund the resulting annual increase in cost to the System as it accrues.

Every new benefit increase is contingent upon the General Assembly providing the additional funding required under this subsection. The Commission on Government Forecasting and Accountability shall analyze whether adequate additional funding has been provided for the new benefit increase and shall report its analysis to the Public Pension Division of the Department of Insurance. A new benefit increase created by a Public Act that does not include the additional funding required under this subsection is null and void. If the Public Pension Division determines that the additional funding provided for a new benefit increase

under this subsection is or has become inadequate, it may so certify to the Governor and the State Comptroller and, in the absence of corrective action by the General Assembly, the new benefit increase shall expire at the end of the fiscal year in which the certification is made.

(d) Every new benefit increase shall expire 5 years after its effective date or on such earlier date as may be specified in the language enacting the new benefit increase or provided under subsection (c). This does not prevent the General Assembly from extending or re-creating a new benefit increase by law.

(e) Except as otherwise provided in the language creating the new benefit increase, a new benefit increase that expires under this Section continues to apply to persons who applied and qualified for the affected benefit while the new benefit increase was in effect and to the affected beneficiaries and alternate payees of such persons, but does not apply to any other person, including, without limitation, a person who continues in service after the expiration date and did not apply and qualify for the affected benefit while the new benefit increase was in effect.

(Source: P.A. 100-23, eff. 7-6-17; 100-587, eff. 6-4-18; 100-769, eff. 8-10-18; 101-10, eff. 6-5-19; 101-81, eff. 7-12-19; 101-610, eff. 1-1-20.)

(40 ILCS 5/16-133) (from Ch. 108 1/2, par. 16-133)

(Text of Section WITHOUT the changes made by P.A. 98-599, which has been held unconstitutional) Sec. 16-133. Retirement annuity; amount.

(a) The amount of the retirement annuity shall be (i) in the case of a person who first became a teacher under this Article before July 1, 2005, the larger of the amounts determined under paragraphs (A) and (B) below, or (ii) in the case of a person who first becomes a teacher under this Article on or after July 1, 2005, the amount determined under the applicable provisions of paragraph (B):

(A) An amount consisting of the sum of the following:

(1) An amount that can be provided on an actuarially equivalent basis by the member's accumulated contributions at the time of retirement; and

(2) The sum of (i) the amount that can be provided on an actuarially equivalent basis by the member's accumulated contributions representing service prior to July 1, 1947, and (ii) the amount that can be provided on an actuarially equivalent basis by the amount obtained by multiplying 1.4 times the member's accumulated contributions covering service subsequent to June 30, 1947; and

(3) If there is prior service, 2 times the amount that would have been determined under subparagraph (2) of paragraph (A) above on account of contributions which would have been made during the period of prior service creditable to the member had the System been in operation and had the member made contributions at the contribution rate in effect prior to July 1, 1947.

This paragraph (A) does not apply to a person who first becomes a teacher under this Article on or after July 1, 2005.

(B) An amount consisting of the greater of the following:

(1) For creditable service earned before July 1, 1998 that has not been augmented under Section 16-129.1: 1.67% of final average salary for each of the first 10 years of creditable service, 1.90% of final average salary for each year in excess of 10 but not exceeding 20, 2.10% of final average salary for each year in excess of 20 but not exceeding 30, and 2.30% of final average salary for each year in excess of 30; and

For creditable service earned on or after July 1, 1998 by a member who has at least 24 years of creditable service on July 1, 1998 and who does not elect to augment service under Section 16-129.1: 2.2% of final average salary for each year of creditable service earned on or after July 1, 1998 but before the member reaches a total of 30 years of creditable service and 2.3% of final average salary for each year of creditable service earned on or after July 1, 1998 and after the member reaches a total of 30 years of creditable service; and

For all other creditable service: 2.2% of final average salary for each year of creditable service; or

(2) 1.5% of final average salary for each year of creditable service plus the sum \$7.50 for each of the first 20 years of creditable service.

The amount of the retirement annuity determined under this paragraph (B) shall be reduced by 1/2 of 1% for each month that the member is less than age 60 at the time the retirement annuity begins. However, this reduction shall not apply (i) if the member has at least 35 years of creditable service, or (ii) if the member retires on account of disability under Section 16-149.2 of this Article with at least

20 years of creditable service, or (iii) if the member (1) has earned during the period immediately preceding the last day of service at least one year of contributing creditable service as an employee of a department as defined in Section 14-103.04, (2) has earned at least 5 years of contributing creditable service as an employee of a department as defined in Section 14-103.04, (3) retires on or after January 1, 2001, and (4) retires having attained an age which, when added to the number of years of his or her total creditable service, equals at least 85. Portions of years shall be counted as decimal equivalents.

(b) For purposes of this Section, except as provided in subsection (b-5), final average salary shall be the average salary for the highest 4 consecutive years within the last 10 years of creditable service as determined under rules of the board.

The minimum final average salary shall be considered to be \$2,400 per year.

In the determination of final average salary for members other than elected officials and their appointees when such appointees are allowed by statute, that part of a member's salary for any year beginning after June 30, 1979 which exceeds the member's annual full-time salary rate with the same employer for the preceding year by more than 20% shall be excluded. The exclusion shall not apply in any year in which the member's creditable earnings are less than 50% of the preceding year's mean salary for downstate teachers as determined by the survey of school district salaries provided in Section 2-3.103 of the School Code.

(b-5) A teacher who retires on or after June 1, 2021 and for whom the 2020-2021 school year is used in the calculation of the member's final average salary shall use the higher of the following for the purpose of determining the member's final average salary:

(A) the amount otherwise calculated under subsection (b); or

(B) an amount calculated by the System using the average salary for the 4 highest years within the last 10 years of creditable service as determined under the rules of the board.

(c) In determining the amount of the retirement annuity under paragraph (B) of this Section, a fractional year shall be granted proportional credit.

(d) The retirement annuity determined under paragraph (B) of this Section shall be available only to members who render teaching service after July 1, 1947 for which member contributions are required, and to annuitants who re-enter under the provisions of Section 16-150.

(e) The maximum retirement annuity provided under paragraph (B) of this Section shall be 75% of final average salary.

(f) A member retiring after the effective date of this amendatory Act of 1998 shall receive a pension equal to 75% of final average salary if the member is qualified to receive a retirement annuity equal to at least 74.6% of final average salary under this Article or as proportional annuities under Article 20 of this Code.

(Source: P.A. 94-4, eff. 6-1-05.)

(40 ILCS 5/16-158) (from Ch. 108 1/2, par. 16-158)

Sec. 16-158. Contributions by State and other employing units.

(a) The State shall make contributions to the System by means of appropriations from the Common School Fund and other State funds of amounts which, together with other employer contributions, employee contributions, investment income, and other income, will be sufficient to meet the cost of maintaining and administering the System on a 90% funded basis in accordance with actuarial recommendations.

The Board shall determine the amount of State contributions required for each fiscal year on the basis of the actuarial tables and other assumptions adopted by the Board and the recommendations of the actuary, using the formula in subsection (b-3).

(a-1) Annually, on or before November 15 until November 15, 2011, the Board shall certify to the Governor the amount of the required State contribution for the coming fiscal year. The certification under this subsection (a-1) shall include a copy of the actuarial recommendations upon which it is based and shall specifically identify the System's projected State normal cost for that fiscal year.

On or before May 1, 2004, the Board shall recalculate and recertify to the Governor the amount of the required State contribution to the System for State fiscal year 2005, taking into account the amounts appropriated to and received by the System under subsection (d) of Section 7.2 of the General Obligation Bond Act.

On or before July 1, 2005, the Board shall recalculate and recertify to the Governor the amount of the required State contribution to the System for State fiscal year 2006, taking into account the changes in required State contributions made by Public Act 94-4.

On or before April 1, 2011, the Board shall recalculate and recertify to the Governor the amount of the required State contribution to the System for State fiscal year 2011, applying the changes made by Public Act 96-889 to the System's assets and liabilities as of June 30, 2009 as though Public Act 96-889 was approved on that date.

(a-5) On or before November 1 of each year, beginning November 1, 2012, the Board shall submit to the State Actuary, the Governor, and the General Assembly a proposed certification of the amount of the required State contribution to the System for the next fiscal year, along with all of the actuarial assumptions, calculations, and data upon which that proposed certification is based. On or before January 1 of each year, beginning January 1, 2013, the State Actuary shall issue a preliminary report concerning the proposed certification and identifying, if necessary, recommended changes in actuarial assumptions that the Board must consider before finalizing its certification of the required State contributions. On or before January 15, 2013 and each January 15 thereafter, the Board shall certify to the Governor and the General Assembly the amount of the required State contribution for the next fiscal year. The Board's certification must note any deviations from the State Actuary's recommended changes, the reason or reasons for not following the State Actuary's recommended changes, and the fiscal impact of not following the State Actuary's recommended changes on the required State contribution.

(a-10) By November 1, 2017, the Board shall recalculate and recertify to the State Actuary, the Governor, and the General Assembly the amount of the State contribution to the System for State fiscal year 2018, taking into account the changes in required State contributions made by Public Act 100-23. The State Actuary shall review the assumptions and valuations underlying the Board's revised certification and issue a preliminary report concerning the proposed recertification and identifying, if necessary, recommended changes in actuarial assumptions that the Board must consider before finalizing its certification of the required State contributions. The Board's final certification must note any deviations from the State Actuary's recommended changes, the reason or reasons for not following the State Actuary's recommended changes, and the fiscal impact of not following the State Actuary's recommended changes on the required State contribution.

(a-15) On or after June 15, 2019, but no later than June 30, 2019, the Board shall recalculate and recertify to the Governor and the General Assembly the amount of the State contribution to the System for State fiscal year 2019, taking into account the changes in required State contributions made by Public Act 100-587. The recalculation shall be made using assumptions adopted by the Board for the original fiscal year 2019 certification. The monthly voucher for the 12th month of fiscal year 2019 shall be paid by the Comptroller after the recertification required pursuant to this subsection is submitted to the Governor, Comptroller, and General Assembly. The recertification submitted to the General Assembly shall be filed with the Clerk of the House of Representatives and the Secretary of the Senate in electronic form only, in the manner that the Clerk and the Secretary shall direct.

(b) Through State fiscal year 1995, the State contributions shall be paid to the System in accordance with Section 18-7 of the School Code.

(b-1) Beginning in State fiscal year 1996, on the 15th day of each month, or as soon thereafter as may be practicable, the Board shall submit vouchers for payment of State contributions to the System, in a total monthly amount of one-twelfth of the required annual State contribution certified under subsection (a-1). From March 5, 2004 (the effective date of Public Act 93-665) through June 30, 2004, the Board shall not submit vouchers for the remainder of fiscal year 2004 in excess of the fiscal year 2004 certified contribution amount determined under this Section after taking into consideration the transfer to the System under subsection (a) of Section 6z-61 of the State Finance Act. These vouchers shall be paid by the State Comptroller and Treasurer by warrants drawn on the funds appropriated to the System for that fiscal year.

If in any month the amount remaining unexpended from all other appropriations to the System for the applicable fiscal year (including the appropriations to the System under Section 8.12 of the State Finance Act and Section 1 of the State Pension Funds Continuing Appropriation Act) is less than the amount lawfully vouchered under this subsection, the difference shall be paid from the Common School Fund under the continuing appropriation authority provided in Section 1.1 of the State Pension Funds Continuing Appropriation Act.

(b-2) Allocations from the Common School Fund apportioned to school districts not coming under this System shall not be diminished or affected by the provisions of this Article.

(b-3) For State fiscal years 2012 through 2045, the minimum contribution to the System to be made by the State for each fiscal year shall be an amount determined by the System to be sufficient to bring the total assets of the System up to 90% of the total actuarial liabilities of the System by the end of State fiscal

year 2045. In making these determinations, the required State contribution shall be calculated each year as a level percentage of payroll over the years remaining to and including fiscal year 2045 and shall be determined under the projected unit credit actuarial cost method.

For each of State fiscal years 2018, 2019, and 2020, the State shall make an additional contribution to the System equal to 2% of the total payroll of each employee who is deemed to have elected the benefits under Section 1-161 or who has made the election under subsection (c) of Section 1-161.

A change in an actuarial or investment assumption that increases or decreases the required State contribution and first applies in State fiscal year 2018 or thereafter shall be implemented in equal annual amounts over a 5-year period beginning in the State fiscal year in which the actuarial change first applies to the required State contribution.

A change in an actuarial or investment assumption that increases or decreases the required State contribution and first applied to the State contribution in fiscal year 2014, 2015, 2016, or 2017 shall be implemented:

(i) as already applied in State fiscal years before 2018; and

(ii) in the portion of the 5-year period beginning in the State fiscal year in which the actuarial change first applied that occurs in State fiscal year 2018 or thereafter, by calculating the change in equal annual amounts over that 5-year period and then implementing it at the resulting annual rate in each of the remaining fiscal years in that 5-year period.

For State fiscal years 1996 through 2005, the State contribution to the System, as a percentage of the applicable employee payroll, shall be increased in equal annual increments so that by State fiscal year 2011, the State is contributing at the rate required under this Section; except that in the following specified State fiscal years, the State contribution to the System shall not be less than the following indicated percentages of the applicable employee payroll, even if the indicated percentage will produce a State contribution in excess of the amount otherwise required under this subsection and subsection (a), and notwithstanding any contrary certification made under subsection (a-1) before May 27, 1998 (the effective date of Public Act 90-582): 10.02% in FY 1999; 10.77% in FY 2000; 11.47% in FY 2001; 12.16% in FY 2002; 12.86% in FY 2003; and 13.56% in FY 2004.

Notwithstanding any other provision of this Article, the total required State contribution for State fiscal year 2006 is \$534,627,700.

Notwithstanding any other provision of this Article, the total required State contribution for State fiscal year 2007 is \$738,014,500.

For each of State fiscal years 2008 through 2009, the State contribution to the System, as a percentage of the applicable employee payroll, shall be increased in equal annual increments from the required State contribution for State fiscal year 2007, so that by State fiscal year 2011, the State is contributing at the rate otherwise required under this Section.

Notwithstanding any other provision of this Article, the total required State contribution for State fiscal year 2010 is \$2,089,268,000 and shall be made from the proceeds of bonds sold in fiscal year 2010 pursuant to Section 7.2 of the General Obligation Bond Act, less (i) the pro rata share of bond sale expenses determined by the System's share of total bond proceeds, (ii) any amounts received from the Common School Fund in fiscal year 2010, and (iii) any reduction in bond proceeds due to the issuance of discounted bonds, if applicable.

Notwithstanding any other provision of this Article, the total required State contribution for State fiscal year 2011 is the amount recertified by the System on or before April 1, 2011 pursuant to subsection (a-1) of this Section and shall be made from the proceeds of bonds sold in fiscal year 2011 pursuant to Section 7.2 of the General Obligation Bond Act, less (i) the pro rata share of bond sale expenses determined by the System's share of total bond proceeds, (ii) any amounts received from the Common School Fund in fiscal year 2011, and (iii) any reduction in bond proceeds due to the issuance of discounted bonds, if applicable. This amount shall include, in addition to the amount certified by the System, an amount necessary to meet employer contributions required by the State as an employer under paragraph (e) of this Section, which may also be used by the System for contributions required by paragraph (a) of Section 16-127.

Beginning in State fiscal year 2046, the minimum State contribution for each fiscal year shall be the amount needed to maintain the total assets of the System at 90% of the total actuarial liabilities of the System.

Amounts received by the System pursuant to Section 25 of the Budget Stabilization Act or Section 8.12 of the State Finance Act in any fiscal year do not reduce and do not constitute payment of any portion

of the minimum State contribution required under this Article in that fiscal year. Such amounts shall not reduce, and shall not be included in the calculation of, the required State contributions under this Article in any future year until the System has reached a funding ratio of at least 90%. A reference in this Article to the "required State contribution" or any substantially similar term does not include or apply to any amounts payable to the System under Section 25 of the Budget Stabilization Act.

Notwithstanding any other provision of this Section, the required State contribution for State fiscal year 2005 and for fiscal year 2008 and each fiscal year thereafter, as calculated under this Section and certified under subsection (a-1), shall not exceed an amount equal to (i) the amount of the required State contribution that would have been calculated under this Section for that fiscal year if the System had not received any payments under subsection (d) of Section 7.2 of the General Obligation Bond Act, minus (ii) the portion of the State's total debt service payments for that fiscal year on the bonds issued in fiscal year 2003 for the purposes of that Section 7.2, as determined and certified by the Comptroller, that is the same as the System's portion of the total moneys distributed under subsection (d) of Section 7.2 of the General Obligation Bond Act. In determining this maximum for State fiscal years 2008 through 2010, however, the amount referred to in item (i) shall be increased, as a percentage of the applicable employee payroll, in equal increments calculated from the sum of the required State contribution for State fiscal year 2007 plus the applicable portion of the State's total debt service payments for fiscal year 2007 on the bonds issued in fiscal year 2003 for the purposes of Section 7.2 of the General Obligation Bond Act, so that, by State fiscal year 2011, the State is contributing at the rate otherwise required under this Section.

(b-4) Beginning in fiscal year 2018, each employer under this Article shall pay to the System a required contribution determined as a percentage of projected payroll and sufficient to produce an annual amount equal to:

(i) for each of fiscal years 2018, 2019, and 2020, the defined benefit normal cost of the defined benefit plan, less the employee contribution, for each employee of that employer who has elected or who is deemed to have elected the benefits under Section 1-161 or who has made the election under subsection (b) of Section 1-161; for fiscal year 2021 and each fiscal year thereafter, the defined benefit normal cost of the defined benefit plan, less the employee contribution, plus 2%, for each employee of that employer who has elected or who is deemed to have elected the benefits under Section 1-161 or who has made the election under subsection (b) of Section 1-161; plus

(ii) the amount required for that fiscal year to amortize any unfunded actuarial accrued liability associated with the present value of liabilities attributable to the employer's account under Section 16-158.3, determined as a level percentage of payroll over a 30-year rolling amortization period.

In determining contributions required under item (i) of this subsection, the System shall determine an aggregate rate for all employers, expressed as a percentage of projected payroll.

In determining the contributions required under item (ii) of this subsection, the amount shall be computed by the System on the basis of the actuarial assumptions and tables used in the most recent actuarial valuation of the System that is available at the time of the computation.

The contributions required under this subsection (b-4) shall be paid by an employer concurrently with that employer's payroll payment period. The State, as the actual employer of an employee, shall make the required contributions under this subsection.

(c) Payment of the required State contributions and of all pensions, retirement annuities, death benefits, refunds, and other benefits granted under or assumed by this System, and all expenses in connection with the administration and operation thereof, are obligations of the State.

If members are paid from special trust or federal funds which are administered by the employing unit, whether school district or other unit, the employing unit shall pay to the System from such funds the full accruing retirement costs based upon that service, which, beginning July 1, 2017, shall be at a rate, expressed as a percentage of salary, equal to the total employer's normal cost, expressed as a percentage of payroll, as determined by the System. Employer contributions, based on salary paid to members from federal funds, may be forwarded by the distributing agency of the State of Illinois to the System prior to allocation, in an amount determined in accordance with guidelines established by such agency and the System. Any contribution for fiscal year 2015 collected as a result of the change made by Public Act 98-674 shall be considered a State contribution under subsection (b-3) of this Section.

(d) Effective July 1, 1986, any employer of a teacher as defined in paragraph (8) of Section 16-106 shall pay the employer's normal cost of benefits based upon the teacher's service, in addition to employee contributions, as determined by the System. Such employer contributions shall be forwarded monthly in accordance with guidelines established by the System.

However, with respect to benefits granted under Section 16-133.4 or 16-133.5 to a teacher as defined in paragraph (8) of Section 16-106, the employer's contribution shall be 12% (rather than 20%) of the member's highest annual salary rate for each year of creditable service granted, and the employer shall also pay the required employee contribution on behalf of the teacher. For the purposes of Sections 16-133.4 and 16-133.5, a teacher as defined in paragraph (8) of Section 16-106 who is serving in that capacity while on leave of absence from another employer under this Article shall not be considered an employee of the employer from which the teacher is on leave.

(e) Beginning July 1, 1998, every employer of a teacher shall pay to the System an employer contribution computed as follows:

(1) Beginning July 1, 1998 through June 30, 1999, the employer contribution shall be equal to 0.3% of each teacher's salary.

(2) Beginning July 1, 1999 and thereafter, the employer contribution shall be equal to 0.58% of each teacher's salary.

The school district or other employing unit may pay these employer contributions out of any source of funding available for that purpose and shall forward the contributions to the System on the schedule established for the payment of member contributions.

These employer contributions are intended to offset a portion of the cost to the System of the increases in retirement benefits resulting from Public Act 90-582.

Each employer of teachers is entitled to a credit against the contributions required under this subsection (e) with respect to salaries paid to teachers for the period January 1, 2002 through June 30, 2003, equal to the amount paid by that employer under subsection (a-5) of Section 6.6 of the State Employees Group Insurance Act of 1971 with respect to salaries paid to teachers for that period.

The additional 1% employee contribution required under Section 16-152 by Public Act 90-582 is the responsibility of the teacher and not the teacher's employer, unless the employer agrees, through collective bargaining or otherwise, to make the contribution on behalf of the teacher.

If an employer is required by a contract in effect on May 1, 1998 between the employer and an employee organization to pay, on behalf of all its full-time employees covered by this Article, all mandatory employee contributions required under this Article, then the employer shall be excused from paying the employer contribution required under this subsection (e) for the balance of the term of that contract. The employer and the employee organization shall jointly certify to the System the existence of the contractual requirement, in such form as the System may prescribe. This exclusion shall cease upon the termination, extension, or renewal of the contract at any time after May 1, 1998.

(f) If ~~June 4, 2018 (Public Act 100-587)~~ the amount of a teacher's salary for any school year used to determine final average salary exceeds the member's annual full-time salary rate with the same employer for the previous school year by more than 6%, the teacher's employer shall pay to the System, in addition to all other payments required under this Section and in accordance with guidelines established by the System, the present value of the increase in benefits resulting from the portion of the increase in salary that is in excess of 6%. This present value shall be computed by the System on the basis of the actuarial assumptions and tables used in the most recent actuarial valuation of the System that is available at the time of the computation. If a teacher's salary for the 2005-2006 school year is used to determine final average salary under this subsection (f), then the changes made to this subsection (f) by Public Act 94-1057 shall apply in calculating whether the increase in his or her salary is in excess of 6%. For the purposes of this Section, change in employment under Section 10-21.12 of the School Code on or after June 1, 2005 shall constitute a change in employer. The System may require the employer to provide any pertinent information or documentation. The changes made to this subsection (f) by Public Act 94-1111 apply without regard to whether the teacher was in service on or after its effective date.

Whenever it determines that a payment is or may be required under this subsection, the System shall calculate the amount of the payment and bill the employer for that amount. The bill shall specify the calculations used to determine the amount due. If the employer disputes the amount of the bill, it may, within 30 days after receipt of the bill, apply to the System in writing for a recalculation. The application must specify in detail the grounds of the dispute and, if the employer asserts that the calculation is subject to subsection (g), (g-5), (g-10), or (h) of this Section, must include an affidavit setting forth and attesting to all facts within the employer's knowledge that are pertinent to the applicability of that subsection. Upon receiving a timely application for recalculation, the System shall review the application and, if appropriate, recalculate the amount due.

The employer contributions required under this subsection (f) may be paid in the form of a lump sum within 90 days after receipt of the bill. If the employer contributions are not paid within 90 days after receipt of the bill, then interest will be charged at a rate equal to the System's annual actuarially assumed rate of return on investment compounded annually from the 91st day after receipt of the bill. Payments must be concluded within 3 years after the employer's receipt of the bill.

(f-1) (Blank). ~~June 4, 2018 (Public Act 100-587)~~

(g) This subsection (g) applies only to payments made or salary increases given on or after June 1, 2005 but before July 1, 2011. The changes made by Public Act 94-1057 shall not require the System to refund any payments received before July 31, 2006 (the effective date of Public Act 94-1057).

When assessing payment for any amount due under subsection (f), the System shall exclude salary increases paid to teachers under contracts or collective bargaining agreements entered into, amended, or renewed before June 1, 2005.

When assessing payment for any amount due under subsection (f), the System shall exclude salary increases paid to a teacher at a time when the teacher is 10 or more years from retirement eligibility under Section 16-132 or 16-133.2.

When assessing payment for any amount due under subsection (f), the System shall exclude salary increases resulting from overload work, including summer school, when the school district has certified to the System, and the System has approved the certification, that (i) the overload work is for the sole purpose of classroom instruction in excess of the standard number of classes for a full-time teacher in a school district during a school year and (ii) the salary increases are equal to or less than the rate of pay for classroom instruction computed on the teacher's current salary and work schedule.

When assessing payment for any amount due under subsection (f), the System shall exclude a salary increase resulting from a promotion (i) for which the employee is required to hold a certificate or supervisory endorsement issued by the State Teacher Certification Board that is a different certification or supervisory endorsement than is required for the teacher's previous position and (ii) to a position that has existed and been filled by a member for no less than one complete academic year and the salary increase from the promotion is an increase that results in an amount no greater than the lesser of the average salary paid for other similar positions in the district requiring the same certification or the amount stipulated in the collective bargaining agreement for a similar position requiring the same certification.

When assessing payment for any amount due under subsection (f), the System shall exclude any payment to the teacher from the State of Illinois or the State Board of Education over which the employer does not have discretion, notwithstanding that the payment is included in the computation of final average salary.

(g-5) When assessing payment for any amount due under subsection (f), the System shall exclude salary increases resulting from overload or stipend work performed in a school year subsequent to a school year in which the employer was unable to offer or allow to be conducted overload or stipend work due to an emergency declaration limiting such activities.

(g-10) When assessing payment for any amount due under subsection (f), the System shall exclude salary increases resulting from increased instructional time that exceeded the instructional time required during the 2019-2020 school year.

(h) When assessing payment for any amount due under subsection (f), the System shall exclude any salary increase described in subsection (g) of this Section given on or after July 1, 2011 but before July 1, 2014 under a contract or collective bargaining agreement entered into, amended, or renewed on or after June 1, 2005 but before July 1, 2011. Notwithstanding any other provision of this Section, any payments made or salary increases given after June 30, 2014 shall be used in assessing payment for any amount due under subsection (f) of this Section.

(i) The System shall prepare a report and file copies of the report with the Governor and the General Assembly by January 1, 2007 that contains all of the following information:

(1) The number of recalculations required by the changes made to this Section by Public Act 94-1057 for each employer.

(2) The dollar amount by which each employer's contribution to the System was changed due to recalculations required by Public Act 94-1057.

(3) The total amount the System received from each employer as a result of the changes made to this Section by Public Act 94-4.

(4) The increase in the required State contribution resulting from the changes made to this Section by Public Act 94-1057.

(i-5) For school years beginning on or after July 1, 2017, if the amount of a participant's salary for any school year exceeds the amount of the salary set for the Governor, the participant's employer shall pay to the System, in addition to all other payments required under this Section and in accordance with guidelines established by the System, an amount determined by the System to be equal to the employer normal cost, as established by the System and expressed as a total percentage of payroll, multiplied by the amount of salary in excess of the amount of the salary set for the Governor. This amount shall be computed by the System on the basis of the actuarial assumptions and tables used in the most recent actuarial valuation of the System that is available at the time of the computation. The System may require the employer to provide any pertinent information or documentation.

Whenever it determines that a payment is or may be required under this subsection, the System shall calculate the amount of the payment and bill the employer for that amount. The bill shall specify the calculations used to determine the amount due. If the employer disputes the amount of the bill, it may, within 30 days after receipt of the bill, apply to the System in writing for a recalculation. The application must specify in detail the grounds of the dispute. Upon receiving a timely application for recalculation, the System shall review the application and, if appropriate, recalculate the amount due.

The employer contributions required under this subsection may be paid in the form of a lump sum within 90 days after receipt of the bill. If the employer contributions are not paid within 90 days after receipt of the bill, then interest will be charged at a rate equal to the System's annual actuarially assumed rate of return on investment compounded annually from the 91st day after receipt of the bill. Payments must be concluded within 3 years after the employer's receipt of the bill.

(j) For purposes of determining the required State contribution to the System, the value of the System's assets shall be equal to the actuarial value of the System's assets, which shall be calculated as follows:

As of June 30, 2008, the actuarial value of the System's assets shall be equal to the market value of the assets as of that date. In determining the actuarial value of the System's assets for fiscal years after June 30, 2008, any actuarial gains or losses from investment return incurred in a fiscal year shall be recognized in equal annual amounts over the 5-year period following that fiscal year.

(k) For purposes of determining the required State contribution to the system for a particular year, the actuarial value of assets shall be assumed to earn a rate of return equal to the system's actuarially assumed rate of return.

(Source: P.A. 100-23, eff. 7-6-17; 100-340, eff. 8-25-17; 100-587, eff. 6-4-18; 100-624, eff. 7-20-18; 100-863, eff. 8-14-18; 101-10, eff. 6-5-19; 101-81, eff. 7-12-19; revised 8-13-19.)

(40 ILCS 5/16-203)

Sec. 16-203. Application and expiration of new benefit increases.

(a) As used in this Section, "new benefit increase" means an increase in the amount of any benefit provided under this Article, or an expansion of the conditions of eligibility for any benefit under this Article, that results from an amendment to this Code that takes effect after June 1, 2005 (the effective date of Public Act 94-4). "New benefit increase", however, does not include any benefit increase resulting from the changes made to Article 1 or this Article by Public Act 95-910, Public Act 100-23, Public Act 100-587, Public Act 100-743, ~~or~~ Public Act 100-769, Public Act 101-10, Public Act 101-49, or this amendatory Act of the 102nd General Assembly or this amendatory Act of the 101st General Assembly.

(b) Notwithstanding any other provision of this Code or any subsequent amendment to this Code, every new benefit increase is subject to this Section and shall be deemed to be granted only in conformance with and contingent upon compliance with the provisions of this Section.

(c) The Public Act enacting a new benefit increase must identify and provide for payment to the System of additional funding at least sufficient to fund the resulting annual increase in cost to the System as it accrues.

Every new benefit increase is contingent upon the General Assembly providing the additional funding required under this subsection. The Commission on Government Forecasting and Accountability shall analyze whether adequate additional funding has been provided for the new benefit increase and shall report its analysis to the Public Pension Division of the Department of Insurance. A new benefit increase created by a Public Act that does not include the additional funding required under this subsection is null and void. If the Public Pension Division determines that the additional funding provided for a new benefit increase under this subsection is or has become inadequate, it may so certify to the Governor and the State Comptroller and, in the absence of corrective action by the General Assembly, the new benefit increase shall expire at the end of the fiscal year in which the certification is made.

(d) Every new benefit increase shall expire 5 years after its effective date or on such earlier date as may be specified in the language enacting the new benefit increase or provided under subsection (c). This does not prevent the General Assembly from extending or re-creating a new benefit increase by law.

(e) Except as otherwise provided in the language creating the new benefit increase, a new benefit increase that expires under this Section continues to apply to persons who applied and qualified for the affected benefit while the new benefit increase was in effect and to the affected beneficiaries and alternate payees of such persons, but does not apply to any other person, including, without limitation, a person who continues in service after the expiration date and did not apply and qualify for the affected benefit while the new benefit increase was in effect.

(Source: P.A. 100-23, eff. 7-6-17; 100-587, eff. 6-4-18; 100-743, eff. 8-10-18; 100-769, eff. 8-10-18; 101-10, eff. 6-5-19; 101-49, eff. 7-12-19; 101-81, eff. 7-12-19; revised 8-13-19.)

Section 12-10. The State Mandates Act is amended by adding Section 8.45 as follows:

(30 ILCS 805/8.45 new)

Sec. 8.45. Exempt mandate. Notwithstanding Sections 6 and 8 of this Act, no reimbursement by the State is required for the implementation of any mandate created by this amendatory Act of the 102nd General Assembly.

#### ARTICLE 14. LIHEAP

Section 14-5. The Energy Assistance Act is amended by changing Sections 6 and 13 and by adding Section 20 as follows:

(305 ILCS 20/6) (from Ch. 111 2/3, par. 1406)

Sec. 6. Eligibility, Conditions of Participation, and Energy Assistance.

(a) Any person who is a resident of the State of Illinois and whose household income is not greater than an amount determined annually by the Department, in consultation with the Policy Advisory Council, may apply for assistance pursuant to this Act in accordance with regulations promulgated by the Department. In setting the annual eligibility level, the Department shall consider the amount of available funding and may not set a limit higher than 150% of the federal nonfarm poverty level as established by the federal Office of Management and Budget or 60% of the State median income for the current State fiscal year as established by the U.S. Department of Health and Human Services; except that for the period from the effective date of this amendatory Act of the 101st General Assembly through June 30, 2021, the Department may establish limits not higher than 200% of that poverty level. The Department, in consultation with the Policy Advisory Council, may adjust the percentage of poverty level annually in accordance with federal guidelines and based on funding availability.

(b) Applicants who qualify for assistance pursuant to subsection (a) of this Section shall, subject to appropriation from the General Assembly and subject to availability of funds to the Department, receive energy assistance as provided by this Act. The Department, upon receipt of monies authorized pursuant to this Act for energy assistance, shall commit funds for each qualified applicant in an amount determined by the Department. In determining the amounts of assistance to be provided to or on behalf of a qualified applicant, the Department shall ensure that the highest amounts of assistance go to households with the greatest energy costs in relation to household income. The Department shall include factors such as energy costs, household size, household income, and region of the State when determining individual household benefits. In setting assistance levels, the Department shall attempt to provide assistance to approximately the same number of households who participated in the 1991 Residential Energy Assistance Partnership Program. Such assistance levels shall be adjusted annually on the basis of funding availability and energy costs. In promulgating rules for the administration of this Section the Department shall assure that a minimum of 1/3 of funds available for benefits to eligible households with the lowest incomes and that elderly households, households with children under the age of 6 years old, and households with persons with disabilities are offered a priority application period.

(c) If the applicant is not a customer of record of an energy provider for energy services or an applicant for such service, such applicant shall receive a direct energy assistance payment in an amount established by the Department for all such applicants under this Act; provided, however, that such an applicant must have rental expenses for housing greater than 30% of household income.

(c-1) This subsection shall apply only in cases where: (1) the applicant is not a customer of record of an energy provider because energy services are provided by the owner of the unit as a portion of the rent; (2)

the applicant resides in housing subsidized or developed with funds provided under the Rental Housing Support Program Act or under a similar locally funded rent subsidy program, or is the voucher holder who resides in a rental unit within the State of Illinois and whose monthly rent is subsidized by the tenant-based Housing Choice Voucher Program under Section 8 of the U.S. Housing Act of 1937; and (3) the rental expenses for housing are no more than 30% of household income. In such cases, the household may apply for an energy assistance payment under this Act and the owner of the housing unit shall cooperate with the applicant by providing documentation of the energy costs for that unit. Any compensation paid to the energy provider who supplied energy services to the household shall be paid on behalf of the owner of the housing unit providing energy services to the household. The Department shall report annually to the General Assembly on the number of households receiving energy assistance under this subsection and the cost of such assistance. The provisions of this subsection (c-1), other than this sentence, are inoperative after August 31, 2012.

(d) If the applicant is a customer of an energy provider, such applicant shall receive energy assistance in an amount established by the Department for all such applicants under this Act, such amount to be paid by the Department to the energy provider supplying winter energy service to such applicant. Such applicant shall:

(i) make all reasonable efforts to apply to any other appropriate source of public energy assistance; and

(ii) sign a waiver permitting the Department to receive income information from any public or private agency providing income or energy assistance and from any employer, whether public or private.

(e) Any qualified applicant pursuant to this Section may receive or have paid on such applicant's behalf an emergency assistance payment to enable such applicant to obtain access to winter energy services. Any such payments shall be made in accordance with regulations of the Department.

(f) The Department may, if sufficient funds are available, provide additional benefits to certain qualified applicants:

(i) for the reduction of past due amounts owed to energy providers; and

(ii) to assist the household in responding to excessively high summer temperatures or energy costs. Households containing elderly members, children, a person with a disability, or a person with a medical need for conditioned air shall receive priority for receipt of such benefits.

(Source: P.A. 101-636, eff. 6-10-20.)

(305 ILCS 20/13)

(Section scheduled to be repealed on January 1, 2025)

Sec. 13. Supplemental Low-Income Energy Assistance Fund.

(a) The Supplemental Low-Income Energy Assistance Fund is hereby created as a special fund in the State Treasury. Notwithstanding any other law to the contrary, the Supplemental Low-Income Energy Assistance Fund is not subject to sweeps, administrative charge-backs, or any other fiscal or budgetary maneuver that would in any way transfer any amounts from the Supplemental Low-Income Energy Assistance Fund into any other fund of the State. The Supplemental Low-Income Energy Assistance Fund is authorized to receive moneys from voluntary donations from individuals, foundations, corporations, and other sources, moneys received pursuant to Section 17, and, by statutory deposit, the moneys collected pursuant to this Section. The Fund is also authorized to receive voluntary donations from individuals, foundations, corporations, and other sources. Subject to appropriation, the Department shall use moneys from the Supplemental Low-Income Energy Assistance Fund for payments to electric or gas public utilities, municipal electric or gas utilities, and electric cooperatives on behalf of their customers who are participants in the program authorized by Sections 4 and 18 of this Act, for the provision of weatherization services and for administration of the Supplemental Low-Income Energy Assistance Fund. All other deposits outside of the Energy Assistance Charge as set forth in subsection (b) are not subject to the percentage restrictions related to administrative and weatherization expenses provided in this subsection. The yearly expenditures for weatherization may not exceed 10% of the amount collected during the year pursuant to this Section, except when unspent funds from the Supplemental Low-Income Energy Assistance Fund are reallocated from a previous year; any unspent balance of the 10% weatherization allowance may be utilized for weatherization expenses in the year they are reallocated. The yearly administrative expenses of the Supplemental Low-Income Energy Assistance Fund may not exceed 13% ~~10%~~ of the amount collected during that year pursuant to this Section, except when unspent funds from the Supplemental Low-Income Energy Assistance Fund are reallocated from a previous year; any unspent balance of the 13% ~~10%~~

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administrative allowance may be utilized for administrative expenses in the year they are reallocated. Of the 13% administrative allowance, no less than 8% shall be provided to Local Administrative Agencies for administrative expenses.

(b) Notwithstanding the provisions of Section 16-111 of the Public Utilities Act but subject to subsection (k) of this Section, each public utility, electric cooperative, as defined in Section 3.4 of the Electric Supplier Act, and municipal utility, as referenced in Section 3-105 of the Public Utilities Act, that is engaged in the delivery of electricity or the distribution of natural gas within the State of Illinois shall, effective January 1, 2021 ~~effective January 1, 1998~~, assess each of its customer accounts a monthly Energy Assistance Charge for the Supplemental Low-Income Energy Assistance Fund. The delivering public utility, municipal electric or gas utility, or electric or gas cooperative for a self-assessing purchaser remains subject to the collection of the fee imposed by this Section. The monthly charge shall be as follows:

(1) Base Energy Assistance Charge per month on each account for residential electrical service;

(2) Base Energy Assistance Charge per month on each account for residential gas service;

(3) Ten times the Base Energy Assistance Charge per month on each account for non-residential electric service which had less than 10 megawatts of peak demand during the previous calendar year;

(4) Ten times the Base Energy Assistance Charge per month on each account for non-residential gas service which had distributed to it less than 4,000,000 therms of gas during the previous calendar year;

(5) Three hundred and seventy-five times the Base Energy Assistance Charge per month on each account for non-residential electric service which had 10 megawatts or greater of peak demand during the previous calendar year; and

(6) Three hundred and seventy-five times the Base Energy Assistance Charge per month on each account For non-residential gas service which had 4,000,000 or more therms of gas distributed to it during the previous calendar year.

The Base Energy Assistance Charge shall be \$0.48 per month for the calendar year beginning January 1, 2022 and shall increase by \$0.16 per month for any calendar year, provided no less than 80% of the previous State fiscal year's available Supplemental Low-Income Energy Assistance Fund funding was exhausted. The maximum Base Energy Assistance Charge shall not exceed \$0.96 per month for any calendar year.

~~(1) \$0.48 per month on each account for residential electric service;~~

~~(2) \$0.48 per month on each account for residential gas service;~~

~~(3) \$4.80 per month on each account for non-residential electric service which had less than 10 megawatts of peak demand during the previous calendar year;~~

~~(4) \$4.80 per month on each account for non-residential gas service which had distributed to it less than 4,000,000 therms of gas during the previous calendar year;~~

~~(5) \$360 per month on each account for non-residential electric service which had 10 megawatts or greater of peak demand during the previous calendar year; and~~

~~(6) \$360 per month on each account for non-residential gas service which had 4,000,000 or more therms of gas distributed to it during the previous calendar year.~~

The incremental change to such charges imposed by Public Act 99-933 and this amendatory Act of the 102nd General Assembly ~~this amendatory Act of the 96th General Assembly~~ shall not (i) be used for any purpose other than to directly assist customers and (ii) be applicable to utilities serving less than 25,000 ~~400,000~~ customers in Illinois on January 1, 2021 ~~2009~~. The incremental change to such charges imposed by this amendatory Act of the 102nd General Assembly are intended to increase utilization of the Percentage of Income Payment Plan (PIPP or PIP Plan) and shall be applied such that PIP Plan enrollment is at least doubled, as compared to 2020 enrollment, by 2024.

In addition, electric and gas utilities have committed, and shall contribute, a one-time payment of \$22 million to the Fund, within 10 days after the effective date of the tariffs established pursuant to Sections 16-111.8 and 19-145 of the Public Utilities Act to be used for the Department's cost of implementing the programs described in Section 18 of this amendatory Act of the 96th General Assembly, the Arrearage Reduction Program described in Section 18, and the programs described in Section 8-105 of the Public Utilities Act. If a utility elects not to file a rider within 90 days after the effective date of this amendatory Act of the 96th General Assembly, then the contribution from such utility shall be made no later than February 1, 2010.

(c) For purposes of this Section:

(1) "residential electric service" means electric utility service for household purposes delivered to a dwelling of 2 or fewer units which is billed under a residential rate, or electric utility service for household purposes delivered to a dwelling unit or units which is billed under a residential rate and is registered by a separate meter for each dwelling unit;

(2) "residential gas service" means gas utility service for household purposes distributed to a dwelling of 2 or fewer units which is billed under a residential rate, or gas utility service for household purposes distributed to a dwelling unit or units which is billed under a residential rate and is registered by a separate meter for each dwelling unit;

(3) "non-residential electric service" means electric utility service which is not residential electric service; and

(4) "non-residential gas service" means gas utility service which is not residential gas service.

(d) Within 30 days after the effective date of this amendatory Act of the 96th General Assembly, each public utility engaged in the delivery of electricity or the distribution of natural gas shall file with the Illinois Commerce Commission tariffs incorporating the Energy Assistance Charge in other charges stated in such tariffs, which shall become effective no later than the beginning of the first billing cycle following such filing.

(e) The Energy Assistance Charge assessed by electric and gas public utilities shall be considered a charge for public utility service.

(f) By the 20th day of the month following the month in which the charges imposed by the Section were collected, each public utility, municipal utility, and electric cooperative shall remit to the Department of Revenue all moneys received as payment of the Energy Assistance Charge on a return prescribed and furnished by the Department of Revenue showing such information as the Department of Revenue may reasonably require; provided, however, that a utility offering an Arrearage Reduction Program or Supplemental Arrearage Reduction Program pursuant to Section 18 of this Act shall be entitled to net those amounts necessary to fund and recover the costs of such Programs as authorized by that Section that is no more than the incremental change in such Energy Assistance Charge authorized by Public Act 96-33. If a customer makes a partial payment, a public utility, municipal utility, or electric cooperative may elect either: (i) to apply such partial payments first to amounts owed to the utility or cooperative for its services and then to payment for the Energy Assistance Charge or (ii) to apply such partial payments on a pro-rata basis between amounts owed to the utility or cooperative for its services and to payment for the Energy Assistance Charge.

If any payment provided for in this Section exceeds the distributor's liabilities under this Act, as shown on an original return, the Department may authorize the distributor to credit such excess payment against liability subsequently to be remitted to the Department under this Act, in accordance with reasonable rules adopted by the Department. If the Department subsequently determines that all or any part of the credit taken was not actually due to the distributor, the distributor's discount shall be reduced by an amount equal to the difference between the discount as applied to the credit taken and that actually due, and that distributor shall be liable for penalties and interest on such difference.

(g) The Department of Revenue shall deposit into the Supplemental Low-Income Energy Assistance Fund all moneys remitted to it in accordance with subsection (f) of this Section. ~~; provided, however, that the amounts remitted by each utility shall be used to provide assistance to that utility's customers.~~ The utilities shall coordinate with the Department to establish an equitable and practical methodology for implementing this subsection (g) beginning with the 2010 program year.

(h) On or before December 31, 2002, the Department shall prepare a report for the General Assembly on the expenditure of funds appropriated from the Low-Income Energy Assistance Block Grant Fund for the program authorized under Section 4 of this Act.

(i) The Department of Revenue may establish such rules as it deems necessary to implement this Section.

(j) The Department of Commerce and Economic Opportunity may establish such rules as it deems necessary to implement this Section.

(k) The charges imposed by this Section shall only apply to customers of municipal electric or gas utilities and electric or gas cooperatives if the municipal electric or gas utility or electric or gas cooperative makes an affirmative decision to impose the charge. If a municipal electric or gas utility or an electric cooperative makes an affirmative decision to impose the charge provided by this Section, the municipal electric or gas utility or electric cooperative shall inform the Department of Revenue in writing of such decision when it begins to impose the charge. If a municipal electric or gas utility or electric or gas

cooperative does not assess this charge, the Department may not use funds from the Supplemental Low-Income Energy Assistance Fund to provide benefits to its customers under the program authorized by Section 4 of this Act.

In its use of federal funds under this Act, the Department may not cause a disproportionate share of those federal funds to benefit customers of systems which do not assess the charge provided by this Section.

This Section is repealed on January 1, 2025 unless renewed by action of the General Assembly.

(Source: P.A. 99-457, eff. 1-1-16; 99-906, eff. 6-1-17; 99-933, eff. 1-27-17; 100-863, eff. 8-14-18; 100-1171, eff. 1-4-19.)

(305 ILCS 20/20 new)

Sec. 20. Expanded eligibility. All programs pursuant to this Act shall be available to eligible low-income Illinois residents who qualify for assistance under Sections 6 and 18, regardless of immigration status, using the Supplemental Low-Income Energy Assistance Fund for customers of utilities and vendors that collect the Energy Assistance Charge and pay into the Supplemental Low-Income Energy Assistance Fund.

## ARTICLE 20. AMENDATORY PROVISIONS

Section 20-5. The Secretary of State Act is amended by changing Section 18 as follows:

(15 ILCS 305/18)

Sec. 18. Electronic Filing Supplemental Deposits into Department of Business Services Special Operations Fund. When a submission to the Secretary of State is made electronically, but does not include a request for expedited services, pursuant to the provisions of this amendatory Act of the 100th General Assembly up to \$25 for each such transaction under the General Not For Profit Corporation Act of 1986 and up to \$50 from each such transaction under the Business Corporation Act of 1983, the Limited Liability Company Act, or the Uniform Limited Partnership Act (2001) shall be deposited into the Department of Business Services Special Operations Fund, and the remainder of any fee deposited into the General Revenue Fund. However, in no circumstance may the supplemental deposits provided by this Section cause the total deposits into the Special Operations Fund in any fiscal year from electronic submissions under the Business Corporation Act of 1983, the General Not For Profit Corporation Act of 1986, the Limited Liability Company Act, the Uniform Partnership Act (1997), and the Uniform Limited Partnership Act (2001), whether or not for expedited services, to exceed \$11,326,225. The Secretary of State has the authority to adopt rules necessary to implement this Section, in accordance with the Illinois Administrative Procedure Act. This Section does not apply on or after July 1, 2023 ~~2024~~.

(Source: P.A. 100-186, eff. 7-1-18.)

Section 20-7. The New Markets Development Program Act is amended by changing Section 50 as follows:

(20 ILCS 663/50)

Sec. 50. Sunset. For fiscal years following fiscal year 2024 ~~2024~~, qualified equity investments shall not be made under this Act unless reauthorization is made pursuant to this Section. For all fiscal years following fiscal year 2024 ~~2024~~, unless the General Assembly adopts a joint resolution granting authority to the Department to approve qualified equity investments for the Illinois new markets development program and clearly describing the amount of tax credits available for the next fiscal year, or otherwise complies with the provisions of this Section, no qualified equity investments may be permitted to be made under this Act. The amount of available tax credits contained in such a resolution shall not exceed the limitation provided under Section 20. Nothing in this Section precludes a taxpayer who makes a qualified equity investment prior to the expiration of authority to make qualified equity investments from claiming tax credits relating to that qualified equity investment for each applicable credit allowance date.

(Source: P.A. 100-408, eff. 8-25-17.)

Section 20-10. The Illinois Housing Development Act is amended by adding Section 7.32 as follows:

(20 ILCS 3805/7.32 new)

Sec. 7.32. American Rescue Plan Homeowner Assistance and Emergency Rental Assistance. The Authority may receive, directly or indirectly, federal funds from the Homeowner Assistance Fund authorized under Section 3206 of the federal American Rescue Plan Act of 2021 (Public Law 117-2), and may use the funds only in the manner and for the purposes authorized therein and in related federal

guidance. The Authority may receive, directly or indirectly, federal funds from the Emergency Rental Assistance Program authorized under Section 3201 of the federal American Rescue Plan Act of 2021 and Section 501 of Subtitle A of Title V of Division N of the Consolidated Appropriations Act, 2021 (Public Law 116-260), and may use the funds only in the manner and for the purposes authorized therein and in related federal guidance.

Section 20-15. The General Assembly Operations Act is amended by changing Section 20 as follows:  
(25 ILCS 10/20)

(Section scheduled to be repealed on July 1, 2021)

Sec. 20. Legislative Budget Oversight Commission.

(a) The General Assembly hereby finds and declares that the State is confronted with an unprecedented fiscal crisis. In light of this crisis, and the challenges it presents for the budgeting process, the General Assembly hereby establishes the Legislative Budget Oversight Commission. The purpose of the Commission is: to monitor budget management actions taken by the Office of the Governor or Governor's Office of Management and Budget; and to oversee the distribution and expenditure of federal financial relief for State and local governments related to the COVID-19 pandemic.

(b) At the request of the Commission, units of local governments and State agency directors or their respective designees shall report to the Commission on the status and distribution of federal CARES money and any other federal financial relief related to the COVID-19 pandemic.

(c) In anticipation of constantly changing and unpredictable economic circumstances, the Commission will provide a means for the Governor's Office and the General Assembly to maintain open communication about necessary budget management actions during these unprecedented times. Beginning August 15, 2020, the Governor's Office of Management and Budget shall submit a monthly written report to the Commission reporting any budget management actions taken by the Office of the Governor, Governor's Office of Management and Budget, or any State agency. On a quarterly basis, the Governor or his or her designee shall give a report to the Commission and each member thereof. The report shall be given either in person or by telephonic or videoconferencing means. The report shall include:

(1) any budget management actions taken by the Office of the Governor, Governor's Office of Management and Budget, or any agency or board under the Office of the Governor in the prior quarter;

(2) year-to-date revenues as compared to anticipated revenues; ~~and~~

(3) year-to-date expenditures as compared to the Fiscal Year 2021 budget as enacted; ~~;~~

(4) a list, by program, of the number of grants awarded, the aggregate amount of such grant awards, and the aggregate amount of awards actually paid with respect to all grants awarded from federal funds from the Coronavirus Relief Fund in accordance with Section 5001 of the federal Coronavirus Aid, Relief, and Economic Security (CARES) Act or from the Coronavirus State Fiscal Recovery Fund in accordance with Section 9901 of the federal American Rescue Plan Act of 2021, which shall identify the number of grants awarded, the aggregate amount of such grant awards, and the aggregate amount of such awards actually paid to grantees located in or serving a disproportionately impacted area, as defined in the program from which the grant is awarded; and

(5) any additional items reasonably requested by the Commission.

(d) The Legislative Budget Oversight Commission shall consist of the following members:

(1) 7 members of the House of Representatives appointed by the Speaker of the House of Representatives;

(2) 7 members of the Senate appointed by the Senate President;

(3) 4 members of the House of Representatives appointed by the Minority Leader of the House of Representatives; and

(4) 4 members of the Senate appointed by the Senate Minority Leader.

(e) The Speaker of the House of Representatives and the Senate President shall each appoint one member of the Commission to serve as a co-chair. The members of the Commission shall serve without compensation.

(f) As used in this Section:

"Budget management action" means any transfer between appropriation lines exceeding 2%, fund transfer, designation of appropriation lines as reserve, or any other discretionary action taken with regard to the Fiscal Year 2021 budget as enacted;

"State agency" means all officers, boards, commissions, departments, and agencies created by the Constitution, by law, by Executive Order, or by order of the Governor in the Executive Branch, other than the Offices of the Attorney General, Secretary of State, Comptroller, or Treasurer.

(g) This Section is repealed July 1, ~~2022~~ 2024.

(Source: P.A. 101-636, eff. 6-10-20.)

Section 20-17. The General Assembly Compensation Act is amended by changing Section 4 as follows:

(25 ILCS 115/4) (from Ch. 63, par. 15.1)

Sec. 4. Office allowance. Beginning July 1, 2001 and through July 1, 2020, each member of the House of Representatives is authorized to approve the expenditure of not more than \$61,000 per year and each member of the Senate is authorized to approve the expenditure of not more than \$73,000 per year to pay for "personal services", "contractual services", "commodities", "printing", "travel", "operation of automotive equipment", "telecommunications services", as defined in the State Finance Act, and the compensation of one or more legislative assistants authorized pursuant to this Section, in connection with his or her legislative duties and not in connection with any political campaign. On July 1, 2002 and on July 1 of each year thereafter, the amount authorized per year under this Section for each member of the Senate and each member of the House of Representatives shall be increased by a percentage increase equivalent to the lesser of (i) the increase in the designated cost of living index or (ii) 5%. The designated cost of living index is the index known as the "Employment Cost Index, Wages and Salaries, By Occupation and Industry Groups: State and Local Government Workers: Public Administration" as published by the Bureau of Labor Statistics of the U.S. Department of Labor for the calendar year immediately preceding the year of the respective July 1st increase date. The increase shall be added to the then current amount, and the adjusted amount so determined shall be the annual amount beginning July 1 of the increase year until July 1 of the next year. No increase under this provision shall be less than zero.

Beginning July 1, 2021, each member of the House of Representatives is authorized to approve the expenditure of not more than \$179,000 per year and each member of the Senate is authorized to approve the expenditure of not more than \$214,000 per year to pay for "personal services", "contractual services", "commodities", "printing", "travel", "operation of automotive equipment", "telecommunications services", as defined in the State Finance Act, and the compensation of one or more legislative assistants authorized pursuant to this Section, in connection with his or her legislative duties and not in connection with any political campaign. On July 1, 2022 and on July 1 of each year thereafter, the amount authorized per year under this Section for each member of the Senate and each member of the House of Representatives shall be increased by a percentage increase equivalent to the lesser of (i) the increase in the designated cost of living index or (ii) 5%. The designated cost of living index is the index known as the "Employment Cost Index, Wages and Salaries, By Occupation and Industry Groups: State and Local Government Workers: Public Administration" as published by the Bureau of Labor Statistics of the U.S. Department of Labor for the calendar year immediately preceding the year of the respective July 1st increase date. The increase shall be added to the then current amount, and the adjusted amount so determined shall be the annual amount beginning July 1 of the increase year until July 1 of the next year. No increase under this provision shall be less than zero.

A member may purchase office equipment if the member certifies to the Secretary of the Senate or the Clerk of the House, as applicable, that the purchase price, whether paid in lump sum or installments, amounts to less than would be charged for renting or leasing the equipment over its anticipated useful life. All such equipment must be purchased through the Secretary of the Senate or the Clerk of the House, as applicable, for proper identification and verification of purchase.

Each member of the General Assembly is authorized to employ one or more legislative assistants, who shall be solely under the direction and control of that member, for the purpose of assisting the member in the performance of his or her official duties. A legislative assistant may be employed pursuant to this Section as a full-time employee, part-time employee, or contractual employee, at the discretion of the member. If employed as a State employee, a legislative assistant shall receive employment benefits on the same terms and conditions that apply to other employees of the General Assembly. Each member shall adopt and implement personnel policies for legislative assistants under his or her direction and control relating to work time requirements, documentation for reimbursement for travel on official State business, compensation, and the earning and accrual of State benefits for those legislative assistants who may be eligible to receive those benefits. The policies shall also require legislative assistants to periodically submit

time sheets documenting, in quarter-hour increments, the time spent each day on official State business. The policies shall require the time sheets to be submitted on paper, electronically, or both and to be maintained in either paper or electronic format by the applicable fiscal office for a period of at least 2 years. Contractual employees may satisfy the time sheets requirement by complying with the terms of their contract, which shall provide for a means of compliance with this requirement. A member may satisfy the requirements of this paragraph by adopting and implementing the personnel policies promulgated by that member's legislative leader under the State Officials and Employees Ethics Act with respect to that member's legislative assistants.

As used in this Section the term "personal services" shall include contributions of the State under the Federal Insurance Contribution Act and under Article 14 of the Illinois Pension Code. As used in this Section the term "contractual services" shall not include improvements to real property unless those improvements are the obligation of the lessee under the lease agreement. Beginning July 1, 1989, as used in the Section, the term "travel" shall be limited to travel in connection with a member's legislative duties and not in connection with any political campaign. Beginning on the effective date of this amendatory Act of the 93rd General Assembly, as used in this Section, the term "printing" includes, but is not limited to, newsletters, brochures, certificates, congratulatory mailings, greeting or welcome messages, anniversary or birthday cards, and congratulations for prominent achievement cards. As used in this Section, the term "printing" includes fees for non-substantive resolutions charged by the Clerk of the House of Representatives under subsection (c-5) of Section 1 of the Legislative Materials Act. No newsletter or brochure that is paid for, in whole or in part, with funds provided under this Section may be printed or mailed during a period beginning February 1 of the year of a general primary election and ending the day after the general primary election and during a period beginning September 1 of the year of a general election and ending the day after the general election, except that such a newsletter or brochure may be mailed during those times if it is mailed to a constituent in response to that constituent's inquiry concerning the needs of that constituent or questions raised by that constituent. Nothing in this Section shall be construed to authorize expenditures for lodging and meals while a member is in attendance at sessions of the General Assembly.

Any utility bill for service provided to a member's district office for a period including portions of 2 consecutive fiscal years may be paid from funds appropriated for such expenditure in either fiscal year.

If a vacancy occurs in the office of Senator or Representative in the General Assembly, any office equipment in the possession of the vacating member shall transfer to the member's successor; if the successor does not want such equipment, it shall be transferred to the Secretary of the Senate or Clerk of the House of Representatives, as the case may be, and if not wanted by other members of the General Assembly then to the Department of Central Management Services for treatment as surplus property under the State Property Control Act. Each member, on or before June 30th of each year, shall conduct an inventory of all equipment purchased pursuant to this Act. Such inventory shall be filed with the Secretary of the Senate or the Clerk of the House, as the case may be. Whenever a vacancy occurs, the Secretary of the Senate or the Clerk of the House, as the case may be, shall conduct an inventory of equipment purchased.

In the event that a member leaves office during his or her term, any unexpended or unobligated portion of the allowance granted under this Section shall lapse. The vacating member's successor shall be granted an allowance in an amount, rounded to the nearest dollar, computed by dividing the annual allowance by 365 and multiplying the quotient by the number of days remaining in the fiscal year.

From any appropriation for the purposes of this Section for a fiscal year which overlaps 2 General Assemblies, no more than 1/2 of the annual allowance per member may be spent or encumbered by any member of either the outgoing or incoming General Assembly, except that any member of the incoming General Assembly who was a member of the outgoing General Assembly may encumber or spend any portion of his annual allowance within the fiscal year.

The appropriation for the annual allowances permitted by this Section shall be included in an appropriation to the President of the Senate and to the Speaker of the House of Representatives for their respective members. The President of the Senate and the Speaker of the House shall voucher for payment individual members' expenditures from their annual office allowances to the State Comptroller, subject to the authority of the Comptroller under Section 9 of the State Comptroller Act.

Nothing in this Section prohibits the expenditure of personal funds or the funds of a political committee controlled by an officeholder to defray the customary and reasonable expenses of an officeholder in connection with the performance of governmental and public service functions.

(Source: P.A. 95-6, eff. 6-20-07; 96-555, eff. 8-18-09; 96-886, eff. 1-1-11.)

Section 20-20. The Illinois Procurement Code is amended by changing Section 1-13 as follows:  
(30 ILCS 500/1-13)

Sec. 1-13. Applicability to public institutions of higher education.

(a) This Code shall apply to public institutions of higher education, regardless of the source of the funds with which contracts are paid, except as provided in this Section.

(b) Except as provided in this Section, this Code shall not apply to procurements made by or on behalf of public institutions of higher education for any of the following:

(1) Memberships in professional, academic, research, or athletic organizations on behalf of a public institution of higher education, an employee of a public institution of higher education, or a student at a public institution of higher education.

(2) Procurement expenditures for events or activities paid for exclusively by revenues generated by the event or activity, gifts or donations for the event or activity, private grants, or any combination thereof.

(3) Procurement expenditures for events or activities for which the use of specific potential contractors is mandated or identified by the sponsor of the event or activity, provided that the sponsor is providing a majority of the funding for the event or activity.

(4) Procurement expenditures necessary to provide athletic, artistic or musical services, performances, events, or productions by or for a public institution of higher education.

(5) Procurement expenditures for periodicals, books, subscriptions, database licenses, and other publications procured for use by a university library or academic department, except for expenditures related to procuring textbooks for student use or materials for resale or rental.

(6) Procurement expenditures for placement of students in externships, practicums, field experiences, and for medical residencies and rotations.

(7) Contracts for programming and broadcast license rights for university-operated radio and television stations.

(8) Procurement expenditures necessary to perform sponsored research and other sponsored activities under grants and contracts funded by the sponsor or by sources other than State appropriations.

(9) Contracts with a foreign entity for research or educational activities, provided that the foreign entity either does not maintain an office in the United States or is the sole source of the service or product.

Notice of each contract entered into by a public institution of higher education that is related to the procurement of goods and services identified in items (1) through (9) of this subsection shall be published in the Procurement Bulletin within 14 calendar days after contract execution. The Chief Procurement Officer shall prescribe the form and content of the notice. Each public institution of higher education shall provide the Chief Procurement Officer, on a monthly basis, in the form and content prescribed by the Chief Procurement Officer, a report of contracts that are related to the procurement of goods and services identified in this subsection. At a minimum, this report shall include the name of the contractor, a description of the supply or service provided, the total amount of the contract, the term of the contract, and the exception to the Code utilized. A copy of any or all of these contracts shall be made available to the Chief Procurement Officer immediately upon request. The Chief Procurement Officer shall submit a report to the Governor and General Assembly no later than November 1 of each year that shall include, at a minimum, an annual summary of the monthly information reported to the Chief Procurement Officer.

(b-5) Except as provided in this subsection, the provisions of this Code shall not apply to contracts for medical supplies, and to contracts for medical services necessary for the delivery of care and treatment at medical, dental, or veterinary teaching facilities utilized by Southern Illinois University or the University of Illinois and at any university-operated health care center or dispensary that provides care, treatment, and medications for students, faculty and staff. Other supplies and services needed for these teaching facilities shall be subject to the jurisdiction of the Chief Procurement Officer for Public Institutions of Higher Education who may establish expedited procurement procedures and may waive or modify certification, contract, hearing, process and registration requirements required by the Code. All procurements made under this subsection shall be documented and may require publication in the Illinois Procurement Bulletin.

(b-10) Procurements made by or on behalf of the University of Illinois for investment services scheduled to expire June ~~2021~~ ~~2020~~ may be extended through June ~~2022~~ ~~2024~~ without being subject to the requirements of this Code. Any contract extended, renewed, or entered pursuant to this exception shall be

published on the Executive Ethics Commission's website within 5 days of contract execution. This subsection is inoperative on and after July 1, 2022 ~~2021~~.

(c) Procurements made by or on behalf of public institutions of higher education for the fulfillment of a grant shall be made in accordance with the requirements of this Code to the extent practical.

Upon the written request of a public institution of higher education, the Chief Procurement Officer may waive contract, registration, certification, and hearing requirements of this Code if, based on the item to be procured or the terms of a grant, compliance is impractical. The public institution of higher education shall provide the Chief Procurement Officer with specific reasons for the waiver, including the necessity of contracting with a particular potential contractor, and shall certify that an effort was made in good faith to comply with the provisions of this Code. The Chief Procurement Officer shall provide written justification for any waivers. By November 1 of each year, the Chief Procurement Officer shall file a report with the General Assembly identifying each contract approved with waivers and providing the justification given for any waivers for each of those contracts. Notice of each waiver made under this subsection shall be published in the Procurement Bulletin within 14 calendar days after contract execution. The Chief Procurement Officer shall prescribe the form and content of the notice.

(d) Notwithstanding this Section, a waiver of the registration requirements of Section 20-160 does not permit a business entity and any affiliated entities or affiliated persons to make campaign contributions if otherwise prohibited by Section 50-37. The total amount of contracts awarded in accordance with this Section shall be included in determining the aggregate amount of contracts or pending bids of a business entity and any affiliated entities or affiliated persons.

(e) Notwithstanding subsection (e) of Section 50-10.5 of this Code, the Chief Procurement Officer, with the approval of the Executive Ethics Commission, may permit a public institution of higher education to accept a bid or enter into a contract with a business that assisted the public institution of higher education in determining whether there is a need for a contract or assisted in reviewing, drafting, or preparing documents related to a bid or contract, provided that the bid or contract is essential to research administered by the public institution of higher education and it is in the best interest of the public institution of higher education to accept the bid or contract. For purposes of this subsection, "business" includes all individuals with whom a business is affiliated, including, but not limited to, any officer, agent, employee, consultant, independent contractor, director, partner, manager, or shareholder of a business. The Executive Ethics Commission may promulgate rules and regulations for the implementation and administration of the provisions of this subsection (e).

(f) As used in this Section:

"Grant" means non-appropriated funding provided by a federal or private entity to support a project or program administered by a public institution of higher education and any non-appropriated funding provided to a sub-recipient of the grant.

"Public institution of higher education" means Chicago State University, Eastern Illinois University, Governors State University, Illinois State University, Northeastern Illinois University, Northern Illinois University, Southern Illinois University, University of Illinois, Western Illinois University, and, for purposes of this Code only, the Illinois Mathematics and Science Academy.

(g) (Blank).

(h) The General Assembly finds and declares that:

(1) Public Act 98-1076, which took effect on January 1, 2015, changed the repeal date set for this Section from December 31, 2014 to December 31, 2016.

(2) The Statute on Statutes sets forth general rules on the repeal of statutes and the construction of multiple amendments, but Section 1 of that Act also states that these rules will not be observed when the result would be "inconsistent with the manifest intent of the General Assembly or repugnant to the context of the statute".

(3) This amendatory Act of the 100th General Assembly manifests the intention of the General Assembly to remove the repeal of this Section.

(4) This Section was originally enacted to protect, promote, and preserve the general welfare. Any construction of this Section that results in the repeal of this Section on December 31, 2014 would be inconsistent with the manifest intent of the General Assembly and repugnant to the context of this Code.

It is hereby declared to have been the intent of the General Assembly that this Section not be subject to repeal on December 31, 2014.

This Section shall be deemed to have been in continuous effect since December 20, 2011 (the effective date of Public Act 97-643), and it shall continue to be in effect henceforward until it is otherwise lawfully repealed. All previously enacted amendments to this Section taking effect on or after December 31, 2014, are hereby validated.

All actions taken in reliance on or pursuant to this Section by any public institution of higher education, person, or entity are hereby validated.

In order to ensure the continuing effectiveness of this Section, it is set forth in full and re-enacted by this amendatory Act of the 100th General Assembly. This re-enactment is intended as a continuation of this Section. It is not intended to supersede any amendment to this Section that is enacted by the 100th General Assembly.

In this amendatory Act of the 100th General Assembly, the base text of the reenacted Section is set forth as amended by Public Act 98-1076. Striking and underscoring is used only to show changes being made to the base text.

This Section applies to all procurements made on or before the effective date of this amendatory Act of the 100th General Assembly.

(Source: P.A. 100-43, eff. 8-9-17; 101-640, eff. 6-12-20.)

Section 20-25. The Grant Accountability and Transparency Act is amended by changing Section 45 as follows:

(30 ILCS 708/45)

Sec. 45. Applicability.

(a) The requirements established under this Act apply to State grant-making agencies that make State and federal pass-through awards to non-federal entities. These requirements apply to all costs related to State and federal pass-through awards. The requirements established under this Act do not apply to private awards.

(a-5) Nothing in this Act shall prohibit the use of State funds for purposes of federal match or maintenance of effort.

(b) The terms and conditions of State, federal, and pass-through awards apply to subawards and subrecipients unless a particular Section of this Act or the terms and conditions of the State or federal award specifically indicate otherwise. Non-federal entities shall comply with requirements of this Act regardless of whether the non-federal entity is a recipient or subrecipient of a State or federal pass-through award. Pass-through entities shall comply with the requirements set forth under the rules adopted under subsection (a) of Section 20 of this Act, but not to any requirements in this Act directed towards State or federal awarding agencies, unless the requirements of the State or federal awards indicate otherwise.

When a non-federal entity is awarded a cost-reimbursement contract, only 2 CFR 200.330 through 200.332 are incorporated by reference into the contract. However, when the Cost Accounting Standards are applicable to the contract, they take precedence over the requirements of this Act unless they are in conflict with Subpart F of 2 CFR 200. In addition, costs that are made unallowable under 10 U.S.C. 2324(e) and 41 U.S.C. 4304(a), as described in the Federal Acquisition Regulations, subpart 31.2 and subpart 31.603, are always unallowable. For requirements other than those covered in Subpart D of 2 CFR 200.330 through 200.332, the terms of the contract and the Federal Acquisition Regulations apply.

With the exception of Subpart F of 2 CFR 200, which is required by the Single Audit Act, in any circumstances where the provisions of federal statutes or regulations differ from the provisions of this Act, the provision of the federal statutes or regulations govern. This includes, for agreements with Indian tribes, the provisions of the Indian Self-Determination and Education and Assistance Act, as amended, 25 U.S.C. 450-458ddd-2.

(c) State grant-making agencies may apply subparts A through E of 2 CFR 200 to for-profit entities, foreign public entities, or foreign organizations, except where the awarding agency determines that the application of these subparts would be inconsistent with the international obligations of the United States or the statute or regulations of a foreign government.

(d) 2 CFR 200.101 specifies how 2 CFR 200 is applicable to different types of awards. The same applicability applies to this Act.

(e) (Blank).

(f) For public institutions of higher education, the provisions of this Act apply only to awards funded by State appropriations and federal pass-through awards from a State agency to public institutions of higher education.

(g) Each grant-making agency shall enhance its processes to monitor and address noncompliance with reporting requirements and with program performance standards. Where applicable, the process may include a corrective action plan. The monitoring process shall include a plan for tracking and documenting performance-based contracting decisions.

(h) Notwithstanding any provision of law to the contrary, grants awarded from federal funds received from the federal Coronavirus State Fiscal Recovery Fund in accordance with Section 9901 of the American Rescue Plan Act of 2021 are subject to the provisions of this Act, but only to the extent required by Section 9901 of the American Rescue Plan Act of 2021 and other applicable federal law or regulation.  
(Source: P.A. 100-676, eff. 1-1-19; 100-863, eff. 8-14-18; 101-81, eff. 7-12-19.)

Section 20-27. The Law Enforcement Camera Grant Act is amended by changing Sections 5 and 10 as follows:

(50 ILCS 707/5)

Sec. 5. Definitions. As used in this Act:

"Board" means the Illinois Law Enforcement Training Standards Board created by the Illinois Police Training Act.

"In-car video camera" means a video camera located in a law enforcement patrol vehicle.

"In-car video camera recording equipment" means a video camera recording system located in a law enforcement patrol vehicle consisting of a camera assembly, recording mechanism, and an in-car video recording medium.

"In uniform" means a law enforcement officer who is wearing any officially authorized uniform designated by a law enforcement agency, or a law enforcement officer who is visibly wearing articles of clothing, badge, tactical gear, gun belt, a patch, or other insignia indicating that he or she is a law enforcement officer acting in the course of his or her duties.

"Law enforcement officer" or "officer" means any person employed by a county, municipality, ~~or~~ township, or an Illinois public university as a policeman, peace officer or in some like position involving the enforcement of the law and protection of the public interest at the risk of that person's life.

"Officer-worn body camera" means an electronic camera system for creating, generating, sending, receiving, storing, displaying, and processing audiovisual recordings that may be worn about the person of a law enforcement officer.

"Recording" means the process of capturing data or information stored on a recording medium as required under this Act.

"Recording medium" means any recording medium authorized by the Board for the retention and playback of recorded audio and video including, but not limited to, VHS, DVD, hard drive, cloud storage, solid state, digital, flash memory technology, or any other electronic medium.

(Source: P.A. 99-352, eff. 1-1-16.)

(50 ILCS 707/10)

Sec. 10. Law Enforcement Camera Grant Fund; creation, rules.

(a) The Law Enforcement Camera Grant Fund is created as a special fund in the State treasury. From appropriations to the Board from the Fund, the Board must make grants to units of local government in Illinois and Illinois public universities for the purpose of (1) purchasing in-car video cameras for use in law enforcement vehicles, (2) purchasing officer-worn body cameras and associated technology for law enforcement officers, and (3) training for law enforcement officers in the operation of the cameras.

Moneys received for the purposes of this Section, including, without limitation, fee receipts and gifts, grants, and awards from any public or private entity, must be deposited into the Fund. Any interest earned on moneys in the Fund must be deposited into the Fund.

(b) The Board may set requirements for the distribution of grant moneys and determine which law enforcement agencies are eligible.

(b-5) The Board shall consider compliance with the Uniform Crime Reporting Act as a factor in awarding grant moneys.

(c) (Blank).

(d) (Blank).

(e) (Blank).

(f) (Blank).

(g) (Blank).

(h) (Blank).

(Source: P.A. 98-24, eff. 6-19-13; 98-674, eff. 6-30-14; 99-352, eff. 1-1-16.)

Section 20-30. The School Construction Law is amended by changing Section 5-300 as follows:

(105 ILCS 230/5-300)

Sec. 5-300. Early childhood construction grants.

(a) The Capital Development Board is authorized to make grants to public school districts and not-for-profit entities for early childhood construction projects. These grants shall be paid out of moneys appropriated for that purpose from the School Construction Fund. No grants may be awarded to entities providing services within private residences. A public school district or other eligible entity must provide local matching funds in the following manner: in an amount equal to 10% of the grant under this Section.

(1) A public school district assigned to Tier 1 under Section 18-8.15 of the School Code or any other eligible entity in an area encompassed by that district must provide local matching funds in an amount equal to 3% of the grant awarded under this Section.

(2) A public school district assigned to Tier 2 under Section 18-8.15 of the School Code or any other eligible entity in an area encompassed by that district must provide local matching funds in an amount equal to 7.5% of the grant awarded under this Section.

(3) A public school district assigned to Tier 3 under Section 18-8.15 of the School Code or any other eligible entity in an area encompassed by that district must provide local matching funds in an amount equal to 8.75% of the grant awarded under this Section.

(4) A public school district assigned to Tier 4 under Section 18-8.15 of the School Code or any other eligible entity in an area encompassed by that district must provide local matching funds in an amount equal to 10% of the grant awarded under this Section.

A public school district or other eligible entity has no entitlement to a grant under this Section.

(b) The Capital Development Board shall adopt rules to implement this Section. These rules need not be the same as the rules for school construction project grants or school maintenance project grants. The rules may specify:

(1) the manner of applying for grants;

(2) project eligibility requirements;

(3) restrictions on the use of grant moneys;

(4) the manner in which school districts and other eligible entities must account for the use of grant moneys;

(5) requirements that new or improved facilities be used for early childhood and other related programs for a period of at least 10 years; and

(6) any other provision that the Capital Development Board determines to be necessary or useful for the administration of this Section.

(b-5) When grants are made to non-profit corporations for the acquisition or construction of new facilities, the Capital Development Board or any State agency it so designates shall hold title to or place a lien on the facility for a period of 10 years after the date of the grant award, after which title to the facility shall be transferred to the non-profit corporation or the lien shall be removed, provided that the non-profit corporation has complied with the terms of its grant agreement. When grants are made to non-profit corporations for the purpose of renovation or rehabilitation, if the non-profit corporation does not comply with item (5) of subsection (b) of this Section, the Capital Development Board or any State agency it so designates shall recover the grant pursuant to the procedures outlined in the Illinois Grant Funds Recovery Act.

(c) The Capital Development Board, in consultation with the State Board of Education, shall establish standards for the determination of priority needs concerning early childhood projects based on projects located in communities in the State with the greatest underserved population of young children, utilizing Census data and other reliable local early childhood service data.

(d) In each school year in which early childhood construction project grants are awarded, 20% of the total amount awarded shall be awarded to a school district with a population of more than 500,000, provided that the school district complies with the requirements of this Section and the rules adopted under this Section.

(Source: P.A. 96-37, eff. 7-13-09; 96-1402, eff. 7-29-10.)

Section 20-35. The College and Career Success for All Students Act is amended by changing Section 25 as follows:

(105 ILCS 302/25)

Sec. 25. AP exam fee waiver program. Subject to appropriation, the State Board of Education shall create, under the College and Career Success for All Students program set forth in this Act, a program in public schools where any student who qualifies at least 40% of students qualify for free or reduced-price lunches will have ~~whereby~~ fees charged by the College Board for Advanced Placement exams reduced, via State subsidy, to the greatest extent possible based on the appropriation. ~~are waived by the school, but paid for by the State, for those students who do not qualify for a fee waiver provided by federal funds or the College Board.~~

(Source: P.A. 95-491, eff. 8-28-07.)

Section 20-40. The Nursing Home Care Act is amended by changing Section 3-202.05 as follows:  
(210 ILCS 45/3-202.05)

Sec. 3-202.05. Staffing ratios effective July 1, 2010 and thereafter.

(a) For the purpose of computing staff to resident ratios, direct care staff shall include:

- (1) registered nurses;
- (2) licensed practical nurses;
- (3) certified nurse assistants;
- (4) psychiatric services rehabilitation aides;
- (5) rehabilitation and therapy aides;
- (6) psychiatric services rehabilitation coordinators;
- (7) assistant directors of nursing;
- (8) 50% of the Director of Nurses' time; and
- (9) 30% of the Social Services Directors' time.

The Department shall, by rule, allow certain facilities subject to 77 Ill. Admin. Code 300.4000 and following (Subpart S) to utilize specialized clinical staff, as defined in rules, to count towards the staffing ratios.

Within 120 days of the effective date of this amendatory Act of the 97th General Assembly, the Department shall promulgate rules specific to the staffing requirements for facilities federally defined as Institutions for Mental Disease. These rules shall recognize the unique nature of individuals with chronic mental health conditions, shall include minimum requirements for specialized clinical staff, including clinical social workers, psychiatrists, psychologists, and direct care staff set forth in paragraphs (4) through (6) and any other specialized staff which may be utilized and deemed necessary to count toward staffing ratios.

Within 120 days of the effective date of this amendatory Act of the 97th General Assembly, the Department shall promulgate rules specific to the staffing requirements for facilities licensed under the Specialized Mental Health Rehabilitation Act of 2013. These rules shall recognize the unique nature of individuals with chronic mental health conditions, shall include minimum requirements for specialized clinical staff, including clinical social workers, psychiatrists, psychologists, and direct care staff set forth in paragraphs (4) through (6) and any other specialized staff which may be utilized and deemed necessary to count toward staffing ratios.

(b) (Blank).

(b-5) For purposes of the minimum staffing ratios in this Section, all residents shall be classified as requiring either skilled care or intermediate care.

As used in this subsection:

"Intermediate care" means basic nursing care and other restorative services under periodic medical direction.

"Skilled care" means skilled nursing care, continuous skilled nursing observations, restorative nursing, and other services under professional direction with frequent medical supervision.

(c) Facilities shall notify the Department within 60 days after the effective date of this amendatory Act of the 96th General Assembly, in a form and manner prescribed by the Department, of the staffing ratios in effect on the effective date of this amendatory Act of the 96th General Assembly for both intermediate and skilled care and the number of residents receiving each level of care.

(d)(1) (Blank).

(2) (Blank).

(3) (Blank).

(4) (Blank).

(5) Effective January 1, 2014, the minimum staffing ratios shall be increased to 3.8 hours of nursing and personal care each day for a resident needing skilled care and 2.5 hours of nursing and personal care each day for a resident needing intermediate care.

(e) Ninety days after the effective date of this amendatory Act of the 97th General Assembly, a minimum of 25% of nursing and personal care time shall be provided by licensed nurses, with at least 10% of nursing and personal care time provided by registered nurses. These minimum requirements shall remain in effect until an acuity based registered nurse requirement is promulgated by rule concurrent with the adoption of the Resource Utilization Group classification-based payment methodology, as provided in Section 5-5.2 of the Illinois Public Aid Code. Registered nurses and licensed practical nurses employed by a facility in excess of these requirements may be used to satisfy the remaining 75% of the nursing and personal care time requirements. Notwithstanding this subsection, no staffing requirement in statute in effect on the effective date of this amendatory Act of the 97th General Assembly shall be reduced on account of this subsection.

(f) The Department shall submit proposed rules for adoption by January 1, 2020 establishing a system for determining compliance with minimum staffing set forth in this Section and the requirements of 77 Ill. Adm. Code 300.1230 adjusted for any waivers granted under Section 3-303.1. Compliance shall be determined quarterly by comparing the number of hours provided per resident per day using the Centers for Medicare and Medicaid Services' payroll-based journal and the facility's daily census, broken down by intermediate and skilled care as self-reported by the facility to the Department on a quarterly basis. The Department shall use the quarterly payroll-based journal and the self-reported census to calculate the number of hours provided per resident per day and compare this ratio to the minimum staffing standards required under this Section, as impacted by any waivers granted under Section 3-303.1. Discrepancies between job titles contained in this Section and the payroll-based journal shall be addressed by rule. The manner in which the Department requests payroll-based journal information to be submitted shall align with the federal Centers for Medicare and Medicaid Services' requirements that allow providers to submit the quarterly data in an aggregate manner.

(g) The Department shall submit proposed rules for adoption by January 1, 2020 establishing monetary penalties for facilities not in compliance with minimum staffing standards under this Section. No monetary penalty may be issued for noncompliance during the implementation period, which shall be July 1, 2020 through December 31, 2021 ~~September 30, 2020~~. If a facility is found to be noncompliant during the implementation period, the Department shall provide a written notice identifying the staffing deficiencies and require the facility to provide a sufficiently detailed correction plan to meet the statutory minimum staffing levels. Monetary penalties shall be imposed beginning no later than January 1, 2022 ~~January 1, 2021~~ and quarterly thereafter and shall be based on the latest quarter for which the Department has data. Monetary penalties shall be established based on a formula that calculates on a daily basis the cost of wages and benefits for the missing staffing hours. All notices of noncompliance shall include the computations used to determine noncompliance and establishing the variance between minimum staffing ratios and the Department's computations. The penalty for the first offense shall be 125% of the cost of wages and benefits for the missing staffing hours. The penalty shall increase to 150% of the cost of wages and benefits for the missing staffing hours for the second offense and 200% the cost of wages and benefits for the missing staffing hours for the third and all subsequent offenses. The penalty shall be imposed regardless of whether the facility has committed other violations of this Act during the same period that the staffing offense occurred. The penalty may not be waived, but the Department shall have the discretion to determine the gravity of the violation in situations where there is no more than a 10% deviation from the staffing requirements and make appropriate adjustments to the penalty. The Department is granted discretion to waive the penalty when unforeseen circumstances have occurred that resulted in call-offs of scheduled staff. This provision shall be applied no more than 6 times per quarter. Nothing in this Section diminishes a facility's right to appeal.

(Source: P.A. 101-10, eff. 6-5-19.)

Section 20-45. The Specialized Mental Health Rehabilitation Act of 2013 is amended by changing Section 5-101 and by adding Sections 5-108, 5-109, 5-110, 5-111, and 5-112 as follows:

(210 ILCS 49/5-101)

Sec. 5-101. Managed care entity, coordinated care entity, and accountable care entity payments. For facilities licensed by the Department of Public Health under this Act, the payment for services provided shall be determined by negotiation with managed care entities, coordinated care entities, or accountable care

entities. However, ~~for 3 years after the effective date of this Act, in no event shall the reimbursement rate paid to facilities licensed under this Act be less than the rate in effect on July 1, 2021~~ ~~June 30, 2013 less \$7.07 times the number of occupied bed days, as that term is defined in Article V B of the Illinois Public Aid Code, for each facility previously licensed under the Nursing Home Care Act on June 30, 2013; or the rate in effect on June 30, 2013 for each facility licensed under the Specialized Mental Health Rehabilitation Act on June 30, 2013.~~ Any adjustment in the support component or the capital component, including the real estate tax per diem rate, for facilities licensed by the Department of Public Health under the Nursing Home Care Act shall apply equally to facilities licensed by the Department of Public Health under this Act ~~for the duration of the provisional licensure period as defined in Section 4-105 of this Act.~~

The Department of Healthcare and Family Services shall publish a reimbursement rate for triage, crisis stabilization, and transitional living services by December 1, 2014.

(Source: P.A. 98-104, eff. 7-22-13; 98-651, eff. 6-16-14.)

(210 ILCS 49/5-108 new)

Sec. 5-108. Infection prevention and facility safety improvement payments. Payments will be awarded to facilities on a per bed basis with the funded appropriation for Fiscal Year 2022 divided by the number of licensed beds in each facility. Facilities will receive an equal amount for every licensed bed from the amount appropriated. Facilities shall use these funds for improvements to their facilities that promote infection prevention or improve the safety within the facility. Funding may be used for, but are not limited to, the following: restroom renovations to promote infection prevention, kitchen and food delivery alterations that promote infection prevention, and HVAC or air filtration upgrades that promote infection prevention. Facilities must attest to the Department of Healthcare and Family Services that the funding was utilized for the purpose of infection prevention and control or improved facility safety. If the facility does not attest to the usage of the payments or cannot document the usage of payments the Department shall recoup the expenditure of funds by withholding payment of rate.

(210 ILCS 49/5-109 new)

Sec. 5-109. Communication quality improvement payments. Payments will be awarded to facilities on a per bed basis with the funded appropriation for Fiscal Year 2022 divided by the number of licensed beds in each facility. Facilities will receive an equal amount for every licensed bed from the amount appropriated. Facilities shall use these funds for improvements to their facilities that increase access to digital communications or facilitate safe and private personal communications. Funding may be used for, but are not limited to, the following: the purchase of personal communication devices for facility use, the enhancement of broadband access and bandwidth, and the establishment or improvement of general meeting areas for the benefit of residents and employees. Facilities must attest to the Department of Healthcare and Family Services that the funding was utilized for the purpose of communication, technological improvements, or facility training aid. If the facility does not attest to the usage of the payments or cannot document the usage of payments the Department shall recoup the expenditure of funds by withholding payment of rate.

(210 ILCS 49/5-110 new)

Sec. 5-110. Staff longevity payments. Payments will be awarded to facilities on a per bed basis with the funded appropriation for Fiscal Year 2022 divided by the number of licensed beds in each facility. Facilities will receive an equal amount for every licensed bed from the amount appropriated. Facilities shall use these funds to grant an extra week of payment to any direct care staff who has worked continuously in the same facility since March 1, 2020 through the time in which payments are awarded to facilities for this purpose by the Department of Healthcare and Family Services. Facilities must attest to the Department of Healthcare and Family Services that the funding was utilized for the purpose of providing the staff longevity payments as detailed in this Section. If the facility does not attest to the usage of the payments or cannot document the usage of payments the Department shall recoup the expenditure of funds by withholding payment of rate.

(210 ILCS 49/5-111 new)

Sec. 5-111. Recruitment and Retention of Direct Care Staff. Facilities shall receive funding to assist with the recruitment and retention of direct care staff. Funding will be distributed based on the total number of licensed beds within a facility with the appropriated amount being divided by the total number of licensed beds in the State.

(210 ILCS 49/5-112 new)

Sec. 5-112. Bed reduction payments. The Department of Healthcare and Family Services shall make payments to facilities licensed under this Act for the purpose of reducing bed capacity and room occupancy.

Facilities desiring to participate in these payments shall submit a proposal to the Department for review. In the proposal the facility shall detail the number of beds that are seeking to eliminate and the price they are requesting to eliminate those beds. The facility shall also detail in their proposal if the effected beds would reduce room occupancy from 3 or 4 beds to double occupancy or is the bed elimination would create single occupancy. Priority will be given to proposals that eliminate the use of three-person or four-person occupancy rooms. Proposals shall be collected by the Department within a specific time period and the Department will negotiate all payments before making final awards to ensure that the funding appropriated is sufficient to fund the awards. Payments shall not be less than \$25,000 per bed and proposals to eliminate beds that lead to single occupancy rooms shall receive an additional \$10,000 per bed over and above any other negotiated bed elimination payment. Before a facility can receive payment under this Section, the facility must receive approval from the Department of Public Health for the permanent removal of the beds for which they are receiving payment. Payment for the elimination of the beds shall be made within 15 days of the facility notifying the Department of Public Health about the bed license elimination. Under no circumstances shall a facility be allowed to increase the capacity of a facility once payment has been received for the elimination of beds.

Section 20-50. The Pharmacy Practice Act is amended by changing Section 3 as follows:  
(225 ILCS 85/3)

(Section scheduled to be repealed on January 1, 2023)

Sec. 3. Definitions. For the purpose of this Act, except where otherwise limited therein:

(a) "Pharmacy" or "drugstore" means and includes every store, shop, pharmacy department, or other place where pharmacist care is provided by a pharmacist (1) where drugs, medicines, or poisons are dispensed, sold or offered for sale at retail, or displayed for sale at retail; or (2) where prescriptions of physicians, dentists, advanced practice registered nurses, physician assistants, veterinarians, podiatric physicians, or optometrists, within the limits of their licenses, are compounded, filled, or dispensed; or (3) which has upon it or displayed within it, or affixed to or used in connection with it, a sign bearing the word or words "Pharmacist", "Druggist", "Pharmacy", "Pharmaceutical Care", "Apothecary", "Drugstore", "Medicine Store", "Prescriptions", "Drugs", "Dispensary", "Medicines", or any word or words of similar or like import, either in the English language or any other language; or (4) where the characteristic prescription sign (Rx) or similar design is exhibited; or (5) any store, or shop, or other place with respect to which any of the above words, objects, signs or designs are used in any advertisement.

(b) "Drugs" means and includes (1) articles recognized in the official United States Pharmacopoeia/National Formulary (USP/NF), or any supplement thereto and being intended for and having for their main use the diagnosis, cure, mitigation, treatment or prevention of disease in man or other animals, as approved by the United States Food and Drug Administration, but does not include devices or their components, parts, or accessories; and (2) all other articles intended for and having for their main use the diagnosis, cure, mitigation, treatment or prevention of disease in man or other animals, as approved by the United States Food and Drug Administration, but does not include devices or their components, parts, or accessories; and (3) articles (other than food) having for their main use and intended to affect the structure or any function of the body of man or other animals; and (4) articles having for their main use and intended for use as a component or any articles specified in clause (1), (2) or (3); but does not include devices or their components, parts or accessories.

(c) "Medicines" means and includes all drugs intended for human or veterinary use approved by the United States Food and Drug Administration.

(d) "Practice of pharmacy" means:

(1) the interpretation and the provision of assistance in the monitoring, evaluation, and implementation of prescription drug orders;

(2) the dispensing of prescription drug orders;

(3) participation in drug and device selection;

(4) drug administration limited to the administration of oral, topical, injectable, and inhalation as follows:

(A) in the context of patient education on the proper use or delivery of medications;

(B) vaccination of patients 7-44 years of age and older pursuant to a valid prescription or standing order, by a physician licensed to practice medicine in all its branches, upon completion of appropriate training, including how to address contraindications and adverse reactions set forth by rule, with notification to the patient's physician and appropriate record retention, or

pursuant to hospital pharmacy and therapeutics committee policies and procedures. Eligible vaccines are those listed on the U.S. Centers for Disease Control and Prevention (CDC) Recommended Immunization Schedule, the CDC's Health Information for International Travel, or the U.S. Food and Drug Administration's Vaccines Licensed and Authorized for Use in the United States. As applicable to the State's Medicaid program and other payers, vaccines ordered and administered in accordance with this subsection shall be covered and reimbursed at no less than the rate that the vaccine is reimbursed when ordered and administered by a physician;

(B-5) following the initial administration of long-acting or extended-release extended release form opioid antagonists by a physician licensed to practice medicine in all its branches, administration of injections of long-acting or extended-release form opioid antagonists for the treatment of substance use disorder, pursuant to a valid prescription by a physician licensed to practice medicine in all its branches, upon completion of appropriate training, including how to address contraindications and adverse reactions, including, but not limited to, respiratory depression and the performance of cardiopulmonary resuscitation, set forth by rule, with notification to the patient's physician and appropriate record retention, or pursuant to hospital pharmacy and therapeutics committee policies and procedures;

(C) administration of injections of alpha-hydroxyprogesterone caproate, pursuant to a valid prescription, by a physician licensed to practice medicine in all its branches, upon completion of appropriate training, including how to address contraindications and adverse reactions set forth by rule, with notification to the patient's physician and appropriate record retention, or pursuant to hospital pharmacy and therapeutics committee policies and procedures; and

(D) administration of injections of long-term antipsychotic medications pursuant to a valid prescription by a physician licensed to practice medicine in all its branches, upon completion of appropriate training conducted by an Accreditation Council of Pharmaceutical Education accredited provider, including how to address contraindications and adverse reactions set forth by rule, with notification to the patient's physician and appropriate record retention, or pursuant to hospital pharmacy and therapeutics committee policies and procedures.

(5) (blank) vaccination of patients ages 10 through 13 limited to the Influenza (inactivated influenza vaccine and live attenuated influenza intranasal vaccine) and Tdap (defined as tetanus, diphtheria, acellular pertussis) vaccines, pursuant to a valid prescription or standing order, by a physician licensed to practice medicine in all its branches, upon completion of appropriate training, including how to address contraindications and adverse reactions set forth by rule, with notification to the patient's physician and appropriate record retention, or pursuant to hospital pharmacy and therapeutics committee policies and procedures;

(6) drug regimen review;

(7) drug or drug-related research;

(8) the provision of patient counseling;

(9) the practice of telepharmacy;

(10) the provision of those acts or services necessary to provide pharmacist care;

(11) medication therapy management; and

(12) the responsibility for compounding and labeling of drugs and devices (except labeling by a manufacturer, repackager, or distributor of non-prescription drugs and commercially packaged legend drugs and devices), proper and safe storage of drugs and devices, and maintenance of required records.

A pharmacist who performs any of the acts defined as the practice of pharmacy in this State must be actively licensed as a pharmacist under this Act.

(e) "Prescription" means and includes any written, oral, facsimile, or electronically transmitted order for drugs or medical devices, issued by a physician licensed to practice medicine in all its branches, dentist, veterinarian, podiatric physician, or optometrist, within the limits of his or her license, by a physician assistant in accordance with subsection (f) of Section 4, or by an advanced practice registered nurse in accordance with subsection (g) of Section 4, containing the following: (1) name of the patient; (2) date when prescription was issued; (3) name and strength of drug or description of the medical device prescribed; and (4) quantity; (5) directions for use; (6) prescriber's name, address, and signature; and (7) DEA registration number where required, for controlled substances. The prescription may, but is not required to, list the illness, disease, or condition for which the drug or device is being prescribed. DEA registration numbers

shall not be required on inpatient drug orders. A prescription for medication other than controlled substances shall be valid for up to 15 months from the date issued for the purpose of refills, unless the prescription states otherwise.

(f) "Person" means and includes a natural person, partnership, association, corporation, government entity, or any other legal entity.

(g) "Department" means the Department of Financial and Professional Regulation.

(h) "Board of Pharmacy" or "Board" means the State Board of Pharmacy of the Department of Financial and Professional Regulation.

(i) "Secretary" means the Secretary of Financial and Professional Regulation.

(j) "Drug product selection" means the interchange for a prescribed pharmaceutical product in accordance with Section 25 of this Act and Section 3.14 of the Illinois Food, Drug and Cosmetic Act.

(k) "Inpatient drug order" means an order issued by an authorized prescriber for a resident or patient of a facility licensed under the Nursing Home Care Act, the ID/DD Community Care Act, the MC/DD Act, the Specialized Mental Health Rehabilitation Act of 2013, the Hospital Licensing Act, or the University of Illinois Hospital Act, or a facility which is operated by the Department of Human Services (as successor to the Department of Mental Health and Developmental Disabilities) or the Department of Corrections.

(k-5) "Pharmacist" means an individual health care professional and provider currently licensed by this State to engage in the practice of pharmacy.

(l) "Pharmacist in charge" means the licensed pharmacist whose name appears on a pharmacy license and who is responsible for all aspects of the operation related to the practice of pharmacy.

(m) "Dispense" or "dispensing" means the interpretation, evaluation, and implementation of a prescription drug order, including the preparation and delivery of a drug or device to a patient or patient's agent in a suitable container appropriately labeled for subsequent administration to or use by a patient in accordance with applicable State and federal laws and regulations. "Dispense" or "dispensing" does not mean the physical delivery to a patient or a patient's representative in a home or institution by a designee of a pharmacist or by common carrier. "Dispense" or "dispensing" also does not mean the physical delivery of a drug or medical device to a patient or patient's representative by a pharmacist's designee within a pharmacy or drugstore while the pharmacist is on duty and the pharmacy is open.

(n) "Nonresident pharmacy" means a pharmacy that is located in a state, commonwealth, or territory of the United States, other than Illinois, that delivers, dispenses, or distributes, through the United States Postal Service, commercially acceptable parcel delivery service, or other common carrier, to Illinois residents, any substance which requires a prescription.

(o) "Compounding" means the preparation and mixing of components, excluding flavorings, (1) as the result of a prescriber's prescription drug order or initiative based on the prescriber-patient-pharmacist relationship in the course of professional practice or (2) for the purpose of, or incident to, research, teaching, or chemical analysis and not for sale or dispensing. "Compounding" includes the preparation of drugs or devices in anticipation of receiving prescription drug orders based on routine, regularly observed dispensing patterns. Commercially available products may be compounded for dispensing to individual patients only if all of the following conditions are met: (i) the commercial product is not reasonably available from normal distribution channels in a timely manner to meet the patient's needs and (ii) the prescribing practitioner has requested that the drug be compounded.

(p) (Blank).

(q) (Blank).

(r) "Patient counseling" means the communication between a pharmacist or a student pharmacist under the supervision of a pharmacist and a patient or the patient's representative about the patient's medication or device for the purpose of optimizing proper use of prescription medications or devices. "Patient counseling" may include without limitation (1) obtaining a medication history; (2) acquiring a patient's allergies and health conditions; (3) facilitation of the patient's understanding of the intended use of the medication; (4) proper directions for use; (5) significant potential adverse events; (6) potential food-drug interactions; and (7) the need to be compliant with the medication therapy. A pharmacy technician may only participate in the following aspects of patient counseling under the supervision of a pharmacist: (1) obtaining medication history; (2) providing the offer for counseling by a pharmacist or student pharmacist; and (3) acquiring a patient's allergies and health conditions.

(s) "Patient profiles" or "patient drug therapy record" means the obtaining, recording, and maintenance of patient prescription information, including prescriptions for controlled substances, and personal information.

(t) (Blank).

(u) "Medical device" or "device" means an instrument, apparatus, implement, machine, contrivance, implant, in vitro reagent, or other similar or related article, including any component part or accessory, required under federal law to bear the label "Caution: Federal law requires dispensing by or on the order of a physician". A seller of goods and services who, only for the purpose of retail sales, compounds, sells, rents, or leases medical devices shall not, by reasons thereof, be required to be a licensed pharmacy.

(v) "Unique identifier" means an electronic signature, handwritten signature or initials, thumb print, or other acceptable biometric or electronic identification process as approved by the Department.

(w) "Current usual and customary retail price" means the price that a pharmacy charges to a non-third-party payor.

(x) "Automated pharmacy system" means a mechanical system located within the confines of the pharmacy or remote location that performs operations or activities, other than compounding or administration, relative to storage, packaging, dispensing, or distribution of medication, and which collects, controls, and maintains all transaction information.

(y) "Drug regimen review" means and includes the evaluation of prescription drug orders and patient records for (1) known allergies; (2) drug or potential therapy contraindications; (3) reasonable dose, duration of use, and route of administration, taking into consideration factors such as age, gender, and contraindications; (4) reasonable directions for use; (5) potential or actual adverse drug reactions; (6) drug-drug interactions; (7) drug-food interactions; (8) drug-disease contraindications; (9) therapeutic duplication; (10) patient laboratory values when authorized and available; (11) proper utilization (including over or under utilization) and optimum therapeutic outcomes; and (12) abuse and misuse.

(z) "Electronically transmitted prescription" means a prescription that is created, recorded, or stored by electronic means; issued and validated with an electronic signature; and transmitted by electronic means directly from the prescriber to a pharmacy. An electronic prescription is not an image of a physical prescription that is transferred by electronic means from computer to computer, facsimile to facsimile, or facsimile to computer.

(aa) "Medication therapy management services" means a distinct service or group of services offered by licensed pharmacists, physicians licensed to practice medicine in all its branches, advanced practice registered nurses authorized in a written agreement with a physician licensed to practice medicine in all its branches, or physician assistants authorized in guidelines by a supervising physician that optimize therapeutic outcomes for individual patients through improved medication use. In a retail or other non-hospital pharmacy, medication therapy management services shall consist of the evaluation of prescription drug orders and patient medication records to resolve conflicts with the following:

- (1) known allergies;
  - (2) drug or potential therapy contraindications;
  - (3) reasonable dose, duration of use, and route of administration, taking into consideration factors such as age, gender, and contraindications;
  - (4) reasonable directions for use;
  - (5) potential or actual adverse drug reactions;
  - (6) drug-drug interactions;
  - (7) drug-food interactions;
  - (8) drug-disease contraindications;
  - (9) identification of therapeutic duplication;
  - (10) patient laboratory values when authorized and available;
  - (11) proper utilization (including over or under utilization) and optimum therapeutic outcomes;
- and
- (12) drug abuse and misuse.

"Medication therapy management services" includes the following:

- (1) documenting the services delivered and communicating the information provided to patients' prescribers within an appropriate time frame, not to exceed 48 hours;
- (2) providing patient counseling designed to enhance a patient's understanding and the appropriate use of his or her medications; and
- (3) providing information, support services, and resources designed to enhance a patient's adherence with his or her prescribed therapeutic regimens.

"Medication therapy management services" may also include patient care functions authorized by a physician licensed to practice medicine in all its branches for his or her identified patient or groups of patients under specified conditions or limitations in a standing order from the physician.

"Medication therapy management services" in a licensed hospital may also include the following:

(1) reviewing assessments of the patient's health status; and

(2) following protocols of a hospital pharmacy and therapeutics committee with respect to the fulfillment of medication orders.

(bb) "Pharmacist care" means the provision by a pharmacist of medication therapy management services, with or without the dispensing of drugs or devices, intended to achieve outcomes that improve patient health, quality of life, and comfort and enhance patient safety.

(cc) "Protected health information" means individually identifiable health information that, except as otherwise provided, is:

(1) transmitted by electronic media;

(2) maintained in any medium set forth in the definition of "electronic media" in the federal Health Insurance Portability and Accountability Act; or

(3) transmitted or maintained in any other form or medium.

"Protected health information" does not include individually identifiable health information found in:

(1) education records covered by the federal Family Educational Right and Privacy Act; or

(2) employment records held by a licensee in its role as an employer.

(dd) "Standing order" means a specific order for a patient or group of patients issued by a physician licensed to practice medicine in all its branches in Illinois.

(ee) "Address of record" means the designated address recorded by the Department in the applicant's application file or licensee's license file maintained by the Department's licensure maintenance unit.

(ff) "Home pharmacy" means the location of a pharmacy's primary operations.

(gg) "Email address of record" means the designated email address recorded by the Department in the applicant's application file or the licensee's license file, as maintained by the Department's licensure maintenance unit.

(Source: P.A. 100-208, eff. 1-1-18; 100-497, eff. 9-8-17; 100-513, eff. 1-1-18; 100-804, eff. 1-1-19; 100-863, eff. 8-14-18; 101-349, eff. 1-1-20; revised 8-21-20.)

Section 20-55. The Illinois Public Aid Code is amended by changing Section 12-4.35 and by adding Section 5-5.06b as follows:

(305 ILCS 5/5-5.06b new)

Sec. 5-5.06b. Dental services. On and after July 1, 2021, dental services provided to adults and children under the medical assistance program may be established and paid at no less than the rates published by the Department and effective January 1, 2020 for all local health departments as the fee schedule for children and adult recipients but shall include the following dental procedures and amounts: D0140 \$19.12, D0150 \$24.84, D0220 \$6.61, D0230 \$4.48, D0272 \$11.09, D0274 \$19.94, D1110 \$48.38, D2140 \$36.40, D2150 \$56.82, D2391 \$36.40, D2392 \$56.82, D5110 \$444.09, D5120 \$444.09, D7140 \$46.16, D7210 \$67.73.

(305 ILCS 5/12-4.35)

Sec. 12-4.35. Medical services for certain noncitizens.

(a) Notwithstanding Section 1-11 of this Code or Section 20(a) of the Children's Health Insurance Program Act, the Department of Healthcare and Family Services may provide medical services to noncitizens who have not yet attained 19 years of age and who are not eligible for medical assistance under Article V of this Code or under the Children's Health Insurance Program created by the Children's Health Insurance Program Act due to their not meeting the otherwise applicable provisions of Section 1-11 of this Code or Section 20(a) of the Children's Health Insurance Program Act. The medical services available, standards for eligibility, and other conditions of participation under this Section shall be established by rule by the Department; however, any such rule shall be at least as restrictive as the rules for medical assistance under Article V of this Code or the Children's Health Insurance Program created by the Children's Health Insurance Program Act.

(a-5) Notwithstanding Section 1-11 of this Code, the Department of Healthcare and Family Services may provide medical assistance in accordance with Article V of this Code to noncitizens over the age of 65 years of age who are not eligible for medical assistance under Article V of this Code due to their not meeting the otherwise applicable provisions of Section 1-11 of this Code, whose income is at or below 100% of the

federal poverty level after deducting the costs of medical or other remedial care, and who would otherwise meet the eligibility requirements in Section 5-2 of this Code. The medical services available, standards for eligibility, and other conditions of participation under this Section shall be established by rule by the Department; however, any such rule shall be at least as restrictive as the rules for medical assistance under Article V of this Code.

(a-6) By May 30, 2022, notwithstanding Section 1-11 of this Code, the Department of Healthcare and Family Services may provide medical services to noncitizens 55 years of age through 64 years of age who (i) are not eligible for medical assistance under Article V of this Code due to their not meeting the otherwise applicable provisions of Section 1-11 of this Code and (ii) have income at or below 133% of the federal poverty level plus 5% for the applicable family size as determined under applicable federal law and regulations. Persons eligible for medical services under this amendatory Act of the 102nd General Assembly shall receive benefits identical to the benefits provided under the Health Benefits Service Package as that term is defined in subsection (m) of Section 5-1.1 of this Code.

(b) The Department is authorized to take any action, including without limitation cessation or limitation of enrollment, reduction of available medical services, and changing standards for eligibility, that is deemed necessary by the Department during a State fiscal year to assure that payments under this Section do not exceed available funds.

(c) Continued enrollment of individuals into the program created under subsection (a) of this Section in any fiscal year is contingent upon continued enrollment of individuals into the Children's Health Insurance Program during that fiscal year.

(d) (Blank).

(Source: P.A. 101-636, eff. 6-10-20.)

Section 20-60. The Children's Mental Health Act of 2003 is amended by changing Section 5 as follows:

(405 ILCS 49/5)

Sec. 5. Children's Mental Health Plan.

(a) The State of Illinois shall develop a Children's Mental Health Plan containing short-term and long-term recommendations to provide comprehensive, coordinated mental health prevention, early intervention, and treatment services for children from birth through age 18. This Plan shall include but not be limited to:

(1) Coordinated provider services and interagency referral networks for children from birth through age 18 to maximize resources and minimize duplication of services.

(2) Guidelines for incorporating social and emotional development into school learning standards and educational programs, pursuant to Section 15 of this Act.

(3) Protocols for implementing screening and assessment of children prior to any admission to an inpatient hospital for psychiatric services, pursuant to subsection (a) of Section 5-5.23 of the Illinois Public Aid Code.

(4) Recommendations regarding a State budget for children's mental health prevention, early intervention, and treatment across all State agencies.

(5) Recommendations for State and local mechanisms for integrating federal, State, and local funding sources for children's mental health.

(6) Recommendations for building a qualified and adequately trained workforce prepared to provide mental health services for children from birth through age 18 and their families.

(7) Recommendations for facilitating research on best practices and model programs, and dissemination of this information to Illinois policymakers, practitioners, and the general public through training, technical assistance, and educational materials.

(8) Recommendations for a comprehensive, multi-faceted public awareness campaign to reduce the stigma of mental illness and educate families, the general public, and other key audiences about the benefits of children's social and emotional development, and how to access services.

(9) Recommendations for creating a quality-driven children's mental health system with shared accountability among key State agencies and programs that conducts ongoing needs assessments, uses outcome indicators and benchmarks to measure progress, and implements quality data tracking and reporting systems.

(10) Recommendations for ensuring all Illinois youth receive mental health education and have access to mental health care in the school setting. In developing these recommendations, the

Children's Mental Health Partnership created under subsection (b) shall consult with the State Board of Education, education practitioners, including, but not limited to, administrators, regional superintendents of schools, teachers, and school support personnel, health care professionals, including mental health professionals and child health leaders, disability advocates, and other representatives as necessary to ensure the interests of all students are represented.

(b) The Children's Mental Health Partnership (hereafter referred to as "the Partnership") is created. The Partnership shall have the responsibility of developing and monitoring the implementation of the Children's Mental Health Plan as approved by the Governor. The Children's Mental Health Partnership shall be comprised of: the Secretary of Human Services or his or her designee; the State Superintendent of Education or his or her designee; the directors of the departments of Children and Family Services, Healthcare and Family Services, Public Health, and Juvenile Justice, or their designees; the head of the Illinois Violence Prevention Authority, or his or her designee; the Attorney General or his or her designee; up to 25 representatives of community mental health authorities and statewide mental health, children and family advocacy, early childhood, education, health, substance abuse, violence prevention, and juvenile justice organizations or associations, to be appointed by the Governor; and 2 members of each caucus of the House of Representatives and Senate appointed by the Speaker of the House of Representatives and the President of the Senate, respectively. The Governor shall appoint the Partnership Chair and shall designate a Governor's staff liaison to work with the Partnership.

(c) The Partnership shall submit a Preliminary Plan to the Governor on September 30, 2004 and shall submit the Final Plan on June 30, 2005. Thereafter, on September 30 of each year, the Partnership shall submit an annual report to the Governor on the progress of Plan implementation and recommendations for revisions in the Plan. The Final Plan and annual reports submitted in subsequent years shall include estimates of savings achieved in prior fiscal years under subsection (a) of Section 5-5.23 of the Illinois Public Aid Code and federal financial participation received under subsection (b) of Section 5-5.23 of that Code. The Department of Healthcare and Family Services shall provide technical assistance in developing these estimates and reports.

(Source: P.A. 94-696, eff. 6-1-06; 95-331, eff. 8-21-07.)

Section 20-62. The Compassionate Use of Medical Cannabis Program Act is amended by changing Section 62 as follows:

(410 ILCS 130/62)

Sec. 62. Opioid Alternative Pilot Program.

(a) The Department of Public Health shall establish the Opioid Alternative Pilot Program. Licensed dispensing organizations shall allow persons with a written certification from a certifying health care professional under Section 36 to purchase medical cannabis upon enrollment in the Opioid Alternative Pilot Program. The Department of Public Health shall adopt rules or establish procedures allowing qualified veterans to participate in the Opioid Alternative Pilot Program. For a person to receive medical cannabis under this Section, the person must present the written certification along with a valid driver's license or state identification card to the licensed dispensing organization specified in his or her application. The dispensing organization shall verify the person's status as an Opioid Alternative Pilot Program participant through the Department of Public Health's online verification system.

(b) The Opioid Alternative Pilot Program shall be limited to participation by Illinois residents age 21 and older.

(c) The Department of Financial and Professional Regulation shall specify that all licensed dispensing organizations participating in the Opioid Alternative Pilot Program use the Illinois Cannabis Tracking System. The Department of Public Health shall establish and maintain the Illinois Cannabis Tracking System. The Illinois Cannabis Tracking System shall be used to collect information about all persons participating in the Opioid Alternative Pilot Program and shall be used to track the sale of medical cannabis for verification purposes.

Each dispensing organization shall retain a copy of the Opioid Alternative Pilot Program certification and other identifying information as required by the Department of Financial and Professional Regulation, the Department of Public Health, and the Illinois State Police in the Illinois Cannabis Tracking System.

The Illinois Cannabis Tracking System shall be accessible to the Department of Financial and Professional Regulation, Department of Public Health, Department of Agriculture, and the Illinois State Police.

The Department of Financial and Professional Regulation in collaboration with the Department of Public Health shall specify the data requirements for the Opioid Alternative Pilot Program by licensed dispensing organizations; including, but not limited to, the participant's full legal name, address, and date of birth, date on which the Opioid Alternative Pilot Program certification was issued, length of the participation in the Program, including the start and end date to purchase medical cannabis, name of the issuing physician, copy of the participant's current driver's license or State identification card, and phone number.

The Illinois Cannabis Tracking System shall provide verification of a person's participation in the Opioid Alternative Pilot Program for law enforcement at any time and on any day.

(d) The certification for Opioid Alternative Pilot Program participant must be issued by a certifying health care professional who is licensed to practice in Illinois under the Medical Practice Act of 1987, the Nurse Practice Act, or the Physician Assistant Practice Act of 1987 and who is in good standing and holds a controlled substances license under Article III of the Illinois Controlled Substances Act.

The certification for an Opioid Alternative Pilot Program participant shall be written within 90 days before the participant submits his or her certification to the dispensing organization.

The written certification uploaded to the Illinois Cannabis Tracking System shall be accessible to the Department of Public Health.

(e) Upon verification of the individual's valid certification and enrollment in the Illinois Cannabis Tracking System, the dispensing organization may dispense the medical cannabis, in amounts not exceeding 2.5 ounces of medical cannabis per 14-day period to the participant at the participant's specified dispensary for no more than 90 days.

An Opioid Alternative Pilot Program participant shall not be registered as a medical cannabis cardholder. The dispensing organization shall verify that the person is not an active registered qualifying patient prior to enrollment in the Opioid Alternative Pilot Program and each time medical cannabis is dispensed.

Upon receipt of a written certification under the Opioid Alternative Pilot Program, the Department of Public Health shall electronically forward the patient's identification information to the Prescription Monitoring Program established under the Illinois Controlled Substances Act and certify that the individual is permitted to engage in the medical use of cannabis. For the purposes of patient care, the Prescription Monitoring Program shall make a notation on the person's prescription record stating that the person has a written certification under the Opioid Alternative Pilot Program and is a patient who is entitled to the lawful medical use of cannabis. If the person is no longer authorized to engage in the medical use of cannabis, the Department of Public Health shall notify the Prescription Monitoring Program and Department of Human Services to remove the notation from the person's record. The Department of Human Services and the Prescription Monitoring Program shall establish a system by which the information may be shared electronically. This confidential list may not be combined or linked in any manner with any other list or database except as provided in this Section.

(f) An Opioid Alternative Pilot Program participant shall not be considered a qualifying patient with a debilitating medical condition under this Act and shall be provided access to medical cannabis solely for the duration of the participant's certification. Nothing in this Section shall be construed to limit or prohibit an Opioid Alternative Pilot Program participant who has a debilitating medical condition from applying to the Compassionate Use of Medical Cannabis Program.

(g) A person with a provisional registration under Section 55 shall not be considered an Opioid Alternative Pilot Program participant.

(h) The Department of Financial and Professional Regulation and the Department of Public Health shall submit emergency rulemaking to implement the changes made by this amendatory Act of the 100th General Assembly by December 1, 2018. The Department of Financial and Professional Regulation, the Department of Agriculture, the Department of Human Services, the Department of Public Health, and the Illinois State Police shall utilize emergency purchase authority for 12 months after the effective date of this amendatory Act of the 100th General Assembly for the purpose of implementing the changes made by this amendatory Act of the 100th General Assembly.

(i) Dispensing organizations are not authorized to dispense medical cannabis to Opioid Alternative Pilot Program participants until administrative rules are approved by the Joint Committee on Administrative Rules and go into effect.

(j) The provisions of this Section are inoperative on and after July 1, 2025 ~~2020~~.

(Source: P.A. 100-1114, eff. 8-28-18; 101-363, eff. 8-9-19.)

Section 20-65. The Cadmium-Safe Kids Act is amended by changing Section 30 as follows:  
(430 ILCS 140/30)

Sec. 30. Enforcement and penalties.

(a) The Attorney General is responsible for administering and ensuring compliance with this Act, including the development and adoption of any rules, if necessary, for the implementation and enforcement of this Act.

(b) The Attorney General shall develop and implement a process for receiving and handling complaints from individuals regarding possible violations of this Act.

(c) The Attorney General may conduct any investigation deemed necessary regarding possible violations of this Act including, without limitation, the issuance of subpoenas to: (i) require the filing of a statement or report or answer interrogatories in writing as to all information relevant to the alleged violations; (ii) examine under oath any person who possesses knowledge or information directly related to the alleged violations; and (iii) examine any record, book, document, account, or paper necessary to investigate the alleged violation.

(d) Service by the Attorney General of any notice requiring a person to file a statement or report, or of a subpoena upon any person, shall be made:

(1) personally by delivery of a duly executed copy thereof to the person to be served or, if a person is not a natural person, in the manner provided in the Code of Civil Procedure when a complaint is filed; or

(2) by mailing by certified mail a duly executed copy thereof to the person to be served at his or her last known abode or principal place of business within this State.

(e) If the Attorney General determines that there is a reason to believe that a violation of the Act has occurred, then the Attorney General may bring an action in the name of the People of the State to obtain temporary, preliminary, or permanent injunctive relief for any act, policy, or practice that violates this Act.

(f) If any person fails or refuses to file any statement or report, or obey any subpoena, issued pursuant to subsection (c) of this Section, then the Attorney General may proceed to initiate a civil action pursuant to subsection (e) of this Section, or file a complaint in the circuit court for the granting of injunctive relief, including restraining the conduct that is alleged to violate this Act until the person files the statement or report, or obeys the subpoena.

(g) Relief that may be granted.

(1) In any civil action brought pursuant to subsection (e) of this Section, the Attorney General may obtain as a remedy, equitable relief (including any permanent or preliminary injunction, temporary restraining order, or other order, including an order enjoining the defendant from engaging in a violation or ordering any action as may be appropriate). In addition, the Attorney General may request and the Court may impose a civil penalty in an amount not to exceed \$50,000 for each violation. For purposes of this subsection, each item and each standard constitutes a separate violation.

(2) A civil penalty imposed or a settlement or other payment made pursuant to this Act shall be made payable to the Attorney General's State Projects and Court Ordered Distribution Fund, which is created as a special fund in the State Treasury. This paragraph shall constitute a continuing appropriation of the amounts received by this Fund from any source. Moneys in the Fund shall be used for the performance of any function pertaining to the exercise of the duties of the Attorney General. Money in the Fund shall be used, subject to appropriation, for the performance of any function pertaining to the exercise of the duties of the Attorney General including but not limited to enforcement of any law of this State, product testing, and conducting public education programs.

(3) Any funds collected under this Section in an action in which the State's Attorney has prevailed shall be retained by the county in which he or she serves.

(h) The penalties and injunctions provided in this Act are in addition to any penalties, injunctions, or other relief provided under any other law. Nothing in this Act shall bar a cause of action by the State for any other penalty, injunction, or relief provided by any other law.

(Source: P.A. 96-1379, eff. 7-29-10.)

Section 20-70. The State's Attorneys Appellate Prosecutor's Act is amended by changing Sections 3, 4.12, 9, and 9.01 as follows:

(725 ILCS 210/3) (from Ch. 14, par. 203)

Sec. 3. There is created the Office of the State's Attorneys Appellate Prosecutor as a judicial agency of state government.

(a) The Office of the State's Attorneys Appellate Prosecutor shall be governed by a board of governors which shall consist of 10 members as follows:

(1) Eight State's Attorneys, 2 to be elected from each District containing less than 3,000,000 inhabitants;

(2) The State's Attorney of Cook County or his or her designee; and

(3) One State's Attorney to be ~~bi-annually~~ annually appointed by the other 9 members.

(b) Voting for elected members shall be by District with each of the State's Attorneys voting from their respective district. Each board member must be duly elected or appointed and serving as State's Attorney in the district from which he was elected or appointed.

(c) Elected members shall serve for a term of 2 years commencing upon their election and until their successors are duly elected or appointed and qualified.

(d) An ~~bi-annually~~ annual election of members of the board shall be held within 30 days prior or subsequent to the beginning of the each odd numbered calendar ~~fiscal~~ year, and the board shall certify the results to the Secretary of State.

(e) The board shall promulgate rules of procedure for the election of its members and the conduct of its meetings and shall elect a Chairman and a Vice-Chairman and such other officers as it deems appropriate. The board shall meet at least once every 3 months, and in addition thereto as directed by the Chairman, or upon the special call of any 5 members of the board, in writing, sent to the Chairman, designating the time and place of the meeting.

(f) Five members of the board shall constitute a quorum for the purpose of transacting business.

(g) Members of the board shall serve without compensation, but shall be reimbursed for necessary expenses incurred in the performance of their duties.

(h) A position shall be vacated by either a member's resignation, removal or inability to serve as State's Attorney.

(i) Vacancies on the board of elected members shall be filled within 90 days of the occurrence of the vacancy by a special election held by the State's Attorneys in the district where the vacancy occurred. Vacancies on the board of the appointed member shall be filled within 90 days of the occurrence of the vacancy by a special election by the members. In the case of a special election, the tabulation and certification of the results may be conducted at any regularly scheduled quarterly or special meeting called for that purpose. A member elected or appointed to fill such position shall serve for the unexpired term of the member whom he is succeeding. Any member may be re-elected or re-appointed for additional terms.

(Source: P.A. 99-208, eff. 7-30-15.)

(725 ILCS 210/4.12)

Sec. 4.12. Best Practices Protocol Committee. The Board ~~may~~ shall establish a Best Practices Protocol Committee which ~~may~~ shall evaluate and recommend a Best Practices Protocol on specific issues related to the implementation of the criminal justice system ~~investigation and prosecution of serious criminal offenses~~. The Best Practices Committee ~~may~~ shall review ~~the causes of wrongful convictions~~ and make recommendations to improve and enhance public safety, with due consideration for the rights of the accused and the rights of crime victims. ~~The Best Practices Protocol Committee shall:~~

~~(1) Propose enhanced procedures relevant to the investigation and prosecution of criminal offenses.~~

~~(2) Collaborate with law enforcement partners in the development of enhanced procedures.~~

~~(3) Review public and private sector reports dealing with reduction of wrongful convictions.~~

~~(4) Identify and assess innovations to the criminal justice system.~~

~~(5) Examine scientific studies concerning new procedures.~~

~~(6) Create training programs for prosecutors and police on the best practice protocols developed by the Committee in collaboration with law enforcement.~~

~~(7) Review specific proposals submitted by the General Assembly by way of resolution and report back its findings and recommendations in a timely manner.~~

(Source: P.A. 98-938, eff. 8-15-14.)

(725 ILCS 210/9) (from Ch. 14, par. 209)

Sec. 9. There is created a special fund in the State Treasury designated as the State's Attorneys Appellate Prosecutor's County Fund which is to be held in trust for this purpose. It shall be funded from contributions collected from the counties in the program, other than moneys received from the counties for

the programs and publications authorized by Section 4.10 of this Act. The contributions shall be based on proportional pro-rated shares as determined by the board based on the populations of the participating counties and their level of participation. This fund is to be used exclusively for the expenses of the Office.

(Source: P.A. 84-1062.)

(725 ILCS 210/9.01) (from Ch. 14, par. 209.01)

Sec. 9.01. ~~The For State fiscal years beginning on or after July 1, 2017, the~~ General Assembly shall appropriate money for the expenses of the Office, other than the expenses of the Office incident to the programs and publications authorized by Section 4.10 of this Act, from such Funds and in such amounts as it may determine except for employees in the collective bargaining unit, for which all personal services expenses shall be paid from the General Revenue Fund.

(Source: P.A. 101-10, eff. 6-5-19.)

Section 20-80. The Workers' Compensation Act is amended by changing Sections 13 and 14 as follows:

(820 ILCS 305/13) (from Ch. 48, par. 138.13)

Sec. 13. There is created an Illinois Workers' Compensation Commission consisting of 10 members to be appointed by the Governor, by and with the consent of the Senate, 3 of whom shall be representative citizens of the employing class operating under this Act and 3 of whom shall be from a labor organization recognized under the National Labor Relations Act or an attorney who has represented labor organizations or has represented employees in workers' compensation cases, and 4 of whom shall be representative citizens not identified with either the employing or employee classes. Not more than 6 members of the Commission shall be of the same political party.

One of the members not identified with either the employing or employee classes shall be designated by the Governor as Chairman. The Chairman shall be the chief administrative and executive officer of the Commission; and he or she shall have general supervisory authority over all personnel of the Commission, including arbitrators and Commissioners, and the final authority in all administrative matters relating to the Commissioners, including but not limited to the assignment and distribution of cases and assignment of Commissioners to the panels, except in the promulgation of procedural rules and orders under Section 16 and in the determination of cases under this Act.

Notwithstanding the general supervisory authority of the Chairman, each Commissioner, except those assigned to the temporary panel, shall have the authority to hire and supervise 2 staff attorneys each. Such staff attorneys shall report directly to the individual Commissioner.

A formal training program for newly-appointed Commissioners shall be implemented. The training program shall include the following:

- (a) substantive and procedural aspects of the office of Commissioner;
- (b) current issues in workers' compensation law and practice;
- (c) medical lectures by specialists in areas such as orthopedics, ophthalmology, psychiatry, rehabilitation counseling;
- (d) orientation to each operational unit of the Illinois Workers' Compensation Commission;
- (e) observation of experienced arbitrators and Commissioners conducting hearings of cases, combined with the opportunity to discuss evidence presented and rulings made;
- (f) the use of hypothetical cases requiring the newly-appointed Commissioner to issue judgments as a means to evaluating knowledge and writing ability;
- (g) writing skills;
- (h) professional and ethical standards pursuant to Section 1.1 of this Act;
- (i) detection of workers' compensation fraud and reporting obligations of Commission employees and appointees;
- (j) standards of evidence-based medical treatment and best practices for measuring and improving quality and health care outcomes in the workers' compensation system, including but not limited to the use of the American Medical Association's "Guides to the Evaluation of Permanent Impairment" and the practice of utilization review; and
- (k) substantive and procedural aspects of coal workers' pneumoconiosis (black lung) cases.

A formal and ongoing professional development program including, but not limited to, the above-noted areas shall be implemented to keep Commissioners informed of recent developments and issues and to assist them in maintaining and enhancing their professional competence. Each Commissioner shall

complete 20 hours of training in the above-noted areas during every 2 years such Commissioner shall remain in office.

The Commissioner candidates, other than the Chairman, must meet one of the following qualifications: (a) licensed to practice law in the State of Illinois; or (b) served as an arbitrator at the Illinois Workers' Compensation Commission for at least 3 years; or (c) has at least 4 years of professional labor relations experience. The Chairman candidate must have public or private sector management and budget experience, as determined by the Governor.

Each Commissioner shall devote full time to his duties and any Commissioner who is an attorney-at-law shall not engage in the practice of law, nor shall any Commissioner hold any other office or position of profit under the United States or this State or any municipal corporation or political subdivision of this State, nor engage in any other business, employment, or vocation.

The term of office of each member of the Commission holding office on the effective date of this amendatory Act of 1989 is abolished, but the incumbents shall continue to exercise all of the powers and be subject to all of the duties of Commissioners until their respective successors are appointed and qualified.

The Illinois Workers' Compensation Commission shall administer this Act.

In the promulgation of procedural rules, the determination of cases heard en banc, and other matters determined by the full Commission, the Chairman's vote shall break a tie in the event of a tie vote.

The members shall be appointed by the Governor, with the advice and consent of the Senate, as follows:

(a) After the effective date of this amendatory Act of 1989, 3 members, at least one of each political party, and one of whom shall be a representative citizen of the employing class operating under this Act, one of whom shall be a representative citizen of the class of employees covered under this Act, and one of whom shall be a representative citizen not identified with either the employing or employee classes, shall be appointed to hold office until the third Monday in January of 1993, and until their successors are appointed and qualified, and 4 members, one of whom shall be a representative citizen of the employing class operating under this Act, one of whom shall be a representative citizen of the class of employees covered in this Act, and two of whom shall be representative citizens not identified with either the employing or employee classes, one of whom shall be designated by the Governor as Chairman (at least one of each of the two major political parties) shall be appointed to hold office until the third Monday of January in 1991, and until their successors are appointed and qualified.

(a-5) Notwithstanding any other provision of this Section, the term of each member of the Commission who was appointed by the Governor and is in office on June 30, 2003 shall terminate at the close of business on that date or when all of the successor members to be appointed pursuant to this amendatory Act of the 93rd General Assembly have been appointed by the Governor, whichever occurs later. As soon as possible, the Governor shall appoint persons to fill the vacancies created by this amendatory Act. Of the initial commissioners appointed pursuant to this amendatory Act of the 93rd General Assembly, 3 shall be appointed for terms ending on the third Monday in January, 2005, and 4 shall be appointed for terms ending on the third Monday in January, 2007.

(a-10) After the effective date of this amendatory Act of the 94th General Assembly, the Commission shall be increased to 10 members. As soon as possible after the effective date of this amendatory Act of the 94th General Assembly, the Governor shall appoint, by and with the consent of the Senate, the 3 members added to the Commission under this amendatory Act of the 94th General Assembly, one of whom shall be a representative citizen of the employing class operating under this Act, one of whom shall be a representative of the class of employees covered under this Act, and one of whom shall be a representative citizen not identified with either the employing or employee classes. Of the members appointed under this amendatory Act of the 94th General Assembly, one shall be appointed for a term ending on the third Monday in January, 2007, and 2 shall be appointed for terms ending on the third Monday in January, 2009, and until their successors are appointed and qualified.

(b) Members shall thereafter be appointed to hold office for terms of 4 years from the third Monday in January of the year of their appointment, and until their successors are appointed and qualified. All such appointments shall be made so that the composition of the Commission is in accordance with the provisions of the first paragraph of this Section.

Each Commissioner shall receive an annual salary equal to 70% of that of a Circuit Court Judge in the Judicial Circuit constituted by the First Judicial District under the Salaries Act; the Chairman shall receive an annual salary of 5% more than the other Commissioners.

~~The Chairman shall receive an annual salary of \$42,500, or a salary set by the Compensation Review Board, whichever is greater, and each other member shall receive an annual salary of \$38,000, or a salary set by the Compensation Review Board, whichever is greater.~~

In case of a vacancy in the office of a Commissioner during the recess of the Senate, the Governor shall make a temporary appointment until the next meeting of the Senate, when he shall nominate some person to fill such office. Any person so nominated who is confirmed by the Senate shall hold office during the remainder of the term and until his successor is appointed and qualified.

The Illinois Workers' Compensation Commission created by this amendatory Act of 1989 shall succeed to all the rights, powers, duties, obligations, records and other property and employees of the Industrial Commission which it replaces as modified by this amendatory Act of 1989 and all applications and reports to actions and proceedings of such prior Industrial Commission shall be considered as applications and reports to actions and proceedings of the Illinois Workers' Compensation Commission created by this amendatory Act of 1989.

Notwithstanding any other provision of this Act, in the event the Chairman shall make a finding that a member is or will be unavailable to fulfill the responsibilities of his or her office, the Chairman shall advise the Governor and the member in writing and shall designate a certified arbitrator to serve as acting Commissioner. The certified arbitrator shall act as a Commissioner until the member resumes the duties of his or her office or until a new member is appointed by the Governor, by and with the consent of the Senate, if a vacancy occurs in the office of the Commissioner, but in no event shall a certified arbitrator serve in the capacity of Commissioner for more than 6 months from the date of appointment by the Chairman. A finding by the Chairman that a member is or will be unavailable to fulfill the responsibilities of his or her office shall be based upon notice to the Chairman by a member that he or she will be unavailable or facts and circumstances made known to the Chairman which lead him to reasonably find that a member is unavailable to fulfill the responsibilities of his or her office. The designation of a certified arbitrator to act as a Commissioner shall be considered representative of citizens not identified with either the employing or employee classes and the arbitrator shall serve regardless of his or her political affiliation. A certified arbitrator who serves as an acting Commissioner shall have all the rights and powers of a Commissioner, including salary.

Notwithstanding any other provision of this Act, the Governor shall appoint a special panel of Commissioners comprised of 3 members who shall be chosen by the Governor, by and with the consent of the Senate, from among the current ranks of certified arbitrators. Three members shall hold office until the Commission in consultation with the Governor determines that the caseload on review has been reduced sufficiently to allow cases to proceed in a timely manner or for a term of 18 months from the effective date of their appointment by the Governor, whichever shall be earlier. The 3 members shall be considered representative of citizens not identified with either the employing or employee classes and shall serve regardless of political affiliation. Each of the 3 members shall have only such rights and powers of a Commissioner necessary to dispose of those cases assigned to the special panel. Each of the 3 members appointed to the special panel shall receive the same salary as other Commissioners for the duration of the panel.

The Commission may have an Executive Director; if so, the Executive Director shall be appointed by the Governor with the advice and consent of the Senate. The salary and duties of the Executive Director shall be fixed by the Commission.

On the effective date of this amendatory Act of the 93rd General Assembly, the name of the Industrial Commission is changed to the Illinois Workers' Compensation Commission. References in any law, appropriation, rule, form, or other document: (i) to the Industrial Commission are deemed, in appropriate contexts, to be references to the Illinois Workers' Compensation Commission for all purposes; (ii) to the Industrial Commission Operations Fund are deemed, in appropriate contexts, to be references to the Illinois Workers' Compensation Commission Operations Fund for all purposes; (iii) to the Industrial Commission Operations Fund Fee are deemed, in appropriate contexts, to be references to the Illinois Workers' Compensation Commission Operations Fund Fee for all purposes; and (iv) to the Industrial Commission Operations Fund Surcharge are deemed, in appropriate contexts, to be references to the Illinois Workers' Compensation Commission Operations Fund Surcharge for all purposes.

(Source: P.A. 101-384, eff. 1-1-20.)

(820 ILCS 305/14) (from Ch. 48, par. 138.14)

Sec. 14. The Commission shall appoint a secretary, an assistant secretary, and arbitrators and shall employ such assistants and clerical help as may be necessary. Arbitrators shall be appointed pursuant to this Section, notwithstanding any provision of the Personnel Code.

Each arbitrator appointed after June 28, 2011 shall be required to demonstrate in writing his or her knowledge of and expertise in the law of and judicial processes of the Workers' Compensation Act and the Workers' Occupational Diseases Act.

A formal training program for newly-hired arbitrators shall be implemented. The training program shall include the following:

- (a) substantive and procedural aspects of the arbitrator position;
- (b) current issues in workers' compensation law and practice;
- (c) medical lectures by specialists in areas such as orthopedics, ophthalmology, psychiatry, rehabilitation counseling;
- (d) orientation to each operational unit of the Illinois Workers' Compensation Commission;
- (e) observation of experienced arbitrators conducting hearings of cases, combined with the opportunity to discuss evidence presented and rulings made;
- (f) the use of hypothetical cases requiring the trainee to issue judgments as a means to evaluating knowledge and writing ability;
- (g) writing skills;
- (h) professional and ethical standards pursuant to Section 1.1 of this Act;
- (i) detection of workers' compensation fraud and reporting obligations of Commission employees and appointees;
- (j) standards of evidence-based medical treatment and best practices for measuring and improving quality and health care outcomes in the workers' compensation system, including but not limited to the use of the American Medical Association's "Guides to the Evaluation of Permanent Impairment" and the practice of utilization review; and
- (k) substantive and procedural aspects of coal workers' pneumoconiosis (black lung) cases.

A formal and ongoing professional development program including, but not limited to, the above-noted areas shall be implemented to keep arbitrators informed of recent developments and issues and to assist them in maintaining and enhancing their professional competence. Each arbitrator shall complete 20 hours of training in the above-noted areas during every 2 years such arbitrator shall remain in office.

Each arbitrator shall devote full time to his or her duties and shall serve when assigned as an acting Commissioner when a Commissioner is unavailable in accordance with the provisions of Section 13 of this Act. Any arbitrator who is an attorney-at-law shall not engage in the practice of law, nor shall any arbitrator hold any other office or position of profit under the United States or this State or any municipal corporation or political subdivision of this State. Notwithstanding any other provision of this Act to the contrary, an arbitrator who serves as an acting Commissioner in accordance with the provisions of Section 13 of this Act shall continue to serve in the capacity of Commissioner until a decision is reached in every case heard by that arbitrator while serving as an acting Commissioner.

Notwithstanding any other provision of this Section, the term of all arbitrators serving on June 28, 2011 (the effective date of Public Act 97-18), including any arbitrators on administrative leave, shall terminate at the close of business on July 1, 2011, but the incumbents shall continue to exercise all of their duties until they are reappointed or their successors are appointed.

On and after June 28, 2011 (the effective date of Public Act 97-18), arbitrators shall be appointed to 3-year terms as follows:

- (1) All appointments shall be made by the Governor with the advice and consent of the Senate.
- (2) For their initial appointments, 12 arbitrators shall be appointed to terms expiring July 1, 2012; 12 arbitrators shall be appointed to terms expiring July 1, 2013; and all additional arbitrators shall be appointed to terms expiring July 1, 2014. Thereafter, all arbitrators shall be appointed to 3-year terms.

Upon the expiration of a term, the Chairman shall evaluate the performance of the arbitrator and may recommend to the Governor that he or she be reappointed to a second or subsequent term by the Governor with the advice and consent of the Senate.

Each arbitrator appointed on or after June 28, 2011 (the effective date of Public Act 97-18) and who has not previously served as an arbitrator for the Commission shall be required to be authorized to practice

law in this State by the Supreme Court, and to maintain this authorization throughout his or her term of employment.

The performance of all arbitrators shall be reviewed by the Chairman on an annual basis. The Chairman shall allow input from the Commissioners in all such reviews.

The Commission shall assign no fewer than 3 arbitrators to each hearing site. The Commission shall establish a procedure to ensure that the arbitrators assigned to each hearing site are assigned cases on a random basis. No arbitrator shall hear cases in any county, other than Cook County, for more than 2 years in each 3-year term.

The Secretary and each arbitrator shall receive a per annum salary of ~~5%~~ ~~\$4,000~~ less than the per annum salary of members of The Illinois Workers' Compensation Commission as provided in Section 13 of this Act, payable in equal monthly installments.

The members of the Commission, Arbitrators and other employees whose duties require them to travel, shall have reimbursed to them their actual traveling expenses and disbursements made or incurred by them in the discharge of their official duties while away from their place of residence in the performance of their duties.

The Commission shall provide itself with a seal for the authentication of its orders, awards and proceedings upon which shall be inscribed the name of the Commission and the words "Illinois--Seal".

The Secretary or Assistant Secretary, under the direction of the Commission, shall have charge and custody of the seal of the Commission and also have charge and custody of all records, files, orders, proceedings, decisions, awards and other documents on file with the Commission. He shall furnish certified copies, under the seal of the Commission, of any such records, files, orders, proceedings, decisions, awards and other documents on file with the Commission as may be required. Certified copies so furnished by the Secretary or Assistant Secretary shall be received in evidence before the Commission or any Arbitrator thereof, and in all courts, provided that the original of such certified copy is otherwise competent and admissible in evidence. The Secretary or Assistant Secretary shall perform such other duties as may be prescribed from time to time by the Commission.

(Source: P.A. 98-40, eff. 6-28-13; 99-642, eff. 7-28-16.)

#### ARTICLE 25. HORSE RACING PURSE EQUITY FUND

Section 25-5. The State Finance Act is amended by adding Sections 5.941 and 6z-129 as follows:

(30 ILCS 105/5.941 new)

Sec. 5.941. The Horse Racing Purse Equity Fund.

(30 ILCS 105/6z-129 new)

Sec. 6z-129. Horse Racing Purse Equity Fund. Within 60 calendar days of funds being deposited in the Horse Racing Purse Equity Fund, the Department of Agriculture shall make grants, the division of which shall be divided based upon the annual agreement of all legally recognized horsemen's associations for the sole purpose of augmenting purses. For purposes of this Section, a legally recognized horsemen association is that horsemen association representing the largest number of owners, trainers, jockeys or Standardbred drivers who race horses at an Illinois organizational licensee and that enter into agreements with Illinois organization licenses to govern the racing meet and that also provide required consents pursuant to the Illinois Horse Racing Act of 1975.

Section 25-10. The Illinois Horse Racing Act of 1975 is amended by changing Section 28.1 as follows:

(230 ILCS 5/28.1)

Sec. 28.1. Payments.

(a) Beginning on January 1, 2000, moneys collected by the Department of Revenue and the Racing Board pursuant to Section 26 or Section 27 of this Act shall be deposited into the Horse Racing Fund, which is hereby created as a special fund in the State Treasury.

(b) Appropriations, as approved by the General Assembly, may be made from the Horse Racing Fund to the Board to pay the salaries of the Board members, secretary, stewards, directors of mutuels, veterinarians, representatives, accountants, clerks, stenographers, inspectors and other employees of the Board, and all expenses of the Board incident to the administration of this Act, including, but not limited to, all expenses and salaries incident to the taking of saliva and urine samples in accordance with the rules and regulations of the Board.

(c) (Blank).

(d) Beginning January 1, 2000, payments to all programs in existence on the effective date of this amendatory Act of 1999 that are identified in Sections 26(c), 26(f), 26(h)(11)(C), and 28, subsections (a), (b), (c), (d), (e), (f), (g), and (h) of Section 30, and subsections (a), (b), (c), (d), (e), (f), (g), and (h) of Section 31 shall be made from the General Revenue Fund at the funding levels determined by amounts paid under this Act in calendar year 1998. Beginning on the effective date of this amendatory Act of the 93rd General Assembly, payments to the Peoria Park District shall be made from the General Revenue Fund at the funding level determined by amounts paid to that park district for museum purposes under this Act in calendar year 1994.

If an inter-track wagering location licensee's facility changes its location, then the payments associated with that facility under this subsection (d) for museum purposes shall be paid to the park district in the area where the facility relocates, and the payments shall be used for museum purposes. If the facility does not relocate to a park district, then the payments shall be paid to the taxing district that is responsible for park or museum expenditures.

(e) Beginning July 1, 2006, the payment authorized under subsection (d) to museums and aquariums located in park districts of over 500,000 population shall be paid to museums, aquariums, and zoos in amounts determined by Museums in the Park, an association of museums, aquariums, and zoos located on Chicago Park District property.

(f) Beginning July 1, 2007, the Children's Discovery Museum in Normal, Illinois shall receive payments from the General Revenue Fund at the funding level determined by the amounts paid to the Miller Park Zoo in Bloomington, Illinois under this Section in calendar year 2006.

(g) On August 31, 2021, after subtracting all lapse period spending from the June 30 balance of the prior fiscal year, the Comptroller shall transfer to the Horse Racing Purse Equity Fund 50% of the balance within the Horse Racing Fund.

(Source: P.A. 98-624, eff. 1-29-14.)

#### ARTICLE 30. REVENUE

Section 30-5. The Illinois Income Tax Act is amended by changing Sections 203, 207, 214, 220, 221, and 222 as follows:

(35 ILCS 5/203) (from Ch. 120, par. 2-203)

Sec. 203. Base income defined.

(a) Individuals.

(1) In general. In the case of an individual, base income means an amount equal to the taxpayer's adjusted gross income for the taxable year as modified by paragraph (2).

(2) Modifications. The adjusted gross income referred to in paragraph (1) shall be modified by adding thereto the sum of the following amounts:

(A) An amount equal to all amounts paid or accrued to the taxpayer as interest or dividends during the taxable year to the extent excluded from gross income in the computation of adjusted gross income, except stock dividends of qualified public utilities described in Section 305(e) of the Internal Revenue Code;

(B) An amount equal to the amount of tax imposed by this Act to the extent deducted from gross income in the computation of adjusted gross income for the taxable year;

(C) An amount equal to the amount received during the taxable year as a recovery or refund of real property taxes paid with respect to the taxpayer's principal residence under the Revenue Act of 1939 and for which a deduction was previously taken under subparagraph (L) of this paragraph (2) prior to July 1, 1991, the retrospective application date of Article 4 of Public Act 87-17. In the case of multi-unit or multi-use structures and farm dwellings, the taxes on the taxpayer's principal residence shall be that portion of the total taxes for the entire property which is attributable to such principal residence;

(D) An amount equal to the amount of the capital gain deduction allowable under the Internal Revenue Code, to the extent deducted from gross income in the computation of adjusted gross income;

(D-5) An amount, to the extent not included in adjusted gross income, equal to the amount of money withdrawn by the taxpayer in the taxable year from a medical care savings account and the interest earned on the account in the taxable year of a withdrawal pursuant to

subsection (b) of Section 20 of the Medical Care Savings Account Act or subsection (b) of Section 20 of the Medical Care Savings Account Act of 2000;

(D-10) For taxable years ending after December 31, 1997, an amount equal to any eligible remediation costs that the individual deducted in computing adjusted gross income and for which the individual claims a credit under subsection (l) of Section 201;

(D-15) For taxable years 2001 and thereafter, an amount equal to the bonus depreciation deduction taken on the taxpayer's federal income tax return for the taxable year under subsection (k) of Section 168 of the Internal Revenue Code;

(D-16) If the taxpayer sells, transfers, abandons, or otherwise disposes of property for which the taxpayer was required in any taxable year to make an addition modification under subparagraph (D-15), then an amount equal to the aggregate amount of the deductions taken in all taxable years under subparagraph (Z) with respect to that property.

If the taxpayer continues to own property through the last day of the last tax year for which a subtraction is allowed with respect to that property under subparagraph (Z) ~~the taxpayer may claim a depreciation deduction for federal income tax purposes~~ and for which the taxpayer was allowed in any taxable year to make a subtraction modification under subparagraph (Z), then an amount equal to that subtraction modification.

The taxpayer is required to make the addition modification under this subparagraph only once with respect to any one piece of property;

(D-17) An amount equal to the amount otherwise allowed as a deduction in computing base income for interest paid, accrued, or incurred, directly or indirectly, (i) for taxable years ending on or after December 31, 2004, to a foreign person who would be a member of the same unitary business group but for the fact that foreign person's business activity outside the United States is 80% or more of the foreign person's total business activity and (ii) for taxable years ending on or after December 31, 2008, to a person who would be a member of the same unitary business group but for the fact that the person is prohibited under Section 1501(a)(27) from being included in the unitary business group because he or she is ordinarily required to apportion business income under different subsections of Section 304. The addition modification required by this subparagraph shall be reduced to the extent that dividends were included in base income of the unitary group for the same taxable year and received by the taxpayer or by a member of the taxpayer's unitary business group (including amounts included in gross income under Sections 951 through 964 of the Internal Revenue Code and amounts included in gross income under Section 78 of the Internal Revenue Code) with respect to the stock of the same person to whom the interest was paid, accrued, or incurred.

This paragraph shall not apply to the following:

(i) an item of interest paid, accrued, or incurred, directly or indirectly, to a person who is subject in a foreign country or state, other than a state which requires mandatory unitary reporting, to a tax on or measured by net income with respect to such interest; or

(ii) an item of interest paid, accrued, or incurred, directly or indirectly, to a person if the taxpayer can establish, based on a preponderance of the evidence, both of the following:

(a) the person, during the same taxable year, paid, accrued, or incurred, the interest to a person that is not a related member, and

(b) the transaction giving rise to the interest expense between the taxpayer and the person did not have as a principal purpose the avoidance of Illinois income tax, and is paid pursuant to a contract or agreement that reflects an arm's-length interest rate and terms; or

(iii) the taxpayer can establish, based on clear and convincing evidence, that the interest paid, accrued, or incurred relates to a contract or agreement entered into at arm's-length rates and terms and the principal purpose for the payment is not federal or Illinois tax avoidance; or

(iv) an item of interest paid, accrued, or incurred, directly or indirectly, to a person if the taxpayer establishes by clear and convincing evidence that the adjustments are unreasonable; or if the taxpayer and the Director agree in writing to the application or use of an alternative method of apportionment under Section 304(f).

Nothing in this subsection shall preclude the Director from making any other adjustment otherwise allowed under Section 404 of this Act for any tax year beginning after the effective date of this amendment provided such adjustment is made pursuant to regulation adopted by the Department and such regulations provide methods and standards by which the Department will utilize its authority under Section 404 of this Act;

(D-18) An amount equal to the amount of intangible expenses and costs otherwise allowed as a deduction in computing base income, and that were paid, accrued, or incurred, directly or indirectly, (i) for taxable years ending on or after December 31, 2004, to a foreign person who would be a member of the same unitary business group but for the fact that the foreign person's business activity outside the United States is 80% or more of that person's total business activity and (ii) for taxable years ending on or after December 31, 2008, to a person who would be a member of the same unitary business group but for the fact that the person is prohibited under Section 1501(a)(27) from being included in the unitary business group because he or she is ordinarily required to apportion business income under different subsections of Section 304. The addition modification required by this subparagraph shall be reduced to the extent that dividends were included in base income of the unitary group for the same taxable year and received by the taxpayer or by a member of the taxpayer's unitary business group (including amounts included in gross income under Sections 951 through 964 of the Internal Revenue Code and amounts included in gross income under Section 78 of the Internal Revenue Code) with respect to the stock of the same person to whom the intangible expenses and costs were directly or indirectly paid, incurred, or accrued. The preceding sentence does not apply to the extent that the same dividends caused a reduction to the addition modification required under Section 203(a)(2)(D-17) of this Act. As used in this subparagraph, the term "intangible expenses and costs" includes (1) expenses, losses, and costs for, or related to, the direct or indirect acquisition, use, maintenance or management, ownership, sale, exchange, or any other disposition of intangible property; (2) losses incurred, directly or indirectly, from factoring transactions or discounting transactions; (3) royalty, patent, technical, and copyright fees; (4) licensing fees; and (5) other similar expenses and costs. For purposes of this subparagraph, "intangible property" includes patents, patent applications, trade names, trademarks, service marks, copyrights, mask works, trade secrets, and similar types of intangible assets.

This paragraph shall not apply to the following:

(i) any item of intangible expenses or costs paid, accrued, or incurred, directly or indirectly, from a transaction with a person who is subject in a foreign country or state, other than a state which requires mandatory unitary reporting, to a tax on or measured by net income with respect to such item; or

(ii) any item of intangible expense or cost paid, accrued, or incurred, directly or indirectly, if the taxpayer can establish, based on a preponderance of the evidence, both of the following:

(a) the person during the same taxable year paid, accrued, or incurred, the intangible expense or cost to a person that is not a related member, and

(b) the transaction giving rise to the intangible expense or cost between the taxpayer and the person did not have as a principal purpose the avoidance of Illinois income tax, and is paid pursuant to a contract or agreement that reflects arm's-length terms; or

(iii) any item of intangible expense or cost paid, accrued, or incurred, directly or indirectly, from a transaction with a person if the taxpayer establishes by clear and convincing evidence, that the adjustments are unreasonable; or if the taxpayer and the Director agree in writing to the application or use of an alternative method of apportionment under Section 304(f);

Nothing in this subsection shall preclude the Director from making any other adjustment otherwise allowed under Section 404 of this Act for any tax year beginning after the effective date of this amendment provided such adjustment is made pursuant to regulation adopted by the Department and such regulations provide methods and standards by which the Department will utilize its authority under Section 404 of this Act;

(D-19) For taxable years ending on or after December 31, 2008, an amount equal to the amount of insurance premium expenses and costs otherwise allowed as a deduction in

computing base income, and that were paid, accrued, or incurred, directly or indirectly, to a person who would be a member of the same unitary business group but for the fact that the person is prohibited under Section 1501(a)(27) from being included in the unitary business group because he or she is ordinarily required to apportion business income under different subsections of Section 304. The addition modification required by this subparagraph shall be reduced to the extent that dividends were included in base income of the unitary group for the same taxable year and received by the taxpayer or by a member of the taxpayer's unitary business group (including amounts included in gross income under Sections 951 through 964 of the Internal Revenue Code and amounts included in gross income under Section 78 of the Internal Revenue Code) with respect to the stock of the same person to whom the premiums and costs were directly or indirectly paid, incurred, or accrued. The preceding sentence does not apply to the extent that the same dividends caused a reduction to the addition modification required under Section 203(a)(2)(D-17) or Section 203(a)(2)(D-18) of this Act;

(D-20) For taxable years beginning on or after January 1, 2002 and ending on or before December 31, 2006, in the case of a distribution from a qualified tuition program under Section 529 of the Internal Revenue Code, other than (i) a distribution from a College Savings Pool created under Section 16.5 of the State Treasurer Act or (ii) a distribution from the Illinois Prepaid Tuition Trust Fund, an amount equal to the amount excluded from gross income under Section 529(c)(3)(B). For taxable years beginning on or after January 1, 2007, in the case of a distribution from a qualified tuition program under Section 529 of the Internal Revenue Code, other than (i) a distribution from a College Savings Pool created under Section 16.5 of the State Treasurer Act, (ii) a distribution from the Illinois Prepaid Tuition Trust Fund, or (iii) a distribution from a qualified tuition program under Section 529 of the Internal Revenue Code that (I) adopts and determines that its offering materials comply with the College Savings Plans Network's disclosure principles and (II) has made reasonable efforts to inform in-state residents of the existence of in-state qualified tuition programs by informing Illinois residents directly and, where applicable, to inform financial intermediaries distributing the program to inform in-state residents of the existence of in-state qualified tuition programs at least annually, an amount equal to the amount excluded from gross income under Section 529(c)(3)(B).

For the purposes of this subparagraph (D-20), a qualified tuition program has made reasonable efforts if it makes disclosures (which may use the term "in-state program" or "in-state plan" and need not specifically refer to Illinois or its qualified programs by name) (i) directly to prospective participants in its offering materials or makes a public disclosure, such as a website posting; and (ii) where applicable, to intermediaries selling the out-of-state program in the same manner that the out-of-state program distributes its offering materials;

(D-20.5) For taxable years beginning on or after January 1, 2018, in the case of a distribution from a qualified ABLE program under Section 529A of the Internal Revenue Code, other than a distribution from a qualified ABLE program created under Section 16.6 of the State Treasurer Act, an amount equal to the amount excluded from gross income under Section 529A(c)(1)(B) of the Internal Revenue Code;

(D-21) For taxable years beginning on or after January 1, 2007, in the case of transfer of moneys from a qualified tuition program under Section 529 of the Internal Revenue Code that is administered by the State to an out-of-state program, an amount equal to the amount of moneys previously deducted from base income under subsection (a)(2)(Y) of this Section;

(D-21.5) For taxable years beginning on or after January 1, 2018, in the case of the transfer of moneys from a qualified tuition program under Section 529 or a qualified ABLE program under Section 529A of the Internal Revenue Code that is administered by this State to an ABLE account established under an out-of-state ABLE account program, an amount equal to the contribution component of the transferred amount that was previously deducted from base income under subsection (a)(2)(Y) or subsection (a)(2)(HH) of this Section;

(D-22) For taxable years beginning on or after January 1, 2009, and prior to January 1, 2018, in the case of a nonqualified withdrawal or refund of moneys from a qualified tuition program under Section 529 of the Internal Revenue Code administered by the State that is not used for qualified expenses at an eligible education institution, an amount equal to the contribution component of the nonqualified withdrawal or refund that was previously deducted from base income under subsection (a)(2)(y) of this Section, provided that the withdrawal or

refund did not result from the beneficiary's death or disability. For taxable years beginning on or after January 1, 2018: (1) in the case of a nonqualified withdrawal or refund, as defined under Section 16.5 of the State Treasurer Act, of moneys from a qualified tuition program under Section 529 of the Internal Revenue Code administered by the State, an amount equal to the contribution component of the nonqualified withdrawal or refund that was previously deducted from base income under subsection (a)(2)(Y) of this Section, and (2) in the case of a nonqualified withdrawal or refund from a qualified ABLE program under Section 529A of the Internal Revenue Code administered by the State that is not used for qualified disability expenses, an amount equal to the contribution component of the nonqualified withdrawal or refund that was previously deducted from base income under subsection (a)(2)(HH) of this Section;

(D-23) An amount equal to the credit allowable to the taxpayer under Section 218(a) of this Act, determined without regard to Section 218(c) of this Act;

(D-24) For taxable years ending on or after December 31, 2017, an amount equal to the deduction allowed under Section 199 of the Internal Revenue Code for the taxable year; and by deducting from the total so obtained the sum of the following amounts:

(E) For taxable years ending before December 31, 2001, any amount included in such total in respect of any compensation (including but not limited to any compensation paid or accrued to a serviceman while a prisoner of war or missing in action) paid to a resident by reason of being on active duty in the Armed Forces of the United States and in respect of any compensation paid or accrued to a resident who as a governmental employee was a prisoner of war or missing in action, and in respect of any compensation paid to a resident in 1971 or thereafter for annual training performed pursuant to Sections 502 and 503, Title 32, United States Code as a member of the Illinois National Guard or, beginning with taxable years ending on or after December 31, 2007, the National Guard of any other state. For taxable years ending on or after December 31, 2001, any amount included in such total in respect of any compensation (including but not limited to any compensation paid or accrued to a serviceman while a prisoner of war or missing in action) paid to a resident by reason of being a member of any component of the Armed Forces of the United States and in respect of any compensation paid or accrued to a resident who as a governmental employee was a prisoner of war or missing in action, and in respect of any compensation paid to a resident in 2001 or thereafter by reason of being a member of the Illinois National Guard or, beginning with taxable years ending on or after December 31, 2007, the National Guard of any other state. The provisions of this subparagraph (E) are exempt from the provisions of Section 250;

(F) An amount equal to all amounts included in such total pursuant to the provisions of Sections 402(a), 402(c), 403(a), 403(b), 406(a), 407(a), and 408 of the Internal Revenue Code, or included in such total as distributions under the provisions of any retirement or disability plan for employees of any governmental agency or unit, or retirement payments to retired partners, which payments are excluded in computing net earnings from self employment by Section 1402 of the Internal Revenue Code and regulations adopted pursuant thereto;

(G) The valuation limitation amount;

(H) An amount equal to the amount of any tax imposed by this Act which was refunded to the taxpayer and included in such total for the taxable year;

(I) An amount equal to all amounts included in such total pursuant to the provisions of Section 111 of the Internal Revenue Code as a recovery of items previously deducted from adjusted gross income in the computation of taxable income;

(J) An amount equal to those dividends included in such total which were paid by a corporation which conducts business operations in a River Edge Redevelopment Zone or zones created under the River Edge Redevelopment Zone Act, and conducts substantially all of its operations in a River Edge Redevelopment Zone or zones. This subparagraph (J) is exempt from the provisions of Section 250;

(K) An amount equal to those dividends included in such total that were paid by a corporation that conducts business operations in a federally designated Foreign Trade Zone or Sub-Zone and that is designated a High Impact Business located in Illinois; provided that dividends eligible for the deduction provided in subparagraph (J) of paragraph (2) of this subsection shall not be eligible for the deduction provided under this subparagraph (K);

(L) For taxable years ending after December 31, 1983, an amount equal to all social security benefits and railroad retirement benefits included in such total pursuant to Sections 72(r) and 86 of the Internal Revenue Code;

(M) With the exception of any amounts subtracted under subparagraph (N), an amount equal to the sum of all amounts disallowed as deductions by (i) Sections 171(a)(2), and 265(a)(2) of the Internal Revenue Code, and all amounts of expenses allocable to interest and disallowed as deductions by Section 265(a)(1) of the Internal Revenue Code; and (ii) for taxable years ending on or after August 13, 1999, Sections 171(a)(2), 265, 280C, and 832(b)(5)(B)(i) of the Internal Revenue Code, plus, for taxable years ending on or after December 31, 2011, Section 45G(e)(3) of the Internal Revenue Code and, for taxable years ending on or after December 31, 2008, any amount included in gross income under Section 87 of the Internal Revenue Code; the provisions of this subparagraph are exempt from the provisions of Section 250;

(N) An amount equal to all amounts included in such total which are exempt from taxation by this State either by reason of its statutes or Constitution or by reason of the Constitution, treaties or statutes of the United States; provided that, in the case of any statute of this State that exempts income derived from bonds or other obligations from the tax imposed under this Act, the amount exempted shall be the interest net of bond premium amortization;

(O) An amount equal to any contribution made to a job training project established pursuant to the Tax Increment Allocation Redevelopment Act;

(P) An amount equal to the amount of the deduction used to compute the federal income tax credit for restoration of substantial amounts held under claim of right for the taxable year pursuant to Section 1341 of the Internal Revenue Code or of any itemized deduction taken from adjusted gross income in the computation of taxable income for restoration of substantial amounts held under claim of right for the taxable year;

(Q) An amount equal to any amounts included in such total, received by the taxpayer as an acceleration in the payment of life, endowment or annuity benefits in advance of the time they would otherwise be payable as an indemnity for a terminal illness;

(R) An amount equal to the amount of any federal or State bonus paid to veterans of the Persian Gulf War;

(S) An amount, to the extent included in adjusted gross income, equal to the amount of a contribution made in the taxable year on behalf of the taxpayer to a medical care savings account established under the Medical Care Savings Account Act or the Medical Care Savings Account Act of 2000 to the extent the contribution is accepted by the account administrator as provided in that Act;

(T) An amount, to the extent included in adjusted gross income, equal to the amount of interest earned in the taxable year on a medical care savings account established under the Medical Care Savings Account Act or the Medical Care Savings Account Act of 2000 on behalf of the taxpayer, other than interest added pursuant to item (D-5) of this paragraph (2);

(U) For one taxable year beginning on or after January 1, 1994, an amount equal to the total amount of tax imposed and paid under subsections (a) and (b) of Section 201 of this Act on grant amounts received by the taxpayer under the Nursing Home Grant Assistance Act during the taxpayer's taxable years 1992 and 1993;

(V) Beginning with tax years ending on or after December 31, 1995 and ending with tax years ending on or before December 31, 2004, an amount equal to the amount paid by a taxpayer who is a self-employed taxpayer, a partner of a partnership, or a shareholder in a Subchapter S corporation for health insurance or long-term care insurance for that taxpayer or that taxpayer's spouse or dependents, to the extent that the amount paid for that health insurance or long-term care insurance may be deducted under Section 213 of the Internal Revenue Code, has not been deducted on the federal income tax return of the taxpayer, and does not exceed the taxable income attributable to that taxpayer's income, self-employment income, or Subchapter S corporation income; except that no deduction shall be allowed under this item (V) if the taxpayer is eligible to participate in any health insurance or long-term care insurance plan of an employer of the taxpayer or the taxpayer's spouse. The amount of the health insurance and long-term care insurance subtracted under this item (V) shall be determined by multiplying total health insurance and long-term care insurance premiums paid by the taxpayer times a number

that represents the fractional percentage of eligible medical expenses under Section 213 of the Internal Revenue Code of 1986 not actually deducted on the taxpayer's federal income tax return;

(W) For taxable years beginning on or after January 1, 1998, all amounts included in the taxpayer's federal gross income in the taxable year from amounts converted from a regular IRA to a Roth IRA. This paragraph is exempt from the provisions of Section 250;

(X) For taxable year 1999 and thereafter, an amount equal to the amount of any (i) distributions, to the extent includible in gross income for federal income tax purposes, made to the taxpayer because of his or her status as a victim of persecution for racial or religious reasons by Nazi Germany or any other Axis regime or as an heir of the victim and (ii) items of income, to the extent includible in gross income for federal income tax purposes, attributable to, derived from or in any way related to assets stolen from, hidden from, or otherwise lost to a victim of persecution for racial or religious reasons by Nazi Germany or any other Axis regime immediately prior to, during, and immediately after World War II, including, but not limited to, interest on the proceeds receivable as insurance under policies issued to a victim of persecution for racial or religious reasons by Nazi Germany or any other Axis regime by European insurance companies immediately prior to and during World War II; provided, however, this subtraction from federal adjusted gross income does not apply to assets acquired with such assets or with the proceeds from the sale of such assets; provided, further, this paragraph shall only apply to a taxpayer who was the first recipient of such assets after their recovery and who is a victim of persecution for racial or religious reasons by Nazi Germany or any other Axis regime or as an heir of the victim. The amount of and the eligibility for any public assistance, benefit, or similar entitlement is not affected by the inclusion of items (i) and (ii) of this paragraph in gross income for federal income tax purposes. This paragraph is exempt from the provisions of Section 250;

(Y) For taxable years beginning on or after January 1, 2002 and ending on or before December 31, 2004, moneys contributed in the taxable year to a College Savings Pool account under Section 16.5 of the State Treasurer Act, except that amounts excluded from gross income under Section 529(c)(3)(C)(i) of the Internal Revenue Code shall not be considered moneys contributed under this subparagraph (Y). For taxable years beginning on or after January 1, 2005, a maximum of \$10,000 contributed in the taxable year to (i) a College Savings Pool account under Section 16.5 of the State Treasurer Act or (ii) the Illinois Prepaid Tuition Trust Fund, except that amounts excluded from gross income under Section 529(c)(3)(C)(i) of the Internal Revenue Code shall not be considered moneys contributed under this subparagraph (Y). For purposes of this subparagraph, contributions made by an employer on behalf of an employee, or matching contributions made by an employee, shall be treated as made by the employee. This subparagraph (Y) is exempt from the provisions of Section 250;

(Z) For taxable years 2001 and thereafter, for the taxable year in which the bonus depreciation deduction is taken on the taxpayer's federal income tax return under subsection (k) of Section 168 of the Internal Revenue Code and for each applicable taxable year thereafter, an amount equal to "x", where:

(1) "y" equals the amount of the depreciation deduction taken for the taxable year on the taxpayer's federal income tax return on property for which the bonus depreciation deduction was taken in any year under subsection (k) of Section 168 of the Internal Revenue Code, but not including the bonus depreciation deduction;

(2) for taxable years ending on or before December 31, 2005, "x" equals "y" multiplied by 30 and then divided by 70 (or "y" multiplied by 0.429); and

(3) for taxable years ending after December 31, 2005:

(i) for property on which a bonus depreciation deduction of 30% of the adjusted basis was taken, "x" equals "y" multiplied by 30 and then divided by 70 (or "y" multiplied by 0.429); ~~and~~

(ii) for property on which a bonus depreciation deduction of 50% of the adjusted basis was taken, "x" equals "y" multiplied by 1.0; -

(iii) for property on which a bonus depreciation deduction of 100% of the adjusted basis was taken in a taxable year ending on or after December 31, 2021, "x" equals the depreciation deduction that would be allowed on that property if the

taxpayer had made the election under Section 168(k)(7) of the Internal Revenue Code to not claim bonus depreciation on that property; and

(iv) for property on which a bonus depreciation deduction of a percentage other than 30%, 50% or 100% of the adjusted basis was taken in a taxable year ending on or after December 31, 2021, "x" equals "y" multiplied by 100 times the percentage bonus depreciation on the property (that is, 100(bonus%)) and then divided by 100 times 1 minus the percentage bonus depreciation on the property (that is, 100(1-bonus%)).

The aggregate amount deducted under this subparagraph in all taxable years for any one piece of property may not exceed the amount of the bonus depreciation deduction taken on that property on the taxpayer's federal income tax return under subsection (k) of Section 168 of the Internal Revenue Code. This subparagraph (Z) is exempt from the provisions of Section 250;

(AA) If the taxpayer sells, transfers, abandons, or otherwise disposes of property for which the taxpayer was required in any taxable year to make an addition modification under subparagraph (D-15), then an amount equal to that addition modification.

If the taxpayer continues to own property through the last day of the last tax year for which a subtraction is allowed with respect to that property under subparagraph (Z) ~~the taxpayer may claim a depreciation deduction for federal income tax purposes and for which the taxpayer was required in any taxable year to make an addition modification under subparagraph (D-15), then an amount equal to that addition modification.~~

The taxpayer is allowed to take the deduction under this subparagraph only once with respect to any one piece of property.

This subparagraph (AA) is exempt from the provisions of Section 250;

(BB) Any amount included in adjusted gross income, other than salary, received by a driver in a ridesharing arrangement using a motor vehicle;

(CC) The amount of (i) any interest income (net of the deductions allocable thereto) taken into account for the taxable year with respect to a transaction with a taxpayer that is required to make an addition modification with respect to such transaction under Section 203(a)(2)(D-17), 203(b)(2)(E-12), 203(c)(2)(G-12), or 203(d)(2)(D-7), but not to exceed the amount of that addition modification, and (ii) any income from intangible property (net of the deductions allocable thereto) taken into account for the taxable year with respect to a transaction with a taxpayer that is required to make an addition modification with respect to such transaction under Section 203(a)(2)(D-18), 203(b)(2)(E-13), 203(c)(2)(G-13), or 203(d)(2)(D-8), but not to exceed the amount of that addition modification. This subparagraph (CC) is exempt from the provisions of Section 250;

(DD) An amount equal to the interest income taken into account for the taxable year (net of the deductions allocable thereto) with respect to transactions with (i) a foreign person who would be a member of the taxpayer's unitary business group but for the fact that the foreign person's business activity outside the United States is 80% or more of that person's total business activity and (ii) for taxable years ending on or after December 31, 2008, to a person who would be a member of the same unitary business group but for the fact that the person is prohibited under Section 1501(a)(27) from being included in the unitary business group because he or she is ordinarily required to apportion business income under different subsections of Section 304, but not to exceed the addition modification required to be made for the same taxable year under Section 203(a)(2)(D-17) for interest paid, accrued, or incurred, directly or indirectly, to the same person. This subparagraph (DD) is exempt from the provisions of Section 250;

(EE) An amount equal to the income from intangible property taken into account for the taxable year (net of the deductions allocable thereto) with respect to transactions with (i) a foreign person who would be a member of the taxpayer's unitary business group but for the fact that the foreign person's business activity outside the United States is 80% or more of that person's total business activity and (ii) for taxable years ending on or after December 31, 2008, to a person who would be a member of the same unitary business group but for the fact that the person is prohibited under Section 1501(a)(27) from being included in the unitary business group because he or she is ordinarily required to apportion business income under different subsections of Section 304, but not to exceed the addition modification required to be made for

the same taxable year under Section 203(a)(2)(D-18) for intangible expenses and costs paid, accrued, or incurred, directly or indirectly, to the same foreign person. This subparagraph (EE) is exempt from the provisions of Section 250;

(FF) An amount equal to any amount awarded to the taxpayer during the taxable year by the Court of Claims under subsection (c) of Section 8 of the Court of Claims Act for time unjustly served in a State prison. This subparagraph (FF) is exempt from the provisions of Section 250;

(GG) For taxable years ending on or after December 31, 2011, in the case of a taxpayer who was required to add back any insurance premiums under Section 203(a)(2)(D-19), such taxpayer may elect to subtract that part of a reimbursement received from the insurance company equal to the amount of the expense or loss (including expenses incurred by the insurance company) that would have been taken into account as a deduction for federal income tax purposes if the expense or loss had been uninsured. If a taxpayer makes the election provided for by this subparagraph (GG), the insurer to which the premiums were paid must add back to income the amount subtracted by the taxpayer pursuant to this subparagraph (GG). This subparagraph (GG) is exempt from the provisions of Section 250; and

(HH) For taxable years beginning on or after January 1, 2018 and prior to January 1, 2023, a maximum of \$10,000 contributed in the taxable year to a qualified ABLE account under Section 16.6 of the State Treasurer Act, except that amounts excluded from gross income under Section 529(c)(3)(C)(i) or Section 529A(c)(1)(C) of the Internal Revenue Code shall not be considered moneys contributed under this subparagraph (HH). For purposes of this subparagraph (HH), contributions made by an employer on behalf of an employee, or matching contributions made by an employee, shall be treated as made by the employee.

(b) Corporations.

(1) In general. In the case of a corporation, base income means an amount equal to the taxpayer's taxable income for the taxable year as modified by paragraph (2).

(2) Modifications. The taxable income referred to in paragraph (1) shall be modified by adding thereto the sum of the following amounts:

(A) An amount equal to all amounts paid or accrued to the taxpayer as interest and all distributions received from regulated investment companies during the taxable year to the extent excluded from gross income in the computation of taxable income;

(B) An amount equal to the amount of tax imposed by this Act to the extent deducted from gross income in the computation of taxable income for the taxable year;

(C) In the case of a regulated investment company, an amount equal to the excess of (i) the net long-term capital gain for the taxable year, over (ii) the amount of the capital gain dividends designated as such in accordance with Section 852(b)(3)(C) of the Internal Revenue Code and any amount designated under Section 852(b)(3)(D) of the Internal Revenue Code, attributable to the taxable year (this amendatory Act of 1995 (Public Act 89-89) is declarative of existing law and is not a new enactment);

(D) The amount of any net operating loss deduction taken in arriving at taxable income, other than a net operating loss carried forward from a taxable year ending prior to December 31, 1986;

(E) For taxable years in which a net operating loss carryback or carryforward from a taxable year ending prior to December 31, 1986 is an element of taxable income under paragraph (1) of subsection (e) or subparagraph (E) of paragraph (2) of subsection (e), the amount by which addition modifications other than those provided by this subparagraph (E) exceeded subtraction modifications in such earlier taxable year, with the following limitations applied in the order that they are listed:

(i) the addition modification relating to the net operating loss carried back or forward to the taxable year from any taxable year ending prior to December 31, 1986 shall be reduced by the amount of addition modification under this subparagraph (E) which related to that net operating loss and which was taken into account in calculating the base income of an earlier taxable year, and

(ii) the addition modification relating to the net operating loss carried back or forward to the taxable year from any taxable year ending prior to December 31, 1986 shall not exceed the amount of such carryback or carryforward;

For taxable years in which there is a net operating loss carryback or carryforward from more than one other taxable year ending prior to December 31, 1986, the addition modification provided in this subparagraph (E) shall be the sum of the amounts computed independently under the preceding provisions of this subparagraph (E) for each such taxable year;

(E-5) For taxable years ending after December 31, 1997, an amount equal to any eligible remediation costs that the corporation deducted in computing adjusted gross income and for which the corporation claims a credit under subsection (I) of Section 201;

(E-10) For taxable years 2001 and thereafter, an amount equal to the bonus depreciation deduction taken on the taxpayer's federal income tax return for the taxable year under subsection (k) of Section 168 of the Internal Revenue Code;

(E-11) If the taxpayer sells, transfers, abandons, or otherwise disposes of property for which the taxpayer was required in any taxable year to make an addition modification under subparagraph (E-10), then an amount equal to the aggregate amount of the deductions taken in all taxable years under subparagraph (T) with respect to that property.

If the taxpayer continues to own property through the last day of the last tax year for ~~which a subtraction is allowed with respect to that property under subparagraph (T) which the taxpayer may claim a depreciation deduction for federal income tax purposes~~ and for which the taxpayer was allowed in any taxable year to make a subtraction modification under subparagraph (T), then an amount equal to that subtraction modification.

The taxpayer is required to make the addition modification under this subparagraph only once with respect to any one piece of property;

(E-12) An amount equal to the amount otherwise allowed as a deduction in computing base income for interest paid, accrued, or incurred, directly or indirectly, (i) for taxable years ending on or after December 31, 2004, to a foreign person who would be a member of the same unitary business group but for the fact the foreign person's business activity outside the United States is 80% or more of the foreign person's total business activity and (ii) for taxable years ending on or after December 31, 2008, to a person who would be a member of the same unitary business group but for the fact that the person is prohibited under Section 1501(a)(27) from being included in the unitary business group because he or she is ordinarily required to apportion business income under different subsections of Section 304. The addition modification required by this subparagraph shall be reduced to the extent that dividends were included in base income of the unitary group for the same taxable year and received by the taxpayer or by a member of the taxpayer's unitary business group (including amounts included in gross income pursuant to Sections 951 through 964 of the Internal Revenue Code and amounts included in gross income under Section 78 of the Internal Revenue Code) with respect to the stock of the same person to whom the interest was paid, accrued, or incurred.

This paragraph shall not apply to the following:

(i) an item of interest paid, accrued, or incurred, directly or indirectly, to a person who is subject in a foreign country or state, other than a state which requires mandatory unitary reporting, to a tax on or measured by net income with respect to such interest; or

(ii) an item of interest paid, accrued, or incurred, directly or indirectly, to a person if the taxpayer can establish, based on a preponderance of the evidence, both of the following:

(a) the person, during the same taxable year, paid, accrued, or incurred, the interest to a person that is not a related member, and

(b) the transaction giving rise to the interest expense between the taxpayer and the person did not have as a principal purpose the avoidance of Illinois income tax, and is paid pursuant to a contract or agreement that reflects an arm's-length interest rate and terms; or

(iii) the taxpayer can establish, based on clear and convincing evidence, that the interest paid, accrued, or incurred relates to a contract or agreement entered into at arm's-length rates and terms and the principal purpose for the payment is not federal or Illinois tax avoidance; or

(iv) an item of interest paid, accrued, or incurred, directly or indirectly, to a person if the taxpayer establishes by clear and convincing evidence that the adjustments are unreasonable; or if the taxpayer and the Director agree in writing to the application or use of an alternative method of apportionment under Section 304(f).

Nothing in this subsection shall preclude the Director from making any other adjustment otherwise allowed under Section 404 of this Act for any tax year beginning after the effective date of this amendment provided such adjustment is made pursuant to regulation adopted by the Department and such regulations provide methods and standards by which the Department will utilize its authority under Section 404 of this Act;

(E-13) An amount equal to the amount of intangible expenses and costs otherwise allowed as a deduction in computing base income, and that were paid, accrued, or incurred, directly or indirectly, (i) for taxable years ending on or after December 31, 2004, to a foreign person who would be a member of the same unitary business group but for the fact that the foreign person's business activity outside the United States is 80% or more of that person's total business activity and (ii) for taxable years ending on or after December 31, 2008, to a person who would be a member of the same unitary business group but for the fact that the person is prohibited under Section 1501(a)(27) from being included in the unitary business group because he or she is ordinarily required to apportion business income under different subsections of Section 304. The addition modification required by this subparagraph shall be reduced to the extent that dividends were included in base income of the unitary group for the same taxable year and received by the taxpayer or by a member of the taxpayer's unitary business group (including amounts included in gross income pursuant to Sections 951 through 964 of the Internal Revenue Code and amounts included in gross income under Section 78 of the Internal Revenue Code) with respect to the stock of the same person to whom the intangible expenses and costs were directly or indirectly paid, incurred, or accrued. The preceding sentence shall not apply to the extent that the same dividends caused a reduction to the addition modification required under Section 203(b)(2)(E-12) of this Act. As used in this subparagraph, the term "intangible expenses and costs" includes (1) expenses, losses, and costs for, or related to, the direct or indirect acquisition, use, maintenance or management, ownership, sale, exchange, or any other disposition of intangible property; (2) losses incurred, directly or indirectly, from factoring transactions or discounting transactions; (3) royalty, patent, technical, and copyright fees; (4) licensing fees; and (5) other similar expenses and costs. For purposes of this subparagraph, "intangible property" includes patents, patent applications, trade names, trademarks, service marks, copyrights, mask works, trade secrets, and similar types of intangible assets.

This paragraph shall not apply to the following:

(i) any item of intangible expenses or costs paid, accrued, or incurred, directly or indirectly, from a transaction with a person who is subject in a foreign country or state, other than a state which requires mandatory unitary reporting, to a tax on or measured by net income with respect to such item; or

(ii) any item of intangible expense or cost paid, accrued, or incurred, directly or indirectly, if the taxpayer can establish, based on a preponderance of the evidence, both of the following:

(a) the person during the same taxable year paid, accrued, or incurred, the intangible expense or cost to a person that is not a related member, and

(b) the transaction giving rise to the intangible expense or cost between the taxpayer and the person did not have as a principal purpose the avoidance of Illinois income tax, and is paid pursuant to a contract or agreement that reflects arm's-length terms; or

(iii) any item of intangible expense or cost paid, accrued, or incurred, directly or indirectly, from a transaction with a person if the taxpayer establishes by clear and convincing evidence, that the adjustments are unreasonable; or if the taxpayer and the Director agree in writing to the application or use of an alternative method of apportionment under Section 304(f);

Nothing in this subsection shall preclude the Director from making any other adjustment otherwise allowed under Section 404 of this Act for any tax year beginning

after the effective date of this amendment provided such adjustment is made pursuant to regulation adopted by the Department and such regulations provide methods and standards by which the Department will utilize its authority under Section 404 of this Act; (E-14) For taxable years ending on or after December 31, 2008, an amount equal to the amount of insurance premium expenses and costs otherwise allowed as a deduction in computing base income, and that were paid, accrued, or incurred, directly or indirectly, to a person who would be a member of the same unitary business group but for the fact that the person is prohibited under Section 1501(a)(27) from being included in the unitary business group because he or she is ordinarily required to apportion business income under different subsections of Section 304. The addition modification required by this subparagraph shall be reduced to the extent that dividends were included in base income of the unitary group for the same taxable year and received by the taxpayer or by a member of the taxpayer's unitary business group (including amounts included in gross income under Sections 951 through 964 of the Internal Revenue Code and amounts included in gross income under Section 78 of the Internal Revenue Code) with respect to the stock of the same person to whom the premiums and costs were directly or indirectly paid, incurred, or accrued. The preceding sentence does not apply to the extent that the same dividends caused a reduction to the addition modification required under Section 203(b)(2)(E-12) or Section 203(b)(2)(E-13) of this Act;

(E-15) For taxable years beginning after December 31, 2008, any deduction for dividends paid by a captive real estate investment trust that is allowed to a real estate investment trust under Section 857(b)(2)(B) of the Internal Revenue Code for dividends paid;

(E-16) An amount equal to the credit allowable to the taxpayer under Section 218(a) of this Act, determined without regard to Section 218(c) of this Act;

(E-17) For taxable years ending on or after December 31, 2017, an amount equal to the deduction allowed under Section 199 of the Internal Revenue Code for the taxable year;

(E-18) for taxable years beginning after December 31, 2018, an amount equal to the deduction allowed under Section 250(a)(1)(A) of the Internal Revenue Code for the taxable year; -

(E-19) for taxable years ending on or after June 30, 2021, an amount equal to the deduction allowed under Section 250(a)(1)(B)(i) of the Internal Revenue Code for the taxable year;

(E-20) for taxable years ending on or after June 30, 2021, an amount equal to the deduction allowed under Sections 243(c) and 245A(a) of the Internal Revenue Code for the taxable year.

and by deducting from the total so obtained the sum of the following amounts:

(F) An amount equal to the amount of any tax imposed by this Act which was refunded to the taxpayer and included in such total for the taxable year;

(G) An amount equal to any amount included in such total under Section 78 of the Internal Revenue Code;

(H) In the case of a regulated investment company, an amount equal to the amount of exempt interest dividends as defined in subsection (b)(5) of Section 852 of the Internal Revenue Code, paid to shareholders for the taxable year;

(I) With the exception of any amounts subtracted under subparagraph (J), an amount equal to the sum of all amounts disallowed as deductions by (i) Sections 171(a)(2), and 265(a)(2) and amounts disallowed as interest expense by Section 291(a)(3) of the Internal Revenue Code, and all amounts of expenses allocable to interest and disallowed as deductions by Section 265(a)(1) of the Internal Revenue Code; and (ii) for taxable years ending on or after August 13, 1999, Sections 171(a)(2), 265, 280C, 291(a)(3), and 832(b)(5)(B)(i) of the Internal Revenue Code, plus, for tax years ending on or after December 31, 2011, amounts disallowed as deductions by Section 45G(e)(3) of the Internal Revenue Code and, for taxable years ending on or after December 31, 2008, any amount included in gross income under Section 87 of the Internal Revenue Code and the policyholders' share of tax-exempt interest of a life insurance company under Section 807(a)(2)(B) of the Internal Revenue Code (in the case of a life insurance company with gross income from a decrease in reserves for the tax year) or Section 807(b)(1)(B) of the Internal Revenue Code (in the case of a life insurance company allowed a

deduction for an increase in reserves for the tax year); the provisions of this subparagraph are exempt from the provisions of Section 250;

(J) An amount equal to all amounts included in such total which are exempt from taxation by this State either by reason of its statutes or Constitution or by reason of the Constitution, treaties or statutes of the United States; provided that, in the case of any statute of this State that exempts income derived from bonds or other obligations from the tax imposed under this Act, the amount exempted shall be the interest net of bond premium amortization;

(K) An amount equal to those dividends included in such total which were paid by a corporation which conducts business operations in a River Edge Redevelopment Zone or zones created under the River Edge Redevelopment Zone Act and conducts substantially all of its operations in a River Edge Redevelopment Zone or zones. This subparagraph (K) is exempt from the provisions of Section 250;

(L) An amount equal to those dividends included in such total that were paid by a corporation that conducts business operations in a federally designated Foreign Trade Zone or Sub-Zone and that is designated a High Impact Business located in Illinois; provided that dividends eligible for the deduction provided in subparagraph (K) of paragraph 2 of this subsection shall not be eligible for the deduction provided under this subparagraph (L);

(M) For any taxpayer that is a financial organization within the meaning of Section 304(c) of this Act, an amount included in such total as interest income from a loan or loans made by such taxpayer to a borrower, to the extent that such a loan is secured by property which is eligible for the River Edge Redevelopment Zone Investment Credit. To determine the portion of a loan or loans that is secured by property eligible for a Section 201(f) investment credit to the borrower, the entire principal amount of the loan or loans between the taxpayer and the borrower should be divided into the basis of the Section 201(f) investment credit property which secures the loan or loans, using for this purpose the original basis of such property on the date that it was placed in service in the River Edge Redevelopment Zone. The subtraction modification available to the taxpayer in any year under this subsection shall be that portion of the total interest paid by the borrower with respect to such loan attributable to the eligible property as calculated under the previous sentence. This subparagraph (M) is exempt from the provisions of Section 250;

(M-1) For any taxpayer that is a financial organization within the meaning of Section 304(c) of this Act, an amount included in such total as interest income from a loan or loans made by such taxpayer to a borrower, to the extent that such a loan is secured by property which is eligible for the High Impact Business Investment Credit. To determine the portion of a loan or loans that is secured by property eligible for a Section 201(h) investment credit to the borrower, the entire principal amount of the loan or loans between the taxpayer and the borrower should be divided into the basis of the Section 201(h) investment credit property which secures the loan or loans, using for this purpose the original basis of such property on the date that it was placed in service in a federally designated Foreign Trade Zone or Sub-Zone located in Illinois. No taxpayer that is eligible for the deduction provided in subparagraph (M) of paragraph (2) of this subsection shall be eligible for the deduction provided under this subparagraph (M-1). The subtraction modification available to taxpayers in any year under this subsection shall be that portion of the total interest paid by the borrower with respect to such loan attributable to the eligible property as calculated under the previous sentence;

(N) Two times any contribution made during the taxable year to a designated zone organization to the extent that the contribution (i) qualifies as a charitable contribution under subsection (c) of Section 170 of the Internal Revenue Code and (ii) must, by its terms, be used for a project approved by the Department of Commerce and Economic Opportunity under Section 11 of the Illinois Enterprise Zone Act or under Section 10-10 of the River Edge Redevelopment Zone Act. This subparagraph (N) is exempt from the provisions of Section 250;

(O) An amount equal to: (i) 85% for taxable years ending on or before December 31, 1992, or, a percentage equal to the percentage allowable under Section 243(a)(1) of the Internal Revenue Code of 1986 for taxable years ending after December 31, 1992, of the amount by which dividends included in taxable income and received from a corporation that is not created or organized under the laws of the United States or any state or political subdivision thereof, including, for taxable years ending on or after December 31, 1988, dividends received or

deemed received or paid or deemed paid under Sections 951 through 965 of the Internal Revenue Code, exceed the amount of the modification provided under subparagraph (G) of paragraph (2) of this subsection (b) which is related to such dividends, and including, for taxable years ending on or after December 31, 2008, dividends received from a captive real estate investment trust; plus (ii) 100% of the amount by which dividends, included in taxable income and received, including, for taxable years ending on or after December 31, 1988, dividends received or deemed received or paid or deemed paid under Sections 951 through 964 of the Internal Revenue Code and including, for taxable years ending on or after December 31, 2008, dividends received from a captive real estate investment trust, from any such corporation specified in clause (i) that would but for the provisions of Section 1504(b)(3) of the Internal Revenue Code be treated as a member of the affiliated group which includes the dividend recipient, exceed the amount of the modification provided under subparagraph (G) of paragraph (2) of this subsection (b) which is related to such dividends. For taxable years ending on or after June 30, 2021, (i) for purposes of this subparagraph, the term "dividend" does not include any amount treated as a dividend under Section 1248 of the Internal Revenue Code, and (ii) this subparagraph shall not apply to dividends for which a deduction is allowed under Section 245(a) of the Internal Revenue Code. This subparagraph (O) is exempt from the provisions of Section 250 of this Act;

(P) An amount equal to any contribution made to a job training project established pursuant to the Tax Increment Allocation Redevelopment Act;

(Q) An amount equal to the amount of the deduction used to compute the federal income tax credit for restoration of substantial amounts held under claim of right for the taxable year pursuant to Section 1341 of the Internal Revenue Code;

(R) On and after July 20, 1999, in the case of an attorney-in-fact with respect to whom an interinsurer or a reciprocal insurer has made the election under Section 835 of the Internal Revenue Code, 26 U.S.C. 835, an amount equal to the excess, if any, of the amounts paid or incurred by that interinsurer or reciprocal insurer in the taxable year to the attorney-in-fact over the deduction allowed to that interinsurer or reciprocal insurer with respect to the attorney-in-fact under Section 835(b) of the Internal Revenue Code for the taxable year; the provisions of this subparagraph are exempt from the provisions of Section 250;

(S) For taxable years ending on or after December 31, 1997, in the case of a Subchapter S corporation, an amount equal to all amounts of income allocable to a shareholder subject to the Personal Property Tax Replacement Income Tax imposed by subsections (c) and (d) of Section 201 of this Act, including amounts allocable to organizations exempt from federal income tax by reason of Section 501(a) of the Internal Revenue Code. This subparagraph (S) is exempt from the provisions of Section 250;

(T) For taxable years 2001 and thereafter, for the taxable year in which the bonus depreciation deduction is taken on the taxpayer's federal income tax return under subsection (k) of Section 168 of the Internal Revenue Code and for each applicable taxable year thereafter, an amount equal to "x", where:

(1) "y" equals the amount of the depreciation deduction taken for the taxable year on the taxpayer's federal income tax return on property for which the bonus depreciation deduction was taken in any year under subsection (k) of Section 168 of the Internal Revenue Code, but not including the bonus depreciation deduction;

(2) for taxable years ending on or before December 31, 2005, "x" equals "y" multiplied by 30 and then divided by 70 (or "y" multiplied by 0.429); and

(3) for taxable years ending after December 31, 2005:

(i) for property on which a bonus depreciation deduction of 30% of the adjusted basis was taken, "x" equals "y" multiplied by 30 and then divided by 70 (or "y" multiplied by 0.429); ~~and~~

(ii) for property on which a bonus depreciation deduction of 50% of the adjusted basis was taken, "x" equals "y" multiplied by 1.0; -

(iii) for property on which a bonus depreciation deduction of 100% of the adjusted basis was taken in a taxable year ending on or after December 31, 2021, "x" equals the depreciation deduction that would be allowed on that property if the

taxpayer had made the election under Section 168(k)(7) of the Internal Revenue Code to not claim bonus depreciation on that property; and

(iv) for property on which a bonus depreciation deduction of a percentage other than 30%, 50% or 100% of the adjusted basis was taken in a taxable year ending on or after December 31, 2021, "x" equals "y" multiplied by 100 times the percentage bonus depreciation on the property (that is, 100(bonus%)) and then divided by 100 times 1 minus the percentage bonus depreciation on the property (that is, 100(1-bonus%)).

The aggregate amount deducted under this subparagraph in all taxable years for any one piece of property may not exceed the amount of the bonus depreciation deduction taken on that property on the taxpayer's federal income tax return under subsection (k) of Section 168 of the Internal Revenue Code. This subparagraph (T) is exempt from the provisions of Section 250;

(U) If the taxpayer sells, transfers, abandons, or otherwise disposes of property for which the taxpayer was required in any taxable year to make an addition modification under subparagraph (E-10), then an amount equal to that addition modification.

If the taxpayer continues to own property through the last day of the last tax year for which a subtraction is allowed with respect to that property under subparagraph (T) ~~the taxpayer may claim a depreciation deduction for federal income tax purposes~~ and for which the taxpayer was required in any taxable year to make an addition modification under subparagraph (E-10), then an amount equal to that addition modification.

The taxpayer is allowed to take the deduction under this subparagraph only once with respect to any one piece of property.

This subparagraph (U) is exempt from the provisions of Section 250;

(V) The amount of: (i) any interest income (net of the deductions allocable thereto) taken into account for the taxable year with respect to a transaction with a taxpayer that is required to make an addition modification with respect to such transaction under Section 203(a)(2)(D-17), 203(b)(2)(E-12), 203(c)(2)(G-12), or 203(d)(2)(D-7), but not to exceed the amount of such addition modification, (ii) any income from intangible property (net of the deductions allocable thereto) taken into account for the taxable year with respect to a transaction with a taxpayer that is required to make an addition modification with respect to such transaction under Section 203(a)(2)(D-18), 203(b)(2)(E-13), 203(c)(2)(G-13), or 203(d)(2)(D-8), but not to exceed the amount of such addition modification, and (iii) any insurance premium income (net of deductions allocable thereto) taken into account for the taxable year with respect to a transaction with a taxpayer that is required to make an addition modification with respect to such transaction under Section 203(a)(2)(D-19), Section 203(b)(2)(E-14), Section 203(c)(2)(G-14), or Section 203(d)(2)(D-9), but not to exceed the amount of that addition modification. This subparagraph (V) is exempt from the provisions of Section 250;

(W) An amount equal to the interest income taken into account for the taxable year (net of the deductions allocable thereto) with respect to transactions with (i) a foreign person who would be a member of the taxpayer's unitary business group but for the fact that the foreign person's business activity outside the United States is 80% or more of that person's total business activity and (ii) for taxable years ending on or after December 31, 2008, to a person who would be a member of the same unitary business group but for the fact that the person is prohibited under Section 1501(a)(27) from being included in the unitary business group because he or she is ordinarily required to apportion business income under different subsections of Section 304, but not to exceed the addition modification required to be made for the same taxable year under Section 203(b)(2)(E-12) for interest paid, accrued, or incurred, directly or indirectly, to the same person. This subparagraph (W) is exempt from the provisions of Section 250;

(X) An amount equal to the income from intangible property taken into account for the taxable year (net of the deductions allocable thereto) with respect to transactions with (i) a foreign person who would be a member of the taxpayer's unitary business group but for the fact that the foreign person's business activity outside the United States is 80% or more of that person's total business activity and (ii) for taxable years ending on or after December 31, 2008, to a person who would be a member of the same unitary business group but for the fact that the person is prohibited under Section 1501(a)(27) from being included in the unitary business

group because he or she is ordinarily required to apportion business income under different subsections of Section 304, but not to exceed the addition modification required to be made for the same taxable year under Section 203(b)(2)(E-13) for intangible expenses and costs paid, accrued, or incurred, directly or indirectly, to the same foreign person. This subparagraph (X) is exempt from the provisions of Section 250;

(Y) For taxable years ending on or after December 31, 2011, in the case of a taxpayer who was required to add back any insurance premiums under Section 203(b)(2)(E-14), such taxpayer may elect to subtract that part of a reimbursement received from the insurance company equal to the amount of the expense or loss (including expenses incurred by the insurance company) that would have been taken into account as a deduction for federal income tax purposes if the expense or loss had been uninsured. If a taxpayer makes the election provided for by this subparagraph (Y), the insurer to which the premiums were paid must add back to income the amount subtracted by the taxpayer pursuant to this subparagraph (Y). This subparagraph (Y) is exempt from the provisions of Section 250; and

(Z) The difference between the nondeductible controlled foreign corporation dividends under Section 965(e)(3) of the Internal Revenue Code over the taxable income of the taxpayer, computed without regard to Section 965(e)(2)(A) of the Internal Revenue Code, and without regard to any net operating loss deduction. This subparagraph (Z) is exempt from the provisions of Section 250.

(3) Special rule. For purposes of paragraph (2)(A), "gross income" in the case of a life insurance company, for tax years ending on and after December 31, 1994, and prior to December 31, 2011, shall mean the gross investment income for the taxable year and, for tax years ending on or after December 31, 2011, shall mean all amounts included in life insurance gross income under Section 803(a)(3) of the Internal Revenue Code.

(c) Trusts and estates.

(1) In general. In the case of a trust or estate, base income means an amount equal to the taxpayer's taxable income for the taxable year as modified by paragraph (2).

(2) Modifications. Subject to the provisions of paragraph (3), the taxable income referred to in paragraph (1) shall be modified by adding thereto the sum of the following amounts:

(A) An amount equal to all amounts paid or accrued to the taxpayer as interest or dividends during the taxable year to the extent excluded from gross income in the computation of taxable income;

(B) In the case of (i) an estate, \$600; (ii) a trust which, under its governing instrument, is required to distribute all of its income currently, \$300; and (iii) any other trust, \$100, but in each such case, only to the extent such amount was deducted in the computation of taxable income;

(C) An amount equal to the amount of tax imposed by this Act to the extent deducted from gross income in the computation of taxable income for the taxable year;

(D) The amount of any net operating loss deduction taken in arriving at taxable income, other than a net operating loss carried forward from a taxable year ending prior to December 31, 1986;

(E) For taxable years in which a net operating loss carryback or carryforward from a taxable year ending prior to December 31, 1986 is an element of taxable income under paragraph (1) of subsection (e) or subparagraph (E) of paragraph (2) of subsection (e), the amount by which addition modifications other than those provided by this subparagraph (E) exceeded subtraction modifications in such taxable year, with the following limitations applied in the order that they are listed:

(i) the addition modification relating to the net operating loss carried back or forward to the taxable year from any taxable year ending prior to December 31, 1986 shall be reduced by the amount of addition modification under this subparagraph (E) which related to that net operating loss and which was taken into account in calculating the base income of an earlier taxable year, and

(ii) the addition modification relating to the net operating loss carried back or forward to the taxable year from any taxable year ending prior to December 31, 1986 shall not exceed the amount of such carryback or carryforward;

For taxable years in which there is a net operating loss carryback or carryforward from more than one other taxable year ending prior to December 31, 1986, the addition modification provided in this subparagraph (E) shall be the sum of the amounts computed independently under the preceding provisions of this subparagraph (E) for each such taxable year;

(F) For taxable years ending on or after January 1, 1989, an amount equal to the tax deducted pursuant to Section 164 of the Internal Revenue Code if the trust or estate is claiming the same tax for purposes of the Illinois foreign tax credit under Section 601 of this Act;

(G) An amount equal to the amount of the capital gain deduction allowable under the Internal Revenue Code, to the extent deducted from gross income in the computation of taxable income;

(G-5) For taxable years ending after December 31, 1997, an amount equal to any eligible remediation costs that the trust or estate deducted in computing adjusted gross income and for which the trust or estate claims a credit under subsection (l) of Section 201;

(G-10) For taxable years 2001 and thereafter, an amount equal to the bonus depreciation deduction taken on the taxpayer's federal income tax return for the taxable year under subsection (k) of Section 168 of the Internal Revenue Code; and

(G-11) If the taxpayer sells, transfers, abandons, or otherwise disposes of property for which the taxpayer was required in any taxable year to make an addition modification under subparagraph (G-10), then an amount equal to the aggregate amount of the deductions taken in all taxable years under subparagraph (R) with respect to that property.

If the taxpayer continues to own property through the last day of the last tax year for which a subtraction is allowed with respect to that property under subparagraph (R) ~~the taxpayer may claim a depreciation deduction for federal income tax purposes~~ and for which the taxpayer was allowed in any taxable year to make a subtraction modification under subparagraph (R), then an amount equal to that subtraction modification.

The taxpayer is required to make the addition modification under this subparagraph only once with respect to any one piece of property;

(G-12) An amount equal to the amount otherwise allowed as a deduction in computing base income for interest paid, accrued, or incurred, directly or indirectly, (i) for taxable years ending on or after December 31, 2004, to a foreign person who would be a member of the same unitary business group but for the fact that the foreign person's business activity outside the United States is 80% or more of the foreign person's total business activity and (ii) for taxable years ending on or after December 31, 2008, to a person who would be a member of the same unitary business group but for the fact that the person is prohibited under Section 1501(a)(27) from being included in the unitary business group because he or she is ordinarily required to apportion business income under different subsections of Section 304. The addition modification required by this subparagraph shall be reduced to the extent that dividends were included in base income of the unitary group for the same taxable year and received by the taxpayer or by a member of the taxpayer's unitary business group (including amounts included in gross income pursuant to Sections 951 through 964 of the Internal Revenue Code and amounts included in gross income under Section 78 of the Internal Revenue Code) with respect to the stock of the same person to whom the interest was paid, accrued, or incurred.

This paragraph shall not apply to the following:

(i) an item of interest paid, accrued, or incurred, directly or indirectly, to a person who is subject in a foreign country or state, other than a state which requires mandatory unitary reporting, to a tax on or measured by net income with respect to such interest; or

(ii) an item of interest paid, accrued, or incurred, directly or indirectly, to a person if the taxpayer can establish, based on a preponderance of the evidence, both of the following:

(a) the person, during the same taxable year, paid, accrued, or incurred, the interest to a person that is not a related member, and

(b) the transaction giving rise to the interest expense between the taxpayer and the person did not have as a principal purpose the avoidance of Illinois income tax, and is paid pursuant to a contract or agreement that reflects an arm's-length interest rate and terms; or

(iii) the taxpayer can establish, based on clear and convincing evidence, that the interest paid, accrued, or incurred relates to a contract or agreement entered into at arm's-length rates and terms and the principal purpose for the payment is not federal or Illinois tax avoidance; or

(iv) an item of interest paid, accrued, or incurred, directly or indirectly, to a person if the taxpayer establishes by clear and convincing evidence that the adjustments are unreasonable; or if the taxpayer and the Director agree in writing to the application or use of an alternative method of apportionment under Section 304(f).

Nothing in this subsection shall preclude the Director from making any other adjustment otherwise allowed under Section 404 of this Act for any tax year beginning after the effective date of this amendment provided such adjustment is made pursuant to regulation adopted by the Department and such regulations provide methods and standards by which the Department will utilize its authority under Section 404 of this Act;

(G-13) An amount equal to the amount of intangible expenses and costs otherwise allowed as a deduction in computing base income, and that were paid, accrued, or incurred, directly or indirectly, (i) for taxable years ending on or after December 31, 2004, to a foreign person who would be a member of the same unitary business group but for the fact that the foreign person's business activity outside the United States is 80% or more of that person's total business activity and (ii) for taxable years ending on or after December 31, 2008, to a person who would be a member of the same unitary business group but for the fact that the person is prohibited under Section 1501(a)(27) from being included in the unitary business group because he or she is ordinarily required to apportion business income under different subsections of Section 304. The addition modification required by this subparagraph shall be reduced to the extent that dividends were included in base income of the unitary group for the same taxable year and received by the taxpayer or by a member of the taxpayer's unitary business group (including amounts included in gross income pursuant to Sections 951 through 964 of the Internal Revenue Code and amounts included in gross income under Section 78 of the Internal Revenue Code) with respect to the stock of the same person to whom the intangible expenses and costs were directly or indirectly paid, incurred, or accrued. The preceding sentence shall not apply to the extent that the same dividends caused a reduction to the addition modification required under Section 203(c)(2)(G-12) of this Act. As used in this subparagraph, the term "intangible expenses and costs" includes: (1) expenses, losses, and costs for or related to the direct or indirect acquisition, use, maintenance or management, ownership, sale, exchange, or any other disposition of intangible property; (2) losses incurred, directly or indirectly, from factoring transactions or discounting transactions; (3) royalty, patent, technical, and copyright fees; (4) licensing fees; and (5) other similar expenses and costs. For purposes of this subparagraph, "intangible property" includes patents, patent applications, trade names, trademarks, service marks, copyrights, mask works, trade secrets, and similar types of intangible assets.

This paragraph shall not apply to the following:

(i) any item of intangible expenses or costs paid, accrued, or incurred, directly or indirectly, from a transaction with a person who is subject in a foreign country or state, other than a state which requires mandatory unitary reporting, to a tax on or measured by net income with respect to such item; or

(ii) any item of intangible expense or cost paid, accrued, or incurred, directly or indirectly, if the taxpayer can establish, based on a preponderance of the evidence, both of the following:

(a) the person during the same taxable year paid, accrued, or incurred, the intangible expense or cost to a person that is not a related member, and

(b) the transaction giving rise to the intangible expense or cost between the taxpayer and the person did not have as a principal purpose the avoidance of Illinois income tax, and is paid pursuant to a contract or agreement that reflects arm's-length terms; or

(iii) any item of intangible expense or cost paid, accrued, or incurred, directly or indirectly, from a transaction with a person if the taxpayer establishes by clear and convincing evidence, that the adjustments are unreasonable; or if the taxpayer and the

Director agree in writing to the application or use of an alternative method of apportionment under Section 304(f);

Nothing in this subsection shall preclude the Director from making any other adjustment otherwise allowed under Section 404 of this Act for any tax year beginning after the effective date of this amendment provided such adjustment is made pursuant to regulation adopted by the Department and such regulations provide methods and standards by which the Department will utilize its authority under Section 404 of this Act;

(G-14) For taxable years ending on or after December 31, 2008, an amount equal to the amount of insurance premium expenses and costs otherwise allowed as a deduction in computing base income, and that were paid, accrued, or incurred, directly or indirectly, to a person who would be a member of the same unitary business group but for the fact that the person is prohibited under Section 1501(a)(27) from being included in the unitary business group because he or she is ordinarily required to apportion business income under different subsections of Section 304. The addition modification required by this subparagraph shall be reduced to the extent that dividends were included in base income of the unitary group for the same taxable year and received by the taxpayer or by a member of the taxpayer's unitary business group (including amounts included in gross income under Sections 951 through 964 of the Internal Revenue Code and amounts included in gross income under Section 78 of the Internal Revenue Code) with respect to the stock of the same person to whom the premiums and costs were directly or indirectly paid, incurred, or accrued. The preceding sentence does not apply to the extent that the same dividends caused a reduction to the addition modification required under Section 203(c)(2)(G-12) or Section 203(c)(2)(G-13) of this Act;

(G-15) An amount equal to the credit allowable to the taxpayer under Section 218(a) of this Act, determined without regard to Section 218(c) of this Act;

(G-16) For taxable years ending on or after December 31, 2017, an amount equal to the deduction allowed under Section 199 of the Internal Revenue Code for the taxable year;

and by deducting from the total so obtained the sum of the following amounts:

(H) An amount equal to all amounts included in such total pursuant to the provisions of Sections 402(a), 402(c), 403(a), 403(b), 406(a), 407(a) and 408 of the Internal Revenue Code or included in such total as distributions under the provisions of any retirement or disability plan for employees of any governmental agency or unit, or retirement payments to retired partners, which payments are excluded in computing net earnings from self employment by Section 1402 of the Internal Revenue Code and regulations adopted pursuant thereto;

(I) The valuation limitation amount;

(J) An amount equal to the amount of any tax imposed by this Act which was refunded to the taxpayer and included in such total for the taxable year;

(K) An amount equal to all amounts included in taxable income as modified by subparagraphs (A), (B), (C), (D), (E), (F) and (G) which are exempt from taxation by this State either by reason of its statutes or Constitution or by reason of the Constitution, treaties or statutes of the United States; provided that, in the case of any statute of this State that exempts income derived from bonds or other obligations from the tax imposed under this Act, the amount exempted shall be the interest net of bond premium amortization;

(L) With the exception of any amounts subtracted under subparagraph (K), an amount equal to the sum of all amounts disallowed as deductions by (i) Sections 171(a)(2) and 265(a)(2) of the Internal Revenue Code, and all amounts of expenses allocable to interest and disallowed as deductions by Section 265(a)(1) of the Internal Revenue Code; and (ii) for taxable years ending on or after August 13, 1999, Sections 171(a)(2), 265, 280C, and 832(b)(5)(B)(i) of the Internal Revenue Code, plus, (iii) for taxable years ending on or after December 31, 2011, Section 45G(e)(3) of the Internal Revenue Code and, for taxable years ending on or after December 31, 2008, any amount included in gross income under Section 87 of the Internal Revenue Code; the provisions of this subparagraph are exempt from the provisions of Section 250;

(M) An amount equal to those dividends included in such total which were paid by a corporation which conducts business operations in a River Edge Redevelopment Zone or zones created under the River Edge Redevelopment Zone Act and conducts substantially all of its

operations in a River Edge Redevelopment Zone or zones. This subparagraph (M) is exempt from the provisions of Section 250;

(N) An amount equal to any contribution made to a job training project established pursuant to the Tax Increment Allocation Redevelopment Act;

(O) An amount equal to those dividends included in such total that were paid by a corporation that conducts business operations in a federally designated Foreign Trade Zone or Sub-Zone and that is designated a High Impact Business located in Illinois; provided that dividends eligible for the deduction provided in subparagraph (M) of paragraph (2) of this subsection shall not be eligible for the deduction provided under this subparagraph (O);

(P) An amount equal to the amount of the deduction used to compute the federal income tax credit for restoration of substantial amounts held under claim of right for the taxable year pursuant to Section 1341 of the Internal Revenue Code;

(Q) For taxable year 1999 and thereafter, an amount equal to the amount of any (i) distributions, to the extent includible in gross income for federal income tax purposes, made to the taxpayer because of his or her status as a victim of persecution for racial or religious reasons by Nazi Germany or any other Axis regime or as an heir of the victim and (ii) items of income, to the extent includible in gross income for federal income tax purposes, attributable to, derived from or in any way related to assets stolen from, hidden from, or otherwise lost to a victim of persecution for racial or religious reasons by Nazi Germany or any other Axis regime immediately prior to, during, and immediately after World War II, including, but not limited to, interest on the proceeds receivable as insurance under policies issued to a victim of persecution for racial or religious reasons by Nazi Germany or any other Axis regime by European insurance companies immediately prior to and during World War II; provided, however, this subtraction from federal adjusted gross income does not apply to assets acquired with such assets or with the proceeds from the sale of such assets; provided, further, this paragraph shall only apply to a taxpayer who was the first recipient of such assets after their recovery and who is a victim of persecution for racial or religious reasons by Nazi Germany or any other Axis regime or as an heir of the victim. The amount of and the eligibility for any public assistance, benefit, or similar entitlement is not affected by the inclusion of items (i) and (ii) of this paragraph in gross income for federal income tax purposes. This paragraph is exempt from the provisions of Section 250;

(R) For taxable years 2001 and thereafter, for the taxable year in which the bonus depreciation deduction is taken on the taxpayer's federal income tax return under subsection (k) of Section 168 of the Internal Revenue Code and for each applicable taxable year thereafter, an amount equal to "x", where:

(1) "y" equals the amount of the depreciation deduction taken for the taxable year on the taxpayer's federal income tax return on property for which the bonus depreciation deduction was taken in any year under subsection (k) of Section 168 of the Internal Revenue Code, but not including the bonus depreciation deduction;

(2) for taxable years ending on or before December 31, 2005, "x" equals "y" multiplied by 30 and then divided by 70 (or "y" multiplied by 0.429); and

(3) for taxable years ending after December 31, 2005:

(i) for property on which a bonus depreciation deduction of 30% of the adjusted basis was taken, "x" equals "y" multiplied by 30 and then divided by 70 (or "y" multiplied by 0.429); ~~and~~

(ii) for property on which a bonus depreciation deduction of 50% of the adjusted basis was taken, "x" equals "y" multiplied by 1.0; -

(iii) for property on which a bonus depreciation deduction of 100% of the adjusted basis was taken in a taxable year ending on or after December 31, 2021, "x" equals the depreciation deduction that would be allowed on that property if the taxpayer had made the election under Section 168(k)(7) of the Internal Revenue Code to not claim bonus depreciation on that property; and

(iv) for property on which a bonus depreciation deduction of a percentage other than 30%, 50% or 100% of the adjusted basis was taken in a taxable year ending on or after December 31, 2021, "x" equals "y" multiplied by 100 times the percentage bonus depreciation on the property (that is, 100(bonus%)) and then

divided by 100 times 1 minus the percentage bonus depreciation on the property (that is,  $100(1 - \text{bonus}\%)$ ).

The aggregate amount deducted under this subparagraph in all taxable years for any one piece of property may not exceed the amount of the bonus depreciation deduction taken on that property on the taxpayer's federal income tax return under subsection (k) of Section 168 of the Internal Revenue Code. This subparagraph (R) is exempt from the provisions of Section 250;

(S) If the taxpayer sells, transfers, abandons, or otherwise disposes of property for which the taxpayer was required in any taxable year to make an addition modification under subparagraph (G-10), then an amount equal to that addition modification.

If the taxpayer continues to own property through the last day of the last tax year for which a subtraction is allowed with respect to that property under subparagraph (R) ~~the taxpayer may claim a depreciation deduction for federal income tax purposes~~ and for which the taxpayer was required in any taxable year to make an addition modification under subparagraph (G-10), then an amount equal to that addition modification.

The taxpayer is allowed to take the deduction under this subparagraph only once with respect to any one piece of property.

This subparagraph (S) is exempt from the provisions of Section 250;

(T) The amount of (i) any interest income (net of the deductions allocable thereto) taken into account for the taxable year with respect to a transaction with a taxpayer that is required to make an addition modification with respect to such transaction under Section 203(a)(2)(D-17), 203(b)(2)(E-12), 203(c)(2)(G-12), or 203(d)(2)(D-7), but not to exceed the amount of such addition modification and (ii) any income from intangible property (net of the deductions allocable thereto) taken into account for the taxable year with respect to a transaction with a taxpayer that is required to make an addition modification with respect to such transaction under Section 203(a)(2)(D-18), 203(b)(2)(E-13), 203(c)(2)(G-13), or 203(d)(2)(D-8), but not to exceed the amount of such addition modification. This subparagraph (T) is exempt from the provisions of Section 250;

(U) An amount equal to the interest income taken into account for the taxable year (net of the deductions allocable thereto) with respect to transactions with (i) a foreign person who would be a member of the taxpayer's unitary business group but for the fact the foreign person's business activity outside the United States is 80% or more of that person's total business activity and (ii) for taxable years ending on or after December 31, 2008, to a person who would be a member of the same unitary business group but for the fact that the person is prohibited under Section 1501(a)(27) from being included in the unitary business group because he or she is ordinarily required to apportion business income under different subsections of Section 304, but not to exceed the addition modification required to be made for the same taxable year under Section 203(c)(2)(G-12) for interest paid, accrued, or incurred, directly or indirectly, to the same person. This subparagraph (U) is exempt from the provisions of Section 250;

(V) An amount equal to the income from intangible property taken into account for the taxable year (net of the deductions allocable thereto) with respect to transactions with (i) a foreign person who would be a member of the taxpayer's unitary business group but for the fact that the foreign person's business activity outside the United States is 80% or more of that person's total business activity and (ii) for taxable years ending on or after December 31, 2008, to a person who would be a member of the same unitary business group but for the fact that the person is prohibited under Section 1501(a)(27) from being included in the unitary business group because he or she is ordinarily required to apportion business income under different subsections of Section 304, but not to exceed the addition modification required to be made for the same taxable year under Section 203(c)(2)(G-13) for intangible expenses and costs paid, accrued, or incurred, directly or indirectly, to the same foreign person. This subparagraph (V) is exempt from the provisions of Section 250;

(W) in the case of an estate, an amount equal to all amounts included in such total pursuant to the provisions of Section 111 of the Internal Revenue Code as a recovery of items previously deducted by the decedent from adjusted gross income in the computation of taxable income. This subparagraph (W) is exempt from Section 250;

(X) an amount equal to the refund included in such total of any tax deducted for federal income tax purposes, to the extent that deduction was added back under subparagraph (F). This subparagraph (X) is exempt from the provisions of Section 250;

(Y) For taxable years ending on or after December 31, 2011, in the case of a taxpayer who was required to add back any insurance premiums under Section 203(c)(2)(G-14), such taxpayer may elect to subtract that part of a reimbursement received from the insurance company equal to the amount of the expense or loss (including expenses incurred by the insurance company) that would have been taken into account as a deduction for federal income tax purposes if the expense or loss had been uninsured. If a taxpayer makes the election provided for by this subparagraph (Y), the insurer to which the premiums were paid must add back to income the amount subtracted by the taxpayer pursuant to this subparagraph (Y). This subparagraph (Y) is exempt from the provisions of Section 250; and

(Z) For taxable years beginning after December 31, 2018 and before January 1, 2026, the amount of excess business loss of the taxpayer disallowed as a deduction by Section 461(l)(1)(B) of the Internal Revenue Code.

(3) Limitation. The amount of any modification otherwise required under this subsection shall, under regulations prescribed by the Department, be adjusted by any amounts included therein which were properly paid, credited, or required to be distributed, or permanently set aside for charitable purposes pursuant to Internal Revenue Code Section 642(c) during the taxable year.

(d) Partnerships.

(1) In general. In the case of a partnership, base income means an amount equal to the taxpayer's taxable income for the taxable year as modified by paragraph (2).

(2) Modifications. The taxable income referred to in paragraph (1) shall be modified by adding thereto the sum of the following amounts:

(A) An amount equal to all amounts paid or accrued to the taxpayer as interest or dividends during the taxable year to the extent excluded from gross income in the computation of taxable income;

(B) An amount equal to the amount of tax imposed by this Act to the extent deducted from gross income for the taxable year;

(C) The amount of deductions allowed to the partnership pursuant to Section 707 (c) of the Internal Revenue Code in calculating its taxable income;

(D) An amount equal to the amount of the capital gain deduction allowable under the Internal Revenue Code, to the extent deducted from gross income in the computation of taxable income;

(D-5) For taxable years 2001 and thereafter, an amount equal to the bonus depreciation deduction taken on the taxpayer's federal income tax return for the taxable year under subsection (k) of Section 168 of the Internal Revenue Code;

(D-6) If the taxpayer sells, transfers, abandons, or otherwise disposes of property for which the taxpayer was required in any taxable year to make an addition modification under subparagraph (D-5), then an amount equal to the aggregate amount of the deductions taken in all taxable years under subparagraph (O) with respect to that property.

If the taxpayer continues to own property through the last day of the last tax year for which a subtraction is allowed with respect to that property under subparagraph (O) ~~the taxpayer may claim a depreciation deduction for federal income tax purposes~~ and for which the taxpayer was allowed in any taxable year to make a subtraction modification under subparagraph (O), then an amount equal to that subtraction modification.

The taxpayer is required to make the addition modification under this subparagraph only once with respect to any one piece of property;

(D-7) An amount equal to the amount otherwise allowed as a deduction in computing base income for interest paid, accrued, or incurred, directly or indirectly, (i) for taxable years ending on or after December 31, 2004, to a foreign person who would be a member of the same unitary business group but for the fact the foreign person's business activity outside the United States is 80% or more of the foreign person's total business activity and (ii) for taxable years ending on or after December 31, 2008, to a person who would be a member of the same unitary business group but for the fact that the person is prohibited under Section 1501(a)(27) from

being included in the unitary business group because he or she is ordinarily required to apportion business income under different subsections of Section 304. The addition modification required by this subparagraph shall be reduced to the extent that dividends were included in base income of the unitary group for the same taxable year and received by the taxpayer or by a member of the taxpayer's unitary business group (including amounts included in gross income pursuant to Sections 951 through 964 of the Internal Revenue Code and amounts included in gross income under Section 78 of the Internal Revenue Code) with respect to the stock of the same person to whom the interest was paid, accrued, or incurred.

This paragraph shall not apply to the following:

(i) an item of interest paid, accrued, or incurred, directly or indirectly, to a person who is subject in a foreign country or state, other than a state which requires mandatory unitary reporting, to a tax on or measured by net income with respect to such interest; or

(ii) an item of interest paid, accrued, or incurred, directly or indirectly, to a person if the taxpayer can establish, based on a preponderance of the evidence, both of the following:

(a) the person, during the same taxable year, paid, accrued, or incurred, the interest to a person that is not a related member, and

(b) the transaction giving rise to the interest expense between the taxpayer and the person did not have as a principal purpose the avoidance of Illinois income tax, and is paid pursuant to a contract or agreement that reflects an arm's-length interest rate and terms; or

(iii) the taxpayer can establish, based on clear and convincing evidence, that the interest paid, accrued, or incurred relates to a contract or agreement entered into at arm's-length rates and terms and the principal purpose for the payment is not federal or Illinois tax avoidance; or

(iv) an item of interest paid, accrued, or incurred, directly or indirectly, to a person if the taxpayer establishes by clear and convincing evidence that the adjustments are unreasonable; or if the taxpayer and the Director agree in writing to the application or use of an alternative method of apportionment under Section 304(f).

Nothing in this subsection shall preclude the Director from making any other adjustment otherwise allowed under Section 404 of this Act for any tax year beginning after the effective date of this amendment provided such adjustment is made pursuant to regulation adopted by the Department and such regulations provide methods and standards by which the Department will utilize its authority under Section 404 of this Act; and

(D-8) An amount equal to the amount of intangible expenses and costs otherwise allowed as a deduction in computing base income, and that were paid, accrued, or incurred, directly or indirectly, (i) for taxable years ending on or after December 31, 2004, to a foreign person who would be a member of the same unitary business group but for the fact that the foreign person's business activity outside the United States is 80% or more of that person's total business activity and (ii) for taxable years ending on or after December 31, 2008, to a person who would be a member of the same unitary business group but for the fact that the person is prohibited under Section 1501(a)(27) from being included in the unitary business group because he or she is ordinarily required to apportion business income under different subsections of Section 304. The addition modification required by this subparagraph shall be reduced to the extent that dividends were included in base income of the unitary group for the same taxable year and received by the taxpayer or by a member of the taxpayer's unitary business group (including amounts included in gross income pursuant to Sections 951 through 964 of the Internal Revenue Code and amounts included in gross income under Section 78 of the Internal Revenue Code) with respect to the stock of the same person to whom the intangible expenses and costs were directly or indirectly paid, incurred or accrued. The preceding sentence shall not apply to the extent that the same dividends caused a reduction to the addition modification required under Section 203(d)(2)(D-7) of this Act. As used in this subparagraph, the term "intangible expenses and costs" includes (1) expenses, losses, and costs for, or related to, the direct or indirect acquisition, use, maintenance or management, ownership, sale, exchange, or any other disposition of intangible property; (2) losses incurred, directly or indirectly, from factoring

transactions or discounting transactions; (3) royalty, patent, technical, and copyright fees; (4) licensing fees; and (5) other similar expenses and costs. For purposes of this subparagraph, "intangible property" includes patents, patent applications, trade names, trademarks, service marks, copyrights, mask works, trade secrets, and similar types of intangible assets;

This paragraph shall not apply to the following:

(i) any item of intangible expenses or costs paid, accrued, or incurred, directly or indirectly, from a transaction with a person who is subject in a foreign country or state, other than a state which requires mandatory unitary reporting, to a tax on or measured by net income with respect to such item; or

(ii) any item of intangible expense or cost paid, accrued, or incurred, directly or indirectly, if the taxpayer can establish, based on a preponderance of the evidence, both of the following:

(a) the person during the same taxable year paid, accrued, or incurred, the intangible expense or cost to a person that is not a related member, and

(b) the transaction giving rise to the intangible expense or cost between the taxpayer and the person did not have as a principal purpose the avoidance of Illinois income tax, and is paid pursuant to a contract or agreement that reflects arm's-length terms; or

(iii) any item of intangible expense or cost paid, accrued, or incurred, directly or indirectly, from a transaction with a person if the taxpayer establishes by clear and convincing evidence, that the adjustments are unreasonable; or if the taxpayer and the Director agree in writing to the application or use of an alternative method of apportionment under Section 304(f);

Nothing in this subsection shall preclude the Director from making any other adjustment otherwise allowed under Section 404 of this Act for any tax year beginning after the effective date of this amendment provided such adjustment is made pursuant to regulation adopted by the Department and such regulations provide methods and standards by which the Department will utilize its authority under Section 404 of this Act;

(D-9) For taxable years ending on or after December 31, 2008, an amount equal to the amount of insurance premium expenses and costs otherwise allowed as a deduction in computing base income, and that were paid, accrued, or incurred, directly or indirectly, to a person who would be a member of the same unitary business group but for the fact that the person is prohibited under Section 1501(a)(27) from being included in the unitary business group because he or she is ordinarily required to apportion business income under different subsections of Section 304. The addition modification required by this subparagraph shall be reduced to the extent that dividends were included in base income of the unitary group for the same taxable year and received by the taxpayer or by a member of the taxpayer's unitary business group (including amounts included in gross income under Sections 951 through 964 of the Internal Revenue Code and amounts included in gross income under Section 78 of the Internal Revenue Code) with respect to the stock of the same person to whom the premiums and costs were directly or indirectly paid, incurred, or accrued. The preceding sentence does not apply to the extent that the same dividends caused a reduction to the addition modification required under Section 203(d)(2)(D-7) or Section 203(d)(2)(D-8) of this Act;

(D-10) An amount equal to the credit allowable to the taxpayer under Section 218(a) of this Act, determined without regard to Section 218(c) of this Act;

(D-11) For taxable years ending on or after December 31, 2017, an amount equal to the deduction allowed under Section 199 of the Internal Revenue Code for the taxable year;

and by deducting from the total so obtained the following amounts:

(E) The valuation limitation amount;

(F) An amount equal to the amount of any tax imposed by this Act which was refunded to the taxpayer and included in such total for the taxable year;

(G) An amount equal to all amounts included in taxable income as modified by subparagraphs (A), (B), (C) and (D) which are exempt from taxation by this State either by reason of its statutes or Constitution or by reason of the Constitution, treaties or statutes of the United States; provided that, in the case of any statute of this State that exempts income derived

from bonds or other obligations from the tax imposed under this Act, the amount exempted shall be the interest net of bond premium amortization;

(H) Any income of the partnership which constitutes personal service income as defined in Section 1348(b)(1) of the Internal Revenue Code (as in effect December 31, 1981) or a reasonable allowance for compensation paid or accrued for services rendered by partners to the partnership, whichever is greater; this subparagraph (H) is exempt from the provisions of Section 250;

(I) An amount equal to all amounts of income distributable to an entity subject to the Personal Property Tax Replacement Income Tax imposed by subsections (c) and (d) of Section 201 of this Act including amounts distributable to organizations exempt from federal income tax by reason of Section 501(a) of the Internal Revenue Code; this subparagraph (I) is exempt from the provisions of Section 250;

(J) With the exception of any amounts subtracted under subparagraph (G), an amount equal to the sum of all amounts disallowed as deductions by (i) Sections 171(a)(2), and 265(a)(2) of the Internal Revenue Code, and all amounts of expenses allocable to interest and disallowed as deductions by Section 265(a)(1) of the Internal Revenue Code; and (ii) for taxable years ending on or after August 13, 1999, Sections 171(a)(2), 265, 280C, and 832(b)(5)(B)(i) of the Internal Revenue Code, plus, (iii) for taxable years ending on or after December 31, 2011, Section 45G(e)(3) of the Internal Revenue Code and, for taxable years ending on or after December 31, 2008, any amount included in gross income under Section 87 of the Internal Revenue Code; the provisions of this subparagraph are exempt from the provisions of Section 250;

(K) An amount equal to those dividends included in such total which were paid by a corporation which conducts business operations in a River Edge Redevelopment Zone or zones created under the River Edge Redevelopment Zone Act and conducts substantially all of its operations from a River Edge Redevelopment Zone or zones. This subparagraph (K) is exempt from the provisions of Section 250;

(L) An amount equal to any contribution made to a job training project established pursuant to the Real Property Tax Increment Allocation Redevelopment Act;

(M) An amount equal to those dividends included in such total that were paid by a corporation that conducts business operations in a federally designated Foreign Trade Zone or Sub-Zone and that is designated a High Impact Business located in Illinois; provided that dividends eligible for the deduction provided in subparagraph (K) of paragraph (2) of this subsection shall not be eligible for the deduction provided under this subparagraph (M);

(N) An amount equal to the amount of the deduction used to compute the federal income tax credit for restoration of substantial amounts held under claim of right for the taxable year pursuant to Section 1341 of the Internal Revenue Code;

(O) For taxable years 2001 and thereafter, for the taxable year in which the bonus depreciation deduction is taken on the taxpayer's federal income tax return under subsection (k) of Section 168 of the Internal Revenue Code and for each applicable taxable year thereafter, an amount equal to "x", where:

(1) "y" equals the amount of the depreciation deduction taken for the taxable year on the taxpayer's federal income tax return on property for which the bonus depreciation deduction was taken in any year under subsection (k) of Section 168 of the Internal Revenue Code, but not including the bonus depreciation deduction;

(2) for taxable years ending on or before December 31, 2005, "x" equals "y" multiplied by 30 and then divided by 70 (or "y" multiplied by 0.429); and

(3) for taxable years ending after December 31, 2005:

(i) for property on which a bonus depreciation deduction of 30% of the adjusted basis was taken, "x" equals "y" multiplied by 30 and then divided by 70 (or "y" multiplied by 0.429); ~~and~~

(ii) for property on which a bonus depreciation deduction of 50% of the adjusted basis was taken, "x" equals "y" multiplied by 1.0; -

(iii) for property on which a bonus depreciation deduction of 100% of the adjusted basis was taken in a taxable year ending on or after December 31, 2021, "x" equals the depreciation deduction that would be allowed on that property if the

taxpayer had made the election under Section 168(k)(7) of the Internal Revenue Code to not claim bonus depreciation on that property; and

(iv) for property on which a bonus depreciation deduction of a percentage other than 30%, 50% or 100% of the adjusted basis was taken in a taxable year ending on or after December 31, 2021, "x" equals "y" multiplied by 100 times the percentage bonus depreciation on the property (that is,  $100(\text{bonus}\%)$ ) and then divided by 100 times 1 minus the percentage bonus depreciation on the property (that is,  $100(1-\text{bonus}\%)$ ).

The aggregate amount deducted under this subparagraph in all taxable years for any one piece of property may not exceed the amount of the bonus depreciation deduction taken on that property on the taxpayer's federal income tax return under subsection (k) of Section 168 of the Internal Revenue Code. This subparagraph (O) is exempt from the provisions of Section 250;

(P) If the taxpayer sells, transfers, or otherwise disposes of property for which the taxpayer was required in any taxable year to make an addition modification under subparagraph (D-5), then an amount equal to that addition modification.

If the taxpayer continues to own property through the last day of the last tax year for which a subtraction is allowed with respect to that property under subparagraph (O) ~~the taxpayer may claim a depreciation deduction for federal income tax purposes and for which the taxpayer was required in any taxable year to make an addition modification under subparagraph (D-5), then an amount equal to that addition modification.~~

The taxpayer is allowed to take the deduction under this subparagraph only once with respect to any one piece of property.

This subparagraph (P) is exempt from the provisions of Section 250;

(Q) The amount of (i) any interest income (net of the deductions allocable thereto) taken into account for the taxable year with respect to a transaction with a taxpayer that is required to make an addition modification with respect to such transaction under Section 203(a)(2)(D-17), 203(b)(2)(E-12), 203(c)(2)(G-12), or 203(d)(2)(D-7), but not to exceed the amount of such addition modification and (ii) any income from intangible property (net of the deductions allocable thereto) taken into account for the taxable year with respect to a transaction with a taxpayer that is required to make an addition modification with respect to such transaction under Section 203(a)(2)(D-18), 203(b)(2)(E-13), 203(c)(2)(G-13), or 203(d)(2)(D-8), but not to exceed the amount of such addition modification. This subparagraph (Q) is exempt from Section 250;

(R) An amount equal to the interest income taken into account for the taxable year (net of the deductions allocable thereto) with respect to transactions with (i) a foreign person who would be a member of the taxpayer's unitary business group but for the fact that the foreign person's business activity outside the United States is 80% or more of that person's total business activity and (ii) for taxable years ending on or after December 31, 2008, to a person who would be a member of the same unitary business group but for the fact that the person is prohibited under Section 1501(a)(27) from being included in the unitary business group because he or she is ordinarily required to apportion business income under different subsections of Section 304, but not to exceed the addition modification required to be made for the same taxable year under Section 203(d)(2)(D-7) for interest paid, accrued, or incurred, directly or indirectly, to the same person. This subparagraph (R) is exempt from Section 250;

(S) An amount equal to the income from intangible property taken into account for the taxable year (net of the deductions allocable thereto) with respect to transactions with (i) a foreign person who would be a member of the taxpayer's unitary business group but for the fact that the foreign person's business activity outside the United States is 80% or more of that person's total business activity and (ii) for taxable years ending on or after December 31, 2008, to a person who would be a member of the same unitary business group but for the fact that the person is prohibited under Section 1501(a)(27) from being included in the unitary business group because he or she is ordinarily required to apportion business income under different subsections of Section 304, but not to exceed the addition modification required to be made for the same taxable year under Section 203(d)(2)(D-8) for intangible expenses and costs paid, accrued, or incurred, directly or indirectly, to the same person. This subparagraph (S) is exempt from Section 250; and

(T) For taxable years ending on or after December 31, 2011, in the case of a taxpayer who was required to add back any insurance premiums under Section 203(d)(2)(D-9), such taxpayer may elect to subtract that part of a reimbursement received from the insurance company equal to the amount of the expense or loss (including expenses incurred by the insurance company) that would have been taken into account as a deduction for federal income tax purposes if the expense or loss had been uninsured. If a taxpayer makes the election provided for by this subparagraph (T), the insurer to which the premiums were paid must add back to income the amount subtracted by the taxpayer pursuant to this subparagraph (T). This subparagraph (T) is exempt from the provisions of Section 250.

(e) Gross income; adjusted gross income; taxable income.

(1) In general. Subject to the provisions of paragraph (2) and subsection (b)(3), for purposes of this Section and Section 803(e), a taxpayer's gross income, adjusted gross income, or taxable income for the taxable year shall mean the amount of gross income, adjusted gross income or taxable income properly reportable for federal income tax purposes for the taxable year under the provisions of the Internal Revenue Code. Taxable income may be less than zero. However, for taxable years ending on or after December 31, 1986, net operating loss carryforwards from taxable years ending prior to December 31, 1986, may not exceed the sum of federal taxable income for the taxable year before net operating loss deduction, plus the excess of addition modifications over subtraction modifications for the taxable year. For taxable years ending prior to December 31, 1986, taxable income may never be an amount in excess of the net operating loss for the taxable year as defined in subsections (c) and (d) of Section 172 of the Internal Revenue Code, provided that when taxable income of a corporation (other than a Subchapter S corporation), trust, or estate is less than zero and addition modifications, other than those provided by subparagraph (E) of paragraph (2) of subsection (b) for corporations or subparagraph (E) of paragraph (2) of subsection (c) for trusts and estates, exceed subtraction modifications, an addition modification must be made under those subparagraphs for any other taxable year to which the taxable income less than zero (net operating loss) is applied under Section 172 of the Internal Revenue Code or under subparagraph (E) of paragraph (2) of this subsection (e) applied in conjunction with Section 172 of the Internal Revenue Code.

(2) Special rule. For purposes of paragraph (1) of this subsection, the taxable income properly reportable for federal income tax purposes shall mean:

(A) Certain life insurance companies. In the case of a life insurance company subject to the tax imposed by Section 801 of the Internal Revenue Code, life insurance company taxable income, plus the amount of distribution from pre-1984 policyholder surplus accounts as calculated under Section 815a of the Internal Revenue Code;

(B) Certain other insurance companies. In the case of mutual insurance companies subject to the tax imposed by Section 831 of the Internal Revenue Code, insurance company taxable income;

(C) Regulated investment companies. In the case of a regulated investment company subject to the tax imposed by Section 852 of the Internal Revenue Code, investment company taxable income;

(D) Real estate investment trusts. In the case of a real estate investment trust subject to the tax imposed by Section 857 of the Internal Revenue Code, real estate investment trust taxable income;

(E) Consolidated corporations. In the case of a corporation which is a member of an affiliated group of corporations filing a consolidated income tax return for the taxable year for federal income tax purposes, taxable income determined as if such corporation had filed a separate return for federal income tax purposes for the taxable year and each preceding taxable year for which it was a member of an affiliated group. For purposes of this subparagraph, the taxpayer's separate taxable income shall be determined as if the election provided by Section 243(b)(2) of the Internal Revenue Code had been in effect for all such years;

(F) Cooperatives. In the case of a cooperative corporation or association, the taxable income of such organization determined in accordance with the provisions of Section 1381 through 1388 of the Internal Revenue Code, but without regard to the prohibition against offsetting losses from patronage activities against income from nonpatronage activities; except that a cooperative corporation or association may make an election to follow its federal income

tax treatment of patronage losses and nonpatronage losses. In the event such election is made, such losses shall be computed and carried over in a manner consistent with subsection (a) of Section 207 of this Act and apportioned by the apportionment factor reported by the cooperative on its Illinois income tax return filed for the taxable year in which the losses are incurred. The election shall be effective for all taxable years with original returns due on or after the date of the election. In addition, the cooperative may file an amended return or returns, as allowed under this Act, to provide that the election shall be effective for losses incurred or carried forward for taxable years occurring prior to the date of the election. Once made, the election may only be revoked upon approval of the Director. The Department shall adopt rules setting forth requirements for documenting the elections and any resulting Illinois net loss and the standards to be used by the Director in evaluating requests to revoke elections. Public Act 96-932 is declaratory of existing law;

(G) Subchapter S corporations. In the case of: (i) a Subchapter S corporation for which there is in effect an election for the taxable year under Section 1362 of the Internal Revenue Code, the taxable income of such corporation determined in accordance with Section 1363(b) of the Internal Revenue Code, except that taxable income shall take into account those items which are required by Section 1363(b)(1) of the Internal Revenue Code to be separately stated; and (ii) a Subchapter S corporation for which there is in effect a federal election to opt out of the provisions of the Subchapter S Revision Act of 1982 and have applied instead the prior federal Subchapter S rules as in effect on July 1, 1982, the taxable income of such corporation determined in accordance with the federal Subchapter S rules as in effect on July 1, 1982; and

(H) Partnerships. In the case of a partnership, taxable income determined in accordance with Section 703 of the Internal Revenue Code, except that taxable income shall take into account those items which are required by Section 703(a)(1) to be separately stated but which would be taken into account by an individual in calculating his taxable income.

(3) Recapture of business expenses on disposition of asset or business. Notwithstanding any other law to the contrary, if in prior years income from an asset or business has been classified as business income and in a later year is demonstrated to be non-business income, then all expenses, without limitation, deducted in such later year and in the 2 immediately preceding taxable years related to that asset or business that generated the non-business income shall be added back and recaptured as business income in the year of the disposition of the asset or business. Such amount shall be apportioned to Illinois using the greater of the apportionment fraction computed for the business under Section 304 of this Act for the taxable year or the average of the apportionment fractions computed for the business under Section 304 of this Act for the taxable year and for the 2 immediately preceding taxable years.

(f) Valuation limitation amount.

(1) In general. The valuation limitation amount referred to in subsections (a)(2)(G), (c)(2)(I) and (d)(2)(E) is an amount equal to:

(A) The sum of the pre-August 1, 1969 appreciation amounts (to the extent consisting of gain reportable under the provisions of Section 1245 or 1250 of the Internal Revenue Code) for all property in respect of which such gain was reported for the taxable year; plus

(B) The lesser of (i) the sum of the pre-August 1, 1969 appreciation amounts (to the extent consisting of capital gain) for all property in respect of which such gain was reported for federal income tax purposes for the taxable year, or (ii) the net capital gain for the taxable year, reduced in either case by any amount of such gain included in the amount determined under subsection (a)(2)(F) or (c)(2)(H).

(2) Pre-August 1, 1969 appreciation amount.

(A) If the fair market value of property referred to in paragraph (1) was readily ascertainable on August 1, 1969, the pre-August 1, 1969 appreciation amount for such property is the lesser of (i) the excess of such fair market value over the taxpayer's basis (for determining gain) for such property on that date (determined under the Internal Revenue Code as in effect on that date), or (ii) the total gain realized and reportable for federal income tax purposes in respect of the sale, exchange or other disposition of such property.

(B) If the fair market value of property referred to in paragraph (1) was not readily ascertainable on August 1, 1969, the pre-August 1, 1969 appreciation amount for such property

is that amount which bears the same ratio to the total gain reported in respect of the property for federal income tax purposes for the taxable year, as the number of full calendar months in that part of the taxpayer's holding period for the property ending July 31, 1969 bears to the number of full calendar months in the taxpayer's entire holding period for the property.

(C) The Department shall prescribe such regulations as may be necessary to carry out the purposes of this paragraph.

(g) Double deductions. Unless specifically provided otherwise, nothing in this Section shall permit the same item to be deducted more than once.

(h) Legislative intention. Except as expressly provided by this Section there shall be no modifications or limitations on the amounts of income, gain, loss or deduction taken into account in determining gross income, adjusted gross income or taxable income for federal income tax purposes for the taxable year, or in the amount of such items entering into the computation of base income and net income under this Act for such taxable year, whether in respect of property values as of August 1, 1969 or otherwise.

(Source: P.A. 100-22, eff. 7-6-17; 100-905, eff. 8-17-18; 101-9, eff. 6-5-19; 101-81, eff. 7-12-19; revised 9-20-19.)

(35 ILCS 5/207) (from Ch. 120, par. 2-207)

Sec. 207. Net Losses.

(a) If after applying all of the (i) modifications provided for in paragraph (2) of Section 203(b), paragraph (2) of Section 203(c) and paragraph (2) of Section 203(d) and (ii) the allocation and apportionment provisions of Article 3 of this Act and subsection (c) of this Section, the taxpayer's net income results in a loss;

(1) for any taxable year ending prior to December 31, 1999, such loss shall be allowed as a carryover or carryback deduction in the manner allowed under Section 172 of the Internal Revenue Code;

(2) for any taxable year ending on or after December 31, 1999 and prior to December 31, 2003, such loss shall be allowed as a carryback to each of the 2 taxable years preceding the taxable year of such loss and shall be a net operating loss carryover to each of the 20 taxable years following the taxable year of such loss; and

(3) for any taxable year ending on or after December 31, 2003, such loss shall be allowed as a net operating loss carryover to each of the 12 taxable years following the taxable year of such loss, except as provided in subsection (d).

(a-5) Election to relinquish carryback and order of application of losses.

(A) For losses incurred in tax years ending prior to December 31, 2003, the taxpayer may elect to relinquish the entire carryback period with respect to such loss. Such election shall be made in the form and manner prescribed by the Department and shall be made by the due date (including extensions of time) for filing the taxpayer's return for the taxable year in which such loss is incurred, and such election, once made, shall be irrevocable.

(B) The entire amount of such loss shall be carried to the earliest taxable year to which such loss may be carried. The amount of such loss which shall be carried to each of the other taxable years shall be the excess, if any, of the amount of such loss over the sum of the deductions for carryback or carryover of such loss allowable for each of the prior taxable years to which such loss may be carried.

(b) Any loss determined under subsection (a) of this Section must be carried back or carried forward in the same manner for purposes of subsections (a) and (b) of Section 201 of this Act as for purposes of subsections (c) and (d) of Section 201 of this Act.

(c) Notwithstanding any other provision of this Act, for each taxable year ending on or after December 31, 2008, for purposes of computing the loss for the taxable year under subsection (a) of this Section and the deduction taken into account for the taxable year for a net operating loss carryover under paragraphs (1), (2), and (3) of subsection (a) of this Section, the loss and net operating loss carryover shall be reduced in an amount equal to the reduction to the net operating loss and net operating loss carryover to the taxable year, respectively, required under Section 108(b)(2)(A) of the Internal Revenue Code, multiplied by a fraction, the numerator of which is the amount of discharge of indebtedness income that is excluded from gross income for the taxable year (but only if the taxable year ends on or after December 31, 2008) under Section 108(a) of the Internal Revenue Code and that would have been allocated and apportioned to

this State under Article 3 of this Act but for that exclusion, and the denominator of which is the total amount of discharge of indebtedness income excluded from gross income under Section 108(a) of the Internal Revenue Code for the taxable year. The reduction required under this subsection (c) shall be made after the determination of Illinois net income for the taxable year in which the indebtedness is discharged.

(d) In the case of a corporation (other than a Subchapter S corporation), no carryover deduction shall be allowed under this Section for any taxable year ending after December 31, 2010 and prior to December 31, 2012, and no carryover deduction shall exceed \$100,000 for any taxable year ending on or after December 31, 2012 and prior to December 31, 2014 and for any taxable year ending on or after December 31, 2021 and prior to December 31, 2024; provided that, for purposes of determining the taxable years to which a net loss may be carried under subsection (a) of this Section, no taxable year for which a deduction is disallowed under this subsection, or for which the deduction would exceed \$100,000 if not for this subsection, shall be counted.

(e) In the case of a residual interest holder in a real estate mortgage investment conduit subject to Section 860E of the Internal Revenue Code, the net loss in subsection (a) shall be equal to:

(1) the amount computed under subsection (a), without regard to this subsection (e), or if that amount is positive, zero;

(2) minus an amount equal to the amount computed under subsection (a), without regard to this subsection (e), minus the amount that would be computed under subsection (a) if the taxpayer's federal taxable income were computed without regard to Section 860E of the Internal Revenue Code and without regard to this subsection (e).

The modification in this subsection (e) is exempt from the provisions of Section 250.

(Source: P.A. 96-1496, eff. 1-13-11; 97-507, eff. 8-23-11; 97-636, eff. 6-1-12.)

(35 ILCS 5/214)

Sec. 214. Tax credit for affordable housing donations.

(a) Beginning with taxable years ending on or after December 31, 2001 and until the taxable year ending on ~~December 31, 2026~~ ~~December 31, 2021~~, a taxpayer who makes a donation under Section 7.28 of the Illinois Housing Development Act is entitled to a credit against the tax imposed by subsections (a) and (b) of Section 201 in an amount equal to 50% of the value of the donation. Partners, shareholders of subchapter S corporations, and owners of limited liability companies (if the limited liability company is treated as a partnership for purposes of federal and State income taxation) are entitled to a credit under this Section to be determined in accordance with the determination of income and distributive share of income under Sections 702 and 703 and subchapter S of the Internal Revenue Code. Persons or entities not subject to the tax imposed by subsections (a) and (b) of Section 201 and who make a donation under Section 7.28 of the Illinois Housing Development Act are entitled to a credit as described in this subsection and may transfer that credit as described in subsection (c).

(b) If the amount of the credit exceeds the tax liability for the year, the excess may be carried forward and applied to the tax liability of the 5 taxable years following the excess credit year. The tax credit shall be applied to the earliest year for which there is a tax liability. If there are credits for more than one year that are available to offset a liability, the earlier credit shall be applied first.

(c) The transfer of the tax credit allowed under this Section may be made (i) to the purchaser of land that has been designated solely for affordable housing projects in accordance with the Illinois Housing Development Act or (ii) to another donor who has also made a donation in accordance with Section 7.28 of the Illinois Housing Development Act.

(d) A taxpayer claiming the credit provided by this Section must maintain and record any information that the Department may require by regulation regarding the project for which the credit is claimed. When claiming the credit provided by this Section, the taxpayer must provide information regarding the taxpayer's donation to the project under the Illinois Housing Development Act.

(Source: P.A. 99-915, eff. 12-20-16.)

(35 ILCS 5/220)

Sec. 220. Angel investment credit.

(a) As used in this Section:

"Applicant" means a corporation, partnership, limited liability company, or a natural person that makes an investment in a qualified new business venture. The term "applicant" does not include (i) a corporation, partnership, limited liability company, or a natural person who has a direct or indirect ownership interest of at least 51% in the profits, capital, or value of the qualified new business venture receiving the investment or (ii) a related member.

"Claimant" means an applicant certified by the Department who files a claim for a credit under this Section.

"Department" means the Department of Commerce and Economic Opportunity.

"Investment" means money (or its equivalent) given to a qualified new business venture, at a risk of loss, in consideration for an equity interest of the qualified new business venture. The Department may adopt rules to permit certain forms of contingent equity investments to be considered eligible for a tax credit under this Section.

"Qualified new business venture" means a business that is registered with the Department under this Section.

"Related member" means a person that, with respect to the applicant, is any one of the following:

(1) An individual, if the individual and the members of the individual's family (as defined in Section 318 of the Internal Revenue Code) own directly, indirectly, beneficially, or constructively, in the aggregate, at least 50% of the value of the outstanding profits, capital, stock, or other ownership interest in the qualified new business venture that is the recipient of the applicant's investment.

(2) A partnership, estate, or trust and any partner or beneficiary, if the partnership, estate, or trust and its partners or beneficiaries own directly, indirectly, beneficially, or constructively, in the aggregate, at least 50% of the profits, capital, stock, or other ownership interest in the qualified new business venture that is the recipient of the applicant's investment.

(3) A corporation, and any party related to the corporation in a manner that would require an attribution of stock from the corporation under the attribution rules of Section 318 of the Internal Revenue Code, if the applicant and any other related member own, in the aggregate, directly, indirectly, beneficially, or constructively, at least 50% of the value of the outstanding stock of the qualified new business venture that is the recipient of the applicant's investment.

(4) A corporation and any party related to that corporation in a manner that would require an attribution of stock from the corporation to the party or from the party to the corporation under the attribution rules of Section 318 of the Internal Revenue Code, if the corporation and all such related parties own, in the aggregate, at least 50% of the profits, capital, stock, or other ownership interest in the qualified new business venture that is the recipient of the applicant's investment.

(5) A person to or from whom there is attribution of ownership of stock in the qualified new business venture that is the recipient of the applicant's investment in accordance with Section 1563(e) of the Internal Revenue Code, except that for purposes of determining whether a person is a related member under this paragraph, "20%" shall be substituted for "5%" whenever "5%" appears in Section 1563(e) of the Internal Revenue Code.

(b) For taxable years beginning after December 31, 2010, and ending on or before ~~December 31, 2021~~ December 31, 2026, subject to the limitations provided in this Section, a claimant may claim, as a credit against the tax imposed under subsections (a) and (b) of Section 201 of this Act, an amount equal to 25% of the claimant's investment made directly in a qualified new business venture. In order for an investment in a qualified new business venture to be eligible for tax credits, the business must have applied for and received certification under subsection (e) for the taxable year in which the investment was made prior to the date on which the investment was made. The credit under this Section may not exceed the taxpayer's Illinois income tax liability for the taxable year. If the amount of the credit exceeds the tax liability for the year, the excess may be carried forward and applied to the tax liability of the 5 taxable years following the excess credit year. The credit shall be applied to the earliest year for which there is a tax liability. If there are credits from more than one tax year that are available to offset a liability, the earlier credit shall be applied first. In the case of a partnership or Subchapter S Corporation, the credit is allowed to the partners or shareholders in accordance with the determination of income and distributive share of income under Sections 702 and 704 and Subchapter S of the Internal Revenue Code.

(c) The minimum amount an applicant must invest in any single qualified new business venture in order to be eligible for a credit under this Section is \$10,000. The maximum amount of an applicant's total investment made in any single qualified new business venture that may be used as the basis for a credit under this Section is \$2,000,000.

(d) The Department shall implement a program to certify an applicant for an angel investment credit. Upon satisfactory review, the Department shall issue a tax credit certificate stating the amount of the tax credit to which the applicant is entitled. The Department shall annually certify that: (i) each qualified new business venture that receives an angel investment under this Section has maintained a minimum employment threshold, as defined by rule, in the State (and continues to maintain a minimum employment

threshold in the State for a period of no less than 3 years from the issue date of the last tax credit certificate issued by the Department with respect to such business pursuant to this Section); and (ii) the claimant's investment has been made and remains, except in the event of a qualifying liquidity event, in the qualified new business venture for no less than 3 years.

If an investment for which a claimant is allowed a credit under subsection (b) is held by the claimant for less than 3 years, other than as a result of a permitted sale of the investment to person who is not a related member, the claimant shall pay to the Department of Revenue, in the manner prescribed by the Department of Revenue, the aggregate amount of the disqualified credits that the claimant received related to the subject investment.

If the Department determines that a qualified new business venture failed to maintain a minimum employment threshold in the State through the date which is 3 years from the issue date of the last tax credit certificate issued by the Department with respect to the subject business pursuant to this Section, the claimant or claimants shall pay to the Department of Revenue, in the manner prescribed by the Department of Revenue, the aggregate amount of the disqualified credits that claimant or claimants received related to investments in that business.

(e) The Department shall implement a program to register qualified new business ventures for purposes of this Section. A business desiring registration under this Section shall be required to submit a full and complete application to the Department. A submitted application shall be effective only for the taxable year in which it is submitted, and a business desiring registration under this Section shall be required to submit a separate application in and for each taxable year for which the business desires registration. Further, if at any time prior to the acceptance of an application for registration under this Section by the Department one or more events occurs which makes the information provided in that application materially false or incomplete (in whole or in part), the business shall promptly notify the Department of the same. Any failure of a business to promptly provide the foregoing information to the Department may, at the discretion of the Department, result in a revocation of a previously approved application for that business, or disqualification of the business from future registration under this Section, or both. The Department may register the business only if all of the following conditions are satisfied:

- (1) it has its principal place of business in this State;
- (2) at least 51% of the employees employed by the business are employed in this State;
- (3) the business has the potential for increasing jobs in this State, increasing capital investment

in this State, or both, as determined by the Department, and either of the following apply:

(A) it is principally engaged in innovation in any of the following: manufacturing; biotechnology; nanotechnology; communications; agricultural sciences; clean energy creation or storage technology; processing or assembling products, including medical devices, pharmaceuticals, computer software, computer hardware, semiconductors, other innovative technology products, or other products that are produced using manufacturing methods that are enabled by applying proprietary technology; or providing services that are enabled by applying proprietary technology; or

(B) it is undertaking pre-commercialization activity related to proprietary technology that includes conducting research, developing a new product or business process, or developing a service that is principally reliant on applying proprietary technology;

(4) it is not principally engaged in real estate development, insurance, banking, lending, lobbying, political consulting, professional services provided by attorneys, accountants, business consultants, physicians, or health care consultants, wholesale or retail trade, leisure, hospitality, transportation, or construction, except construction of power production plants that derive energy from a renewable energy resource, as defined in Section 1 of the Illinois Power Agency Act;

(5) at the time it is first certified:

(A) it has fewer than 100 employees;

(B) it has been in operation in Illinois for not more than 10 consecutive years prior to the year of certification; and

(C) it has received not more than \$10,000,000 in aggregate investments;

(5.1) it agrees to maintain a minimum employment threshold in the State of Illinois prior to the date which is 3 years from the issue date of the last tax credit certificate issued by the Department with respect to that business pursuant to this Section;

(6) (blank); and

(7) it has received not more than \$4,000,000 in investments that qualified for tax credits under this Section.

(f) The Department, in consultation with the Department of Revenue, shall adopt rules to administer this Section. The aggregate amount of the tax credits that may be claimed under this Section for investments made in qualified new business ventures shall be limited at \$10,000,000 per calendar year, of which \$500,000 shall be reserved for investments made in qualified new business ventures which are minority-owned businesses, women-owned businesses, or businesses owned by a person with a disability (as those terms are used and defined in the Business Enterprise for Minorities, Women, and Persons with Disabilities Act), and an additional \$500,000 shall be reserved for investments made in qualified new business ventures with their principal place of business in counties with a population of not more than 250,000. The foregoing annual allowable amounts shall be allocated by the Department, on a per calendar quarter basis and prior to the commencement of each calendar year, in such proportion as determined by the Department, provided that: (i) the amount initially allocated by the Department for any one calendar quarter shall not exceed 35% of the total allowable amount; (ii) any portion of the allocated allowable amount remaining unused as of the end of any of the first 3 calendar quarters of a given calendar year shall be rolled into, and added to, the total allocated amount for the next available calendar quarter; and (iii) the reservation of tax credits for investments in minority-owned businesses, women-owned businesses, businesses owned by a person with a disability, and in businesses in counties with a population of not more than 250,000 is limited to the first 3 calendar quarters of a given calendar year, after which they may be claimed by investors in any qualified new business venture.

(g) A claimant may not sell or otherwise transfer a credit awarded under this Section to another person.

(h) On or before March 1 of each year, the Department shall report to the Governor and to the General Assembly on the tax credit certificates awarded under this Section for the prior calendar year.

(1) This report must include, for each tax credit certificate awarded:

(A) the name of the claimant and the amount of credit awarded or allocated to that claimant;

(B) the name and address (including the county) of the qualified new business venture that received the investment giving rise to the credit, the North American Industry Classification System (NAICS) code applicable to that qualified new business venture, and the number of employees of the qualified new business venture; and

(C) the date of approval by the Department of each claimant's tax credit certificate.

(2) The report must also include:

(A) the total number of applicants and the total number of claimants, including the amount of each tax credit certificate awarded to a claimant under this Section in the prior calendar year;

(B) the total number of applications from businesses seeking registration under this Section, the total number of new qualified business ventures registered by the Department, and the aggregate amount of investment upon which tax credit certificates were issued in the prior calendar year; and

(C) the total amount of tax credit certificates sought by applicants, the amount of each tax credit certificate issued to a claimant, the aggregate amount of all tax credit certificates issued in the prior calendar year and the aggregate amount of tax credit certificates issued as authorized under this Section for all calendar years.

(i) For each business seeking registration under this Section after December 31, 2016, the Department shall require the business to include in its application the North American Industry Classification System (NAICS) code applicable to the business and the number of employees of the business at the time of application. Each business registered by the Department as a qualified new business venture that receives an investment giving rise to the issuance of a tax credit certificate pursuant to this Section shall, for each of the 3 years following the issue date of the last tax credit certificate issued by the Department with respect to such business pursuant to this Section, report to the Department the following:

(1) the number of employees and the location at which those employees are employed, both as of the end of each year;

(2) the amount of additional new capital investment raised as of the end of each year, if any; and

(3) the terms of any liquidity event occurring during such year; for the purposes of this Section, a "liquidity event" means any event that would be considered an exit for an illiquid investment, including any event that allows the equity holders of the business (or any material portion thereof) to cash out some or all of their respective equity interests.

(Source: P.A. 100-328, eff. 1-1-18; 100-686, eff. 1-1-19; 100-863, eff. 8-14-18; 101-81, eff. 7-12-19.)

(35 ILCS 5/221)

Sec. 221. Rehabilitation costs; qualified historic properties; River Edge Redevelopment Zone.

(a) For taxable years that begin on or after January 1, 2012 and begin prior to January 1, 2018, there shall be allowed a tax credit against the tax imposed by subsections (a) and (b) of Section 201 of this Act in an amount equal to 25% of qualified expenditures incurred by a qualified taxpayer during the taxable year in the restoration and preservation of a qualified historic structure located in a River Edge Redevelopment Zone pursuant to a qualified rehabilitation plan, provided that the total amount of such expenditures (i) must equal \$5,000 or more and (ii) must exceed 50% of the purchase price of the property.

(a-1) For taxable years that begin on or after January 1, 2018 and end prior to ~~January 1, 2022~~ January 1, 2027, there shall be allowed a tax credit against the tax imposed by subsections (a) and (b) of Section 201 of this Act in an aggregate amount equal to 25% of qualified expenditures incurred by a qualified taxpayer in the restoration and preservation of a qualified historic structure located in a River Edge Redevelopment Zone pursuant to a qualified rehabilitation plan, provided that the total amount of such expenditures must (i) equal \$5,000 or more and (ii) exceed the adjusted basis of the qualified historic structure on the first day the qualified rehabilitation plan begins. For any rehabilitation project, regardless of duration or number of phases, the project's compliance with the foregoing provisions (i) and (ii) shall be determined based on the aggregate amount of qualified expenditures for the entire project and may include expenditures incurred under subsection (a), this subsection, or both subsection (a) and this subsection. If the qualified rehabilitation plan spans multiple years, the aggregate credit for the entire project shall be allowed in the last taxable year, except for phased rehabilitation projects, which may receive credits upon completion of each phase. Before obtaining the first phased credit: (A) the total amount of such expenditures must meet the requirements of provisions (i) and (ii) of this subsection; (B) the rehabilitated portion of the qualified historic structure must be placed in service; and (C) the requirements of subsection (b) must be met.

(a-2) For taxable years beginning on or after January 1, 2021 and ending prior to ~~January 1, 2022~~ January 1, 2027, there shall be allowed a tax credit against the tax imposed by subsections (a) and (b) of Section 201 as provided in Section 10-10.3 of the River Edge Redevelopment Zone Act. The credit allowed under this subsection (a-2) shall apply only to taxpayers that make a capital investment of at least \$1,000,000 in a qualified rehabilitation plan.

The credit or credits may not reduce the taxpayer's liability to less than zero. If the amount of the credit or credits exceeds the taxpayer's liability, the excess may be carried forward and applied against the taxpayer's liability in succeeding calendar years in the manner provided under paragraph (4) of Section 211 of this Act. The credit or credits shall be applied to the earliest year for which there is a tax liability. If there are credits from more than one taxable year that are available to offset a liability, the earlier credit shall be applied first.

For partners, shareholders of Subchapter S corporations, and owners of limited liability companies, if the liability company is treated as a partnership for the purposes of federal and State income taxation, there shall be allowed a credit under this Section to be determined in accordance with the determination of income and distributive share of income under Sections 702 and 704 and Subchapter S of the Internal Revenue Code.

The total aggregate amount of credits awarded under the Blue Collar Jobs Act (Article 20 of this amendatory Act of the 101st General Assembly) shall not exceed \$20,000,000 in any State fiscal year.

(b) To obtain a tax credit pursuant to this Section, the taxpayer must apply with the Department of Natural Resources. The Department of Natural Resources shall determine the amount of eligible rehabilitation costs and expenses in addition to the amount of the River Edge construction jobs credit within 45 days of receipt of a complete application. The taxpayer must submit a certification of costs prepared by an independent certified public accountant that certifies (i) the project expenses, (ii) whether those expenses are qualified expenditures, and (iii) that the qualified expenditures exceed the adjusted basis of the qualified historic structure on the first day the qualified rehabilitation plan commenced. The Department of Natural Resources is authorized, but not required, to accept this certification of costs to determine the amount of qualified expenditures and the amount of the credit. The Department of Natural Resources shall provide guidance as to the minimum standards to be followed in the preparation of such certification. The

Department of Natural Resources and the National Park Service shall determine whether the rehabilitation is consistent with the United States Secretary of the Interior's Standards for Rehabilitation.

(b-1) Upon completion of the project and approval of the complete application, the Department of Natural Resources shall issue a single certificate in the amount of the eligible credits equal to 25% of qualified expenditures incurred during the eligible taxable years, as defined in subsections (a) and (a-1), excepting any credits awarded under subsection (a) prior to January 1, 2019 (the effective date of Public Act 100-629) and any phased credits issued prior to the eligible taxable year under subsection (a-1). At the time the certificate is issued, an issuance fee up to the maximum amount of 2% of the amount of the credits issued by the certificate may be collected from the applicant to administer the provisions of this Section. If collected, this issuance fee shall be deposited into the Historic Property Administrative Fund, a special fund created in the State treasury. Subject to appropriation, moneys in the Historic Property Administrative Fund shall be provided to the Department of Natural Resources as reimbursement for the costs associated with administering this Section.

(c) The taxpayer must attach the certificate to the tax return on which the credits are to be claimed. The tax credit under this Section may not reduce the taxpayer's liability to less than zero. If the amount of the credit exceeds the tax liability for the year, the excess credit may be carried forward and applied to the tax liability of the 5 taxable years following the excess credit year.

(c-1) Subject to appropriation, moneys in the Historic Property Administrative Fund shall be used, on a biennial basis beginning at the end of the second fiscal year after January 1, 2019 (the effective date of Public Act 100-629), to hire a qualified third party to prepare a biennial report to assess the overall economic impact to the State from the qualified rehabilitation projects under this Section completed in that year and in previous years. The overall economic impact shall include at least: (1) the direct and indirect or induced economic impacts of completed projects; (2) temporary, permanent, and construction jobs created; (3) sales, income, and property tax generation before, during construction, and after completion; and (4) indirect neighborhood impact after completion. The report shall be submitted to the Governor and the General Assembly. The report to the General Assembly shall be filed with the Clerk of the House of Representatives and the Secretary of the Senate in electronic form only, in the manner that the Clerk and the Secretary shall direct.

(c-2) The Department of Natural Resources may adopt rules to implement this Section in addition to the rules expressly authorized in this Section.

(d) As used in this Section, the following terms have the following meanings.

"Phased rehabilitation" means a project that is completed in phases, as defined under Section 47 of the federal Internal Revenue Code and pursuant to National Park Service regulations at 36 C.F.R. 67.

"Placed in service" means the date when the property is placed in a condition or state of readiness and availability for a specifically assigned function as defined under Section 47 of the federal Internal Revenue Code and federal Treasury Regulation Sections 1.46 and 1.48.

"Qualified expenditure" means all the costs and expenses defined as qualified rehabilitation expenditures under Section 47 of the federal Internal Revenue Code that were incurred in connection with a qualified historic structure.

"Qualified historic structure" means a certified historic structure as defined under Section 47(c)(3) of the federal Internal Revenue Code.

"Qualified rehabilitation plan" means a project that is approved by the Department of Natural Resources and the National Park Service as being consistent with the United States Secretary of the Interior's Standards for Rehabilitation.

"Qualified taxpayer" means the owner of the qualified historic structure or any other person who qualifies for the federal rehabilitation credit allowed by Section 47 of the federal Internal Revenue Code with respect to that qualified historic structure. Partners, shareholders of subchapter S corporations, and owners of limited liability companies (if the limited liability company is treated as a partnership for purposes of federal and State income taxation) are entitled to a credit under this Section to be determined in accordance with the determination of income and distributive share of income under Sections 702 and 703 and subchapter S of the Internal Revenue Code, provided that credits granted to a partnership, a limited liability company taxed as a partnership, or other multiple owners of property shall be passed through to the partners, members, or owners respectively on a pro rata basis or pursuant to an executed agreement among the partners, members, or owners documenting any alternate distribution method.

(Source: P.A. 100-236, eff. 8-18-17; 100-629, eff. 1-1-19; 100-695, eff. 8-3-18; 101-9, eff. 6-5-19; 101-81, eff. 7-12-19.)

(35 ILCS 5/222)

Sec. 222. Live theater production credit.

(a) For tax years beginning on or after January 1, 2012 and beginning prior to ~~January 1, 2022~~ January 1, 2027, a taxpayer who has received a tax credit award under the Live Theater Production Tax Credit Act is entitled to a credit against the taxes imposed under subsections (a) and (b) of Section 201 of this Act in an amount determined under that Act by the Department of Commerce and Economic Opportunity.

(b) If the taxpayer is a partnership, limited liability partnership, limited liability company, or Subchapter S corporation, the tax credit award is allowed to the partners, unit holders, or shareholders in accordance with the determination of income and distributive share of income under Sections 702 and 704 and Subchapter S of the Internal Revenue Code.

(c) A sale, assignment, or transfer of the tax credit award may be made by the taxpayer earning the credit within one year after the credit is awarded in accordance with rules adopted by the Department of Commerce and Economic Opportunity.

(d) The Department of Revenue, in cooperation with the Department of Commerce and Economic Opportunity, shall adopt rules to enforce and administer the provisions of this Section.

(e) The tax credit award may not be carried back. If the amount of the credit exceeds the tax liability for the year, the excess may be carried forward and applied to the tax liability of the 5 tax years following the excess credit year. The tax credit award shall be applied to the earliest year for which there is a tax liability. If there are credits from more than one tax year that are available to offset liability, the earlier credit shall be applied first. In no event may a credit under this Section reduce the taxpayer's liability to less than zero.

(Source: P.A. 100-415, eff. 1-1-18.)

Section 30-15. The Use Tax Act is amended by changing Section 3-5 as follows:

(35 ILCS 105/3-5)

Sec. 3-5. Exemptions. Use of the following tangible personal property is exempt from the tax imposed by this Act:

(1) Personal property purchased from a corporation, society, association, foundation, institution, or organization, other than a limited liability company, that is organized and operated as a not-for-profit service enterprise for the benefit of persons 65 years of age or older if the personal property was not purchased by the enterprise for the purpose of resale by the enterprise.

(2) Personal property purchased by a not-for-profit Illinois county fair association for use in conducting, operating, or promoting the county fair.

(3) Personal property purchased by a not-for-profit arts or cultural organization that establishes, by proof required by the Department by rule, that it has received an exemption under Section 501(c)(3) of the Internal Revenue Code and that is organized and operated primarily for the presentation or support of arts or cultural programming, activities, or services. These organizations include, but are not limited to, music and dramatic arts organizations such as symphony orchestras and theatrical groups, arts and cultural service organizations, local arts councils, visual arts organizations, and media arts organizations. On and after July 1, 2001 (the effective date of Public Act 92-35), however, an entity otherwise eligible for this exemption shall not make tax-free purchases unless it has an active identification number issued by the Department.

(4) Personal property purchased by a governmental body, by a corporation, society, association, foundation, or institution organized and operated exclusively for charitable, religious, or educational purposes, or by a not-for-profit corporation, society, association, foundation, institution, or organization that has no compensated officers or employees and that is organized and operated primarily for the recreation of persons 55 years of age or older. A limited liability company may qualify for the exemption under this paragraph only if the limited liability company is organized and operated exclusively for educational purposes. On and after July 1, 1987, however, no entity otherwise eligible for this exemption shall make tax-free purchases unless it has an active exemption identification number issued by the Department.

(5) Until July 1, 2003, a passenger car that is a replacement vehicle to the extent that the purchase price of the car is subject to the Replacement Vehicle Tax.

(6) Until July 1, 2003 and beginning again on September 1, 2004 through August 30, 2014, graphic arts machinery and equipment, including repair and replacement parts, both new and used, and including that manufactured on special order, certified by the purchaser to be used primarily for graphic arts production, and including machinery and equipment purchased for lease. Equipment includes chemicals or chemicals acting as catalysts but only if the chemicals or chemicals acting as catalysts effect a direct and

immediate change upon a graphic arts product. Beginning on July 1, 2017, graphic arts machinery and equipment is included in the manufacturing and assembling machinery and equipment exemption under paragraph (18).

(7) Farm chemicals.

(8) Legal tender, currency, medallions, or gold or silver coinage issued by the State of Illinois, the government of the United States of America, or the government of any foreign country, and bullion.

(9) Personal property purchased from a teacher-sponsored student organization affiliated with an elementary or secondary school located in Illinois.

(10) A motor vehicle that is used for automobile renting, as defined in the Automobile Renting Occupation and Use Tax Act.

(11) Farm machinery and equipment, both new and used, including that manufactured on special order, certified by the purchaser to be used primarily for production agriculture or State or federal agricultural programs, including individual replacement parts for the machinery and equipment, including machinery and equipment purchased for lease, and including implements of husbandry defined in Section 1-130 of the Illinois Vehicle Code, farm machinery and agricultural chemical and fertilizer spreaders, and nurse wagons required to be registered under Section 3-809 of the Illinois Vehicle Code, but excluding other motor vehicles required to be registered under the Illinois Vehicle Code. Horticultural polyhouses or hoop houses used for propagating, growing, or overwintering plants shall be considered farm machinery and equipment under this item (11). Agricultural chemical tender tanks and dry boxes shall include units sold separately from a motor vehicle required to be licensed and units sold mounted on a motor vehicle required to be licensed if the selling price of the tender is separately stated.

Farm machinery and equipment shall include precision farming equipment that is installed or purchased to be installed on farm machinery and equipment including, but not limited to, tractors, harvesters, sprayers, planters, seeders, or spreaders. Precision farming equipment includes, but is not limited to, soil testing sensors, computers, monitors, software, global positioning and mapping systems, and other such equipment.

Farm machinery and equipment also includes computers, sensors, software, and related equipment used primarily in the computer-assisted operation of production agriculture facilities, equipment, and activities such as, but not limited to, the collection, monitoring, and correlation of animal and crop data for the purpose of formulating animal diets and agricultural chemicals. This item (11) is exempt from the provisions of Section 3-90.

(12) Until June 30, 2013, fuel and petroleum products sold to or used by an air common carrier, certified by the carrier to be used for consumption, shipment, or storage in the conduct of its business as an air common carrier, for a flight destined for or returning from a location or locations outside the United States without regard to previous or subsequent domestic stopovers.

Beginning July 1, 2013, fuel and petroleum products sold to or used by an air carrier, certified by the carrier to be used for consumption, shipment, or storage in the conduct of its business as an air common carrier, for a flight that (i) is engaged in foreign trade or is engaged in trade between the United States and any of its possessions and (ii) transports at least one individual or package for hire from the city of origination to the city of final destination on the same aircraft, without regard to a change in the flight number of that aircraft.

(13) Proceeds of mandatory service charges separately stated on customers' bills for the purchase and consumption of food and beverages purchased at retail from a retailer, to the extent that the proceeds of the service charge are in fact turned over as tips or as a substitute for tips to the employees who participate directly in preparing, serving, hosting or cleaning up the food or beverage function with respect to which the service charge is imposed.

(14) Until July 1, 2003, oil field exploration, drilling, and production equipment, including (i) rigs and parts of rigs, rotary rigs, cable tool rigs, and workover rigs, (ii) pipe and tubular goods, including casing and drill strings, (iii) pumps and pump-jack units, (iv) storage tanks and flow lines, (v) any individual replacement part for oil field exploration, drilling, and production equipment, and (vi) machinery and equipment purchased for lease; but excluding motor vehicles required to be registered under the Illinois Vehicle Code.

(15) Photoprocessing machinery and equipment, including repair and replacement parts, both new and used, including that manufactured on special order, certified by the purchaser to be used primarily for photoprocessing, and including photoprocessing machinery and equipment purchased for lease.

(16) Until July 1, 2023, coal and aggregate exploration, mining, off-highway hauling, processing, maintenance, and reclamation equipment, including replacement parts and equipment, and including equipment purchased for lease, but excluding motor vehicles required to be registered under the Illinois Vehicle Code. The changes made to this Section by Public Act 97-767 apply on and after July 1, 2003, but no claim for credit or refund is allowed on or after August 16, 2013 (the effective date of Public Act 98-456) for such taxes paid during the period beginning July 1, 2003 and ending on August 16, 2013 (the effective date of Public Act 98-456).

(17) Until July 1, 2003, distillation machinery and equipment, sold as a unit or kit, assembled or installed by the retailer, certified by the user to be used only for the production of ethyl alcohol that will be used for consumption as motor fuel or as a component of motor fuel for the personal use of the user, and not subject to sale or resale.

(18) Manufacturing and assembling machinery and equipment used primarily in the process of manufacturing or assembling tangible personal property for wholesale or retail sale or lease, whether that sale or lease is made directly by the manufacturer or by some other person, whether the materials used in the process are owned by the manufacturer or some other person, or whether that sale or lease is made apart from or as an incident to the seller's engaging in the service occupation of producing machines, tools, dies, jigs, patterns, gauges, or other similar items of no commercial value on special order for a particular purchaser. The exemption provided by this paragraph (18) includes production related tangible personal property, as defined in Section 3-50, purchased on or after July 1, 2019. The exemption provided by this paragraph (18) does not include machinery and equipment used in (i) the generation of electricity for wholesale or retail sale; (ii) the generation or treatment of natural or artificial gas for wholesale or retail sale that is delivered to customers through pipes, pipelines, or mains; or (iii) the treatment of water for wholesale or retail sale that is delivered to customers through pipes, pipelines, or mains. The provisions of Public Act 98-583 are declaratory of existing law as to the meaning and scope of this exemption. Beginning on July 1, 2017, the exemption provided by this paragraph (18) includes, but is not limited to, graphic arts machinery and equipment, as defined in paragraph (6) of this Section.

(19) Personal property delivered to a purchaser or purchaser's donee inside Illinois when the purchase order for that personal property was received by a florist located outside Illinois who has a florist located inside Illinois deliver the personal property.

(20) Semen used for artificial insemination of livestock for direct agricultural production.

(21) Horses, or interests in horses, registered with and meeting the requirements of any of the Arabian Horse Club Registry of America, Appaloosa Horse Club, American Quarter Horse Association, United States Trotting Association, or Jockey Club, as appropriate, used for purposes of breeding or racing for prizes. This item (21) is exempt from the provisions of Section 3-90, and the exemption provided for under this item (21) applies for all periods beginning May 30, 1995, but no claim for credit or refund is allowed on or after January 1, 2008 for such taxes paid during the period beginning May 30, 2000 and ending on January 1, 2008.

(22) Computers and communications equipment utilized for any hospital purpose and equipment used in the diagnosis, analysis, or treatment of hospital patients purchased by a lessor who leases the equipment, under a lease of one year or longer executed or in effect at the time the lessor would otherwise be subject to the tax imposed by this Act, to a hospital that has been issued an active tax exemption identification number by the Department under Section 1g of the Retailers' Occupation Tax Act. If the equipment is leased in a manner that does not qualify for this exemption or is used in any other non-exempt manner, the lessor shall be liable for the tax imposed under this Act or the Service Use Tax Act, as the case may be, based on the fair market value of the property at the time the non-qualifying use occurs. No lessor shall collect or attempt to collect an amount (however designated) that purports to reimburse that lessor for the tax imposed by this Act or the Service Use Tax Act, as the case may be, if the tax has not been paid by the lessor. If a lessor improperly collects any such amount from the lessee, the lessee shall have a legal right to claim a refund of that amount from the lessor. If, however, that amount is not refunded to the lessee for any reason, the lessor is liable to pay that amount to the Department.

(23) Personal property purchased by a lessor who leases the property, under a lease of one year or longer executed or in effect at the time the lessor would otherwise be subject to the tax imposed by this Act, to a governmental body that has been issued an active sales tax exemption identification number by the Department under Section 1g of the Retailers' Occupation Tax Act. If the property is leased in a manner that does not qualify for this exemption or used in any other non-exempt manner, the lessor shall be liable for the tax imposed under this Act or the Service Use Tax Act, as the case may be, based on the fair market value of

the property at the time the non-qualifying use occurs. No lessor shall collect or attempt to collect an amount (however designated) that purports to reimburse that lessor for the tax imposed by this Act or the Service Use Tax Act, as the case may be, if the tax has not been paid by the lessor. If a lessor improperly collects any such amount from the lessee, the lessee shall have a legal right to claim a refund of that amount from the lessor. If, however, that amount is not refunded to the lessee for any reason, the lessor is liable to pay that amount to the Department.

(24) Beginning with taxable years ending on or after December 31, 1995 and ending with taxable years ending on or before December 31, 2004, personal property that is donated for disaster relief to be used in a State or federally declared disaster area in Illinois or bordering Illinois by a manufacturer or retailer that is registered in this State to a corporation, society, association, foundation, or institution that has been issued a sales tax exemption identification number by the Department that assists victims of the disaster who reside within the declared disaster area.

(25) Beginning with taxable years ending on or after December 31, 1995 and ending with taxable years ending on or before December 31, 2004, personal property that is used in the performance of infrastructure repairs in this State, including but not limited to municipal roads and streets, access roads, bridges, sidewalks, waste disposal systems, water and sewer line extensions, water distribution and purification facilities, storm water drainage and retention facilities, and sewage treatment facilities, resulting from a State or federally declared disaster in Illinois or bordering Illinois when such repairs are initiated on facilities located in the declared disaster area within 6 months after the disaster.

(26) Beginning July 1, 1999, game or game birds purchased at a "game breeding and hunting preserve area" as that term is used in the Wildlife Code. This paragraph is exempt from the provisions of Section 3-90.

(27) A motor vehicle, as that term is defined in Section 1-146 of the Illinois Vehicle Code, that is donated to a corporation, limited liability company, society, association, foundation, or institution that is determined by the Department to be organized and operated exclusively for educational purposes. For purposes of this exemption, "a corporation, limited liability company, society, association, foundation, or institution organized and operated exclusively for educational purposes" means all tax-supported public schools, private schools that offer systematic instruction in useful branches of learning by methods common to public schools and that compare favorably in their scope and intensity with the course of study presented in tax-supported schools, and vocational or technical schools or institutes organized and operated exclusively to provide a course of study of not less than 6 weeks duration and designed to prepare individuals to follow a trade or to pursue a manual, technical, mechanical, industrial, business, or commercial occupation.

(28) Beginning January 1, 2000, personal property, including food, purchased through fundraising events for the benefit of a public or private elementary or secondary school, a group of those schools, or one or more school districts if the events are sponsored by an entity recognized by the school district that consists primarily of volunteers and includes parents and teachers of the school children. This paragraph does not apply to fundraising events (i) for the benefit of private home instruction or (ii) for which the fundraising entity purchases the personal property sold at the events from another individual or entity that sold the property for the purpose of resale by the fundraising entity and that profits from the sale to the fundraising entity. This paragraph is exempt from the provisions of Section 3-90.

(29) Beginning January 1, 2000 and through December 31, 2001, new or used automatic vending machines that prepare and serve hot food and beverages, including coffee, soup, and other items, and replacement parts for these machines. Beginning January 1, 2002 and through June 30, 2003, machines and parts for machines used in commercial, coin-operated amusement and vending business if a use or occupation tax is paid on the gross receipts derived from the use of the commercial, coin-operated amusement and vending machines. This paragraph is exempt from the provisions of Section 3-90.

(30) Beginning January 1, 2001 and through June 30, 2016, food for human consumption that is to be consumed off the premises where it is sold (other than alcoholic beverages, soft drinks, and food that has been prepared for immediate consumption) and prescription and nonprescription medicines, drugs, medical appliances, and insulin, urine testing materials, syringes, and needles used by diabetics, for human use, when purchased for use by a person receiving medical assistance under Article V of the Illinois Public Aid Code who resides in a licensed long-term care facility, as defined in the Nursing Home Care Act, or in a licensed facility as defined in the ID/DD Community Care Act, the MC/DD Act, or the Specialized Mental Health Rehabilitation Act of 2013.

(31) Beginning on August 2, 2001 (the effective date of Public Act 92-227), computers and communications equipment utilized for any hospital purpose and equipment used in the diagnosis, analysis, or treatment of hospital patients purchased by a lessor who leases the equipment, under a lease of one year or longer executed or in effect at the time the lessor would otherwise be subject to the tax imposed by this Act, to a hospital that has been issued an active tax exemption identification number by the Department under Section 1g of the Retailers' Occupation Tax Act. If the equipment is leased in a manner that does not qualify for this exemption or is used in any other nonexempt manner, the lessor shall be liable for the tax imposed under this Act or the Service Use Tax Act, as the case may be, based on the fair market value of the property at the time the nonqualifying use occurs. No lessor shall collect or attempt to collect an amount (however designated) that purports to reimburse that lessor for the tax imposed by this Act or the Service Use Tax Act, as the case may be, if the tax has not been paid by the lessor. If a lessor improperly collects any such amount from the lessee, the lessee shall have a legal right to claim a refund of that amount from the lessor. If, however, that amount is not refunded to the lessee for any reason, the lessor is liable to pay that amount to the Department. This paragraph is exempt from the provisions of Section 3-90.

(32) Beginning on August 2, 2001 (the effective date of Public Act 92-227), personal property purchased by a lessor who leases the property, under a lease of one year or longer executed or in effect at the time the lessor would otherwise be subject to the tax imposed by this Act, to a governmental body that has been issued an active sales tax exemption identification number by the Department under Section 1g of the Retailers' Occupation Tax Act. If the property is leased in a manner that does not qualify for this exemption or used in any other nonexempt manner, the lessor shall be liable for the tax imposed under this Act or the Service Use Tax Act, as the case may be, based on the fair market value of the property at the time the nonqualifying use occurs. No lessor shall collect or attempt to collect an amount (however designated) that purports to reimburse that lessor for the tax imposed by this Act or the Service Use Tax Act, as the case may be, if the tax has not been paid by the lessor. If a lessor improperly collects any such amount from the lessee, the lessee shall have a legal right to claim a refund of that amount from the lessor. If, however, that amount is not refunded to the lessee for any reason, the lessor is liable to pay that amount to the Department. This paragraph is exempt from the provisions of Section 3-90.

(33) On and after July 1, 2003 and through June 30, 2004, the use in this State of motor vehicles of the second division with a gross vehicle weight in excess of 8,000 pounds and that are subject to the commercial distribution fee imposed under Section 3-815.1 of the Illinois Vehicle Code. Beginning on July 1, 2004 and through June 30, 2005, the use in this State of motor vehicles of the second division: (i) with a gross vehicle weight rating in excess of 8,000 pounds; (ii) that are subject to the commercial distribution fee imposed under Section 3-815.1 of the Illinois Vehicle Code; and (iii) that are primarily used for commercial purposes. Through June 30, 2005, this exemption applies to repair and replacement parts added after the initial purchase of such a motor vehicle if that motor vehicle is used in a manner that would qualify for the rolling stock exemption otherwise provided for in this Act. For purposes of this paragraph, the term "used for commercial purposes" means the transportation of persons or property in furtherance of any commercial or industrial enterprise, whether for-hire or not.

(34) Beginning January 1, 2008, tangible personal property used in the construction or maintenance of a community water supply, as defined under Section 3.145 of the Environmental Protection Act, that is operated by a not-for-profit corporation that holds a valid water supply permit issued under Title IV of the Environmental Protection Act. This paragraph is exempt from the provisions of Section 3-90.

(35) Beginning January 1, 2010 and continuing through December 31, 2024, materials, parts, equipment, components, and furnishings incorporated into or upon an aircraft as part of the modification, refurbishment, completion, replacement, repair, or maintenance of the aircraft. This exemption includes consumable supplies used in the modification, refurbishment, completion, replacement, repair, and maintenance of aircraft, but excludes any materials, parts, equipment, components, and consumable supplies used in the modification, replacement, repair, and maintenance of aircraft engines or power plants, whether such engines or power plants are installed or uninstalled upon any such aircraft. "Consumable supplies" include, but are not limited to, adhesive, tape, sandpaper, general purpose lubricants, cleaning solution, latex gloves, and protective films. This exemption applies only to the use of qualifying tangible personal property by persons who modify, refurbish, complete, repair, replace, or maintain aircraft and who (i) hold an Air Agency Certificate and are empowered to operate an approved repair station by the Federal Aviation Administration, (ii) have a Class IV Rating, and (iii) conduct operations in accordance with Part 145 of the Federal Aviation Regulations. The exemption does not include aircraft operated by a commercial air carrier providing scheduled passenger air service pursuant to authority issued under Part 121 or Part 129 of the

Federal Aviation Regulations. The changes made to this paragraph (35) by Public Act 98-534 are declarative of existing law. It is the intent of the General Assembly that the exemption under this paragraph (35) applies continuously from January 1, 2010 through December 31, 2024; however, no claim for credit or refund is allowed for taxes paid as a result of the disallowance of this exemption on or after January 1, 2015 and prior to the effective date of this amendatory Act of the 101st General Assembly.

(36) Tangible personal property purchased by a public-facilities corporation, as described in Section 11-65-10 of the Illinois Municipal Code, for purposes of constructing or furnishing a municipal convention hall, but only if the legal title to the municipal convention hall is transferred to the municipality without any further consideration by or on behalf of the municipality at the time of the completion of the municipal convention hall or upon the retirement or redemption of any bonds or other debt instruments issued by the public-facilities corporation in connection with the development of the municipal convention hall. This exemption includes existing public-facilities corporations as provided in Section 11-65-25 of the Illinois Municipal Code. This paragraph is exempt from the provisions of Section 3-90.

(37) Beginning January 1, 2017 and through December 31, 2026, menstrual pads, tampons, and menstrual cups.

(38) Merchandise that is subject to the Rental Purchase Agreement Occupation and Use Tax. The purchaser must certify that the item is purchased to be rented subject to a rental purchase agreement, as defined in the Rental Purchase Agreement Act, and provide proof of registration under the Rental Purchase Agreement Occupation and Use Tax Act. This paragraph is exempt from the provisions of Section 3-90.

(39) Tangible personal property purchased by a purchaser who is exempt from the tax imposed by this Act by operation of federal law. This paragraph is exempt from the provisions of Section 3-90.

(40) Qualified tangible personal property used in the construction or operation of a data center that has been granted a certificate of exemption by the Department of Commerce and Economic Opportunity, whether that tangible personal property is purchased by the owner, operator, or tenant of the data center or by a contractor or subcontractor of the owner, operator, or tenant. Data centers that would have qualified for a certificate of exemption prior to January 1, 2020 had Public Act 101-31 been in effect may apply for and obtain an exemption for subsequent purchases of computer equipment or enabling software purchased or leased to upgrade, supplement, or replace computer equipment or enabling software purchased or leased in the original investment that would have qualified.

The Department of Commerce and Economic Opportunity shall grant a certificate of exemption under this item (40) to qualified data centers as defined by Section 605-1025 of the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois.

For the purposes of this item (40):

"Data center" means a building or a series of buildings rehabilitated or constructed to house working servers in one physical location or multiple sites within the State of Illinois.

"Qualified tangible personal property" means: electrical systems and equipment; climate control and chilling equipment and systems; mechanical systems and equipment; monitoring and secure systems; emergency generators; hardware; computers; servers; data storage devices; network connectivity equipment; racks; cabinets; telecommunications cabling infrastructure; raised floor systems; peripheral components or systems; software; mechanical, electrical, or plumbing systems; battery systems; cooling systems and towers; temperature control systems; other cabling; and other data center infrastructure equipment and systems necessary to operate qualified tangible personal property, including fixtures; and component parts of any of the foregoing, including installation, maintenance, repair, refurbishment, and replacement of qualified tangible personal property to generate, transform, transmit, distribute, or manage electricity necessary to operate qualified tangible personal property; and all other tangible personal property that is essential to the operations of a computer data center. The term "qualified tangible personal property" also includes building materials physically incorporated in to the qualifying data center. To document the exemption allowed under this Section, the retailer must obtain from the purchaser a copy of the certificate of eligibility issued by the Department of Commerce and Economic Opportunity.

This item (40) is exempt from the provisions of Section 3-90.

(Source: P.A. 100-22, eff. 7-6-17; 100-437, eff. 1-1-18; 100-594, eff. 6-29-18; 100-863, eff. 8-14-18; 100-1171, eff. 1-4-19; 101-9, eff. 6-5-19; 101-31, eff. 6-28-19; 101-81, eff. 7-12-19; 101-629, eff. 2-5-20.)

Section 30-20. The Service Use Tax Act is amended by changing Sections 3-5 and 3-10 as follows:  
(35 ILCS 110/3-5)

[May 31, 2021]

Sec. 3-5. Exemptions. Use of the following tangible personal property is exempt from the tax imposed by this Act:

(1) Personal property purchased from a corporation, society, association, foundation, institution, or organization, other than a limited liability company, that is organized and operated as a not-for-profit service enterprise for the benefit of persons 65 years of age or older if the personal property was not purchased by the enterprise for the purpose of resale by the enterprise.

(2) Personal property purchased by a non-profit Illinois county fair association for use in conducting, operating, or promoting the county fair.

(3) Personal property purchased by a not-for-profit arts or cultural organization that establishes, by proof required by the Department by rule, that it has received an exemption under Section 501(c)(3) of the Internal Revenue Code and that is organized and operated primarily for the presentation or support of arts or cultural programming, activities, or services. These organizations include, but are not limited to, music and dramatic arts organizations such as symphony orchestras and theatrical groups, arts and cultural service organizations, local arts councils, visual arts organizations, and media arts organizations. On and after July 1, 2001 (the effective date of Public Act 92-35), however, an entity otherwise eligible for this exemption shall not make tax-free purchases unless it has an active identification number issued by the Department.

(4) Legal tender, currency, medallions, or gold or silver coinage issued by the State of Illinois, the government of the United States of America, or the government of any foreign country, and bullion.

(5) Until July 1, 2003 and beginning again on September 1, 2004 through August 30, 2014, graphic arts machinery and equipment, including repair and replacement parts, both new and used, and including that manufactured on special order or purchased for lease, certified by the purchaser to be used primarily for graphic arts production. Equipment includes chemicals or chemicals acting as catalysts but only if the chemicals or chemicals acting as catalysts effect a direct and immediate change upon a graphic arts product. Beginning on July 1, 2017, graphic arts machinery and equipment is included in the manufacturing and assembling machinery and equipment exemption under Section 2 of this Act.

(6) Personal property purchased from a teacher-sponsored student organization affiliated with an elementary or secondary school located in Illinois.

(7) Farm machinery and equipment, both new and used, including that manufactured on special order, certified by the purchaser to be used primarily for production agriculture or State or federal agricultural programs, including individual replacement parts for the machinery and equipment, including machinery and equipment purchased for lease, and including implements of husbandry defined in Section 1-130 of the Illinois Vehicle Code, farm machinery and agricultural chemical and fertilizer spreaders, and nurse wagons required to be registered under Section 3-809 of the Illinois Vehicle Code, but excluding other motor vehicles required to be registered under the Illinois Vehicle Code. Horticultural polyhouses or hoop houses used for propagating, growing, or overwintering plants shall be considered farm machinery and equipment under this item (7). Agricultural chemical tender tanks and dry boxes shall include units sold separately from a motor vehicle required to be licensed and units sold mounted on a motor vehicle required to be licensed if the selling price of the tender is separately stated.

Farm machinery and equipment shall include precision farming equipment that is installed or purchased to be installed on farm machinery and equipment including, but not limited to, tractors, harvesters, sprayers, planters, seeders, or spreaders. Precision farming equipment includes, but is not limited to, soil testing sensors, computers, monitors, software, global positioning and mapping systems, and other such equipment.

Farm machinery and equipment also includes computers, sensors, software, and related equipment used primarily in the computer-assisted operation of production agriculture facilities, equipment, and activities such as, but not limited to, the collection, monitoring, and correlation of animal and crop data for the purpose of formulating animal diets and agricultural chemicals. This item (7) is exempt from the provisions of Section 3-75.

(8) Until June 30, 2013, fuel and petroleum products sold to or used by an air common carrier, certified by the carrier to be used for consumption, shipment, or storage in the conduct of its business as an air common carrier, for a flight destined for or returning from a location or locations outside the United States without regard to previous or subsequent stopovers.

Beginning July 1, 2013, fuel and petroleum products sold to or used by an air carrier, certified by the carrier to be used for consumption, shipment, or storage in the conduct of its business as an air common carrier, for a flight that (i) is engaged in foreign trade or is engaged in trade between the United States and any of its possessions and (ii) transports at least one individual or package for hire from the city of

origination to the city of final destination on the same aircraft, without regard to a change in the flight number of that aircraft.

(9) Proceeds of mandatory service charges separately stated on customers' bills for the purchase and consumption of food and beverages acquired as an incident to the purchase of a service from a serviceman, to the extent that the proceeds of the service charge are in fact turned over as tips or as a substitute for tips to the employees who participate directly in preparing, serving, hosting or cleaning up the food or beverage function with respect to which the service charge is imposed.

(10) Until July 1, 2003, oil field exploration, drilling, and production equipment, including (i) rigs and parts of rigs, rotary rigs, cable tool rigs, and workover rigs, (ii) pipe and tubular goods, including casing and drill strings, (iii) pumps and pump-jack units, (iv) storage tanks and flow lines, (v) any individual replacement part for oil field exploration, drilling, and production equipment, and (vi) machinery and equipment purchased for lease; but excluding motor vehicles required to be registered under the Illinois Vehicle Code.

(11) Proceeds from the sale of photoprocessing machinery and equipment, including repair and replacement parts, both new and used, including that manufactured on special order, certified by the purchaser to be used primarily for photoprocessing, and including photoprocessing machinery and equipment purchased for lease.

(12) Until July 1, 2023, coal and aggregate exploration, mining, off-highway hauling, processing, maintenance, and reclamation equipment, including replacement parts and equipment, and including equipment purchased for lease, but excluding motor vehicles required to be registered under the Illinois Vehicle Code. The changes made to this Section by Public Act 97-767 apply on and after July 1, 2003, but no claim for credit or refund is allowed on or after August 16, 2013 (the effective date of Public Act 98-456) for such taxes paid during the period beginning July 1, 2003 and ending on August 16, 2013 (the effective date of Public Act 98-456).

(13) Semen used for artificial insemination of livestock for direct agricultural production.

(14) Horses, or interests in horses, registered with and meeting the requirements of any of the Arabian Horse Club Registry of America, Appaloosa Horse Club, American Quarter Horse Association, United States Trotting Association, or Jockey Club, as appropriate, used for purposes of breeding or racing for prizes. This item (14) is exempt from the provisions of Section 3-75, and the exemption provided for under this item (14) applies for all periods beginning May 30, 1995, but no claim for credit or refund is allowed on or after January 1, 2008 (the effective date of Public Act 95-88) for such taxes paid during the period beginning May 30, 2000 and ending on January 1, 2008 (the effective date of Public Act 95-88).

(15) Computers and communications equipment utilized for any hospital purpose and equipment used in the diagnosis, analysis, or treatment of hospital patients purchased by a lessor who leases the equipment, under a lease of one year or longer executed or in effect at the time the lessor would otherwise be subject to the tax imposed by this Act, to a hospital that has been issued an active tax exemption identification number by the Department under Section 1g of the Retailers' Occupation Tax Act. If the equipment is leased in a manner that does not qualify for this exemption or is used in any other non-exempt manner, the lessor shall be liable for the tax imposed under this Act or the Use Tax Act, as the case may be, based on the fair market value of the property at the time the non-qualifying use occurs. No lessor shall collect or attempt to collect an amount (however designated) that purports to reimburse that lessor for the tax imposed by this Act or the Use Tax Act, as the case may be, if the tax has not been paid by the lessor. If a lessor improperly collects any such amount from the lessee, the lessee shall have a legal right to claim a refund of that amount from the lessor. If, however, that amount is not refunded to the lessee for any reason, the lessor is liable to pay that amount to the Department.

(16) Personal property purchased by a lessor who leases the property, under a lease of one year or longer executed or in effect at the time the lessor would otherwise be subject to the tax imposed by this Act, to a governmental body that has been issued an active tax exemption identification number by the Department under Section 1g of the Retailers' Occupation Tax Act. If the property is leased in a manner that does not qualify for this exemption or is used in any other non-exempt manner, the lessor shall be liable for the tax imposed under this Act or the Use Tax Act, as the case may be, based on the fair market value of the property at the time the non-qualifying use occurs. No lessor shall collect or attempt to collect an amount (however designated) that purports to reimburse that lessor for the tax imposed by this Act or the Use Tax Act, as the case may be, if the tax has not been paid by the lessor. If a lessor improperly collects any such amount from the lessee, the lessee shall have a legal right to claim a refund of that amount from the lessor.

If, however, that amount is not refunded to the lessee for any reason, the lessor is liable to pay that amount to the Department.

(17) Beginning with taxable years ending on or after December 31, 1995 and ending with taxable years ending on or before December 31, 2004, personal property that is donated for disaster relief to be used in a State or federally declared disaster area in Illinois or bordering Illinois by a manufacturer or retailer that is registered in this State to a corporation, society, association, foundation, or institution that has been issued a sales tax exemption identification number by the Department that assists victims of the disaster who reside within the declared disaster area.

(18) Beginning with taxable years ending on or after December 31, 1995 and ending with taxable years ending on or before December 31, 2004, personal property that is used in the performance of infrastructure repairs in this State, including but not limited to municipal roads and streets, access roads, bridges, sidewalks, waste disposal systems, water and sewer line extensions, water distribution and purification facilities, storm water drainage and retention facilities, and sewage treatment facilities, resulting from a State or federally declared disaster in Illinois or bordering Illinois when such repairs are initiated on facilities located in the declared disaster area within 6 months after the disaster.

(19) Beginning July 1, 1999, game or game birds purchased at a "game breeding and hunting preserve area" as that term is used in the Wildlife Code. This paragraph is exempt from the provisions of Section 3-75.

(20) A motor vehicle, as that term is defined in Section 1-146 of the Illinois Vehicle Code, that is donated to a corporation, limited liability company, society, association, foundation, or institution that is determined by the Department to be organized and operated exclusively for educational purposes. For purposes of this exemption, "a corporation, limited liability company, society, association, foundation, or institution organized and operated exclusively for educational purposes" means all tax-supported public schools, private schools that offer systematic instruction in useful branches of learning by methods common to public schools and that compare favorably in their scope and intensity with the course of study presented in tax-supported schools, and vocational or technical schools or institutes organized and operated exclusively to provide a course of study of not less than 6 weeks duration and designed to prepare individuals to follow a trade or to pursue a manual, technical, mechanical, industrial, business, or commercial occupation.

(21) Beginning January 1, 2000, personal property, including food, purchased through fundraising events for the benefit of a public or private elementary or secondary school, a group of those schools, or one or more school districts if the events are sponsored by an entity recognized by the school district that consists primarily of volunteers and includes parents and teachers of the school children. This paragraph does not apply to fundraising events (i) for the benefit of private home instruction or (ii) for which the fundraising entity purchases the personal property sold at the events from another individual or entity that sold the property for the purpose of resale by the fundraising entity and that profits from the sale to the fundraising entity. This paragraph is exempt from the provisions of Section 3-75.

(22) Beginning January 1, 2000 and through December 31, 2001, new or used automatic vending machines that prepare and serve hot food and beverages, including coffee, soup, and other items, and replacement parts for these machines. Beginning January 1, 2002 and through June 30, 2003, machines and parts for machines used in commercial, coin-operated amusement and vending business if a use or occupation tax is paid on the gross receipts derived from the use of the commercial, coin-operated amusement and vending machines. This paragraph is exempt from the provisions of Section 3-75.

(23) Beginning August 23, 2001 and through June 30, 2016, food for human consumption that is to be consumed off the premises where it is sold (other than alcoholic beverages, soft drinks, and food that has been prepared for immediate consumption) and prescription and nonprescription medicines, drugs, medical appliances, and insulin, urine testing materials, syringes, and needles used by diabetics, for human use, when purchased for use by a person receiving medical assistance under Article V of the Illinois Public Aid Code who resides in a licensed long-term care facility, as defined in the Nursing Home Care Act, or in a licensed facility as defined in the ID/DD Community Care Act, the MC/DD Act, or the Specialized Mental Health Rehabilitation Act of 2013.

(24) Beginning on August 2, 2001 (the effective date of Public Act 92-227), computers and communications equipment utilized for any hospital purpose and equipment used in the diagnosis, analysis, or treatment of hospital patients purchased by a lessor who leases the equipment, under a lease of one year or longer executed or in effect at the time the lessor would otherwise be subject to the tax imposed by this Act, to a hospital that has been issued an active tax exemption identification number by the Department

under Section 1g of the Retailers' Occupation Tax Act. If the equipment is leased in a manner that does not qualify for this exemption or is used in any other nonexempt manner, the lessor shall be liable for the tax imposed under this Act or the Use Tax Act, as the case may be, based on the fair market value of the property at the time the nonqualifying use occurs. No lessor shall collect or attempt to collect an amount (however designated) that purports to reimburse that lessor for the tax imposed by this Act or the Use Tax Act, as the case may be, if the tax has not been paid by the lessor. If a lessor improperly collects any such amount from the lessee, the lessee shall have a legal right to claim a refund of that amount from the lessor. If, however, that amount is not refunded to the lessee for any reason, the lessor is liable to pay that amount to the Department. This paragraph is exempt from the provisions of Section 3-75.

(25) Beginning on August 2, 2001 (the effective date of Public Act 92-227), personal property purchased by a lessor who leases the property, under a lease of one year or longer executed or in effect at the time the lessor would otherwise be subject to the tax imposed by this Act, to a governmental body that has been issued an active tax exemption identification number by the Department under Section 1g of the Retailers' Occupation Tax Act. If the property is leased in a manner that does not qualify for this exemption or is used in any other nonexempt manner, the lessor shall be liable for the tax imposed under this Act or the Use Tax Act, as the case may be, based on the fair market value of the property at the time the nonqualifying use occurs. No lessor shall collect or attempt to collect an amount (however designated) that purports to reimburse that lessor for the tax imposed by this Act or the Use Tax Act, as the case may be, if the tax has not been paid by the lessor. If a lessor improperly collects any such amount from the lessee, the lessee shall have a legal right to claim a refund of that amount from the lessor. If, however, that amount is not refunded to the lessee for any reason, the lessor is liable to pay that amount to the Department. This paragraph is exempt from the provisions of Section 3-75.

(26) Beginning January 1, 2008, tangible personal property used in the construction or maintenance of a community water supply, as defined under Section 3.145 of the Environmental Protection Act, that is operated by a not-for-profit corporation that holds a valid water supply permit issued under Title IV of the Environmental Protection Act. This paragraph is exempt from the provisions of Section 3-75.

(27) Beginning January 1, 2010 and continuing through December 31, 2024, materials, parts, equipment, components, and furnishings incorporated into or upon an aircraft as part of the modification, refurbishment, completion, replacement, repair, or maintenance of the aircraft. This exemption includes consumable supplies used in the modification, refurbishment, completion, replacement, repair, and maintenance of aircraft, but excludes any materials, parts, equipment, components, and consumable supplies used in the modification, replacement, repair, and maintenance of aircraft engines or power plants, whether such engines or power plants are installed or uninstalled upon any such aircraft. "Consumable supplies" include, but are not limited to, adhesive, tape, sandpaper, general purpose lubricants, cleaning solution, latex gloves, and protective films. This exemption applies only to the use of qualifying tangible personal property transferred incident to the modification, refurbishment, completion, replacement, repair, or maintenance of aircraft by persons who (i) hold an Air Agency Certificate and are empowered to operate an approved repair station by the Federal Aviation Administration, (ii) have a Class IV Rating, and (iii) conduct operations in accordance with Part 145 of the Federal Aviation Regulations. The exemption does not include aircraft operated by a commercial air carrier providing scheduled passenger air service pursuant to authority issued under Part 121 or Part 129 of the Federal Aviation Regulations. The changes made to this paragraph (27) by Public Act 98-534 are declarative of existing law. It is the intent of the General Assembly that the exemption under this paragraph (27) applies continuously from January 1, 2010 through December 31, 2024; however, no claim for credit or refund is allowed for taxes paid as a result of the disallowance of this exemption on or after January 1, 2015 and prior to the effective date of this amendatory Act of the 101st General Assembly.

(28) Tangible personal property purchased by a public-facilities corporation, as described in Section 11-65-10 of the Illinois Municipal Code, for purposes of constructing or furnishing a municipal convention hall, but only if the legal title to the municipal convention hall is transferred to the municipality without any further consideration by or on behalf of the municipality at the time of the completion of the municipal convention hall or upon the retirement or redemption of any bonds or other debt instruments issued by the public-facilities corporation in connection with the development of the municipal convention hall. This exemption includes existing public-facilities corporations as provided in Section 11-65-25 of the Illinois Municipal Code. This paragraph is exempt from the provisions of Section 3-75.

(29) Beginning January 1, 2017 and through December 31, 2026, menstrual pads, tampons, and menstrual cups.

(30) Tangible personal property transferred to a purchaser who is exempt from the tax imposed by this Act by operation of federal law. This paragraph is exempt from the provisions of Section 3-75.

(31) Qualified tangible personal property used in the construction or operation of a data center that has been granted a certificate of exemption by the Department of Commerce and Economic Opportunity, whether that tangible personal property is purchased by the owner, operator, or tenant of the data center or by a contractor or subcontractor of the owner, operator, or tenant. Data centers that would have qualified for a certificate of exemption prior to January 1, 2020 had this amendatory Act of the 101st General Assembly been in effect, may apply for and obtain an exemption for subsequent purchases of computer equipment or enabling software purchased or leased to upgrade, supplement, or replace computer equipment or enabling software purchased or leased in the original investment that would have qualified.

The Department of Commerce and Economic Opportunity shall grant a certificate of exemption under this item (31) to qualified data centers as defined by Section 605-1025 of the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois.

For the purposes of this item (31):

"Data center" means a building or a series of buildings rehabilitated or constructed to house working servers in one physical location or multiple sites within the State of Illinois.

"Qualified tangible personal property" means: electrical systems and equipment; climate control and chilling equipment and systems; mechanical systems and equipment; monitoring and secure systems; emergency generators; hardware; computers; servers; data storage devices; network connectivity equipment; racks; cabinets; telecommunications cabling infrastructure; raised floor systems; peripheral components or systems; software; mechanical, electrical, or plumbing systems; battery systems; cooling systems and towers; temperature control systems; other cabling; and other data center infrastructure equipment and systems necessary to operate qualified tangible personal property, including fixtures; and component parts of any of the foregoing, including installation, maintenance, repair, refurbishment, and replacement of qualified tangible personal property to generate, transform, transmit, distribute, or manage electricity necessary to operate qualified tangible personal property; and all other tangible personal property that is essential to the operations of a computer data center. The term "qualified tangible personal property" also includes building materials physically incorporated in to the qualifying data center. To document the exemption allowed under this Section, the retailer must obtain from the purchaser a copy of the certificate of eligibility issued by the Department of Commerce and Economic Opportunity.

This item (31) is exempt from the provisions of Section 3-75.

(Source: P.A. 100-22, eff. 7-6-17; 100-594, eff. 6-29-18; 100-1171, eff. 1-4-19; 101-31, eff. 6-28-19; 101-81, eff. 7-12-19; 101-629, eff. 2-5-20.)

(35 ILCS 110/3-10) (from Ch. 120, par. 439.33-10)

Sec. 3-10. Rate of tax. Unless otherwise provided in this Section, the tax imposed by this Act is at the rate of 6.25% of the selling price of tangible personal property transferred as an incident to the sale of service, but, for the purpose of computing this tax, in no event shall the selling price be less than the cost price of the property to the serviceman.

Beginning on July 1, 2000 and through December 31, 2000, with respect to motor fuel, as defined in Section 1.1 of the Motor Fuel Tax Law, and gasohol, as defined in Section 3-40 of the Use Tax Act, the tax is imposed at the rate of 1.25%.

With respect to gasohol, as defined in the Use Tax Act, the tax imposed by this Act applies to (i) 70% of the selling price of property transferred as an incident to the sale of service on or after January 1, 1990, and before July 1, 2003, (ii) 80% of the selling price of property transferred as an incident to the sale of service on or after July 1, 2003 and on or before July 1, 2017, and (iii) 100% of the selling price thereafter. If, at any time, however, the tax under this Act on sales of gasohol, as defined in the Use Tax Act, is imposed at the rate of 1.25%, then the tax imposed by this Act applies to 100% of the proceeds of sales of gasohol made during that time.

With respect to majority blended ethanol fuel, as defined in the Use Tax Act, the tax imposed by this Act does not apply to the selling price of property transferred as an incident to the sale of service on or after July 1, 2003 and on or before December 31, 2023 but applies to 100% of the selling price thereafter.

With respect to biodiesel blends, as defined in the Use Tax Act, with no less than 1% and no more than 10% biodiesel, the tax imposed by this Act applies to (i) 80% of the selling price of property transferred as an incident to the sale of service on or after July 1, 2003 and on or before December 31, 2018 and (ii) 100% of the proceeds of the selling price thereafter. If, at any time, however, the tax under this Act

on sales of biodiesel blends, as defined in the Use Tax Act, with no less than 1% and no more than 10% biodiesel is imposed at the rate of 1.25%, then the tax imposed by this Act applies to 100% of the proceeds of sales of biodiesel blends with no less than 1% and no more than 10% biodiesel made during that time.

With respect to 100% biodiesel, as defined in the Use Tax Act, and biodiesel blends, as defined in the Use Tax Act, with more than 10% but no more than 99% biodiesel, the tax imposed by this Act does not apply to the proceeds of the selling price of property transferred as an incident to the sale of service on or after July 1, 2003 and on or before December 31, 2023 but applies to 100% of the selling price thereafter.

At the election of any registered serviceman made for each fiscal year, sales of service in which the aggregate annual cost price of tangible personal property transferred as an incident to the sales of service is less than 35%, or 75% in the case of servicemen transferring prescription drugs or servicemen engaged in graphic arts production, of the aggregate annual total gross receipts from all sales of service, the tax imposed by this Act shall be based on the serviceman's cost price of the tangible personal property transferred as an incident to the sale of those services.

The tax shall be imposed at the rate of 1% on food prepared for immediate consumption and transferred incident to a sale of service subject to this Act or the Service Occupation Tax Act by an entity licensed under the Hospital Licensing Act, the Nursing Home Care Act, the Assisted Living and Shared Housing Act, the ID/DD Community Care Act, the MC/DD Act, the Specialized Mental Health Rehabilitation Act of 2013, or the Child Care Act of 1969, or an entity that holds a permit issued pursuant to the Life Care Facilities Act. The tax shall also be imposed at the rate of 1% on food for human consumption that is to be consumed off the premises where it is sold (other than alcoholic beverages, food consisting of or infused with adult use cannabis, soft drinks, and food that has been prepared for immediate consumption and is not otherwise included in this paragraph) and prescription and nonprescription medicines, drugs, medical appliances, products classified as Class III medical devices by the United States Food and Drug Administration that are used for cancer treatment pursuant to a prescription, as well as any accessories and components related to those devices, modifications to a motor vehicle for the purpose of rendering it usable by a person with a disability, and insulin, blood sugar testing materials, syringes, and needles used by human diabetics. For the purposes of this Section, until September 1, 2009: the term "soft drinks" means any complete, finished, ready-to-use, non-alcoholic drink, whether carbonated or not, including but not limited to soda water, cola, fruit juice, vegetable juice, carbonated water, and all other preparations commonly known as soft drinks of whatever kind or description that are contained in any closed or sealed bottle, can, carton, or container, regardless of size; but "soft drinks" does not include coffee, tea, non-carbonated water, infant formula, milk or milk products as defined in the Grade A Pasteurized Milk and Milk Products Act, or drinks containing 50% or more natural fruit or vegetable juice.

Notwithstanding any other provisions of this Act, beginning September 1, 2009, "soft drinks" means non-alcoholic beverages that contain natural or artificial sweeteners. "Soft drinks" do not include beverages that contain milk or milk products, soy, rice or similar milk substitutes, or greater than 50% of vegetable or fruit juice by volume.

Until August 1, 2009, and notwithstanding any other provisions of this Act, "food for human consumption that is to be consumed off the premises where it is sold" includes all food sold through a vending machine, except soft drinks and food products that are dispensed hot from a vending machine, regardless of the location of the vending machine. Beginning August 1, 2009, and notwithstanding any other provisions of this Act, "food for human consumption that is to be consumed off the premises where it is sold" includes all food sold through a vending machine, except soft drinks, candy, and food products that are dispensed hot from a vending machine, regardless of the location of the vending machine.

Notwithstanding any other provisions of this Act, beginning September 1, 2009, "food for human consumption that is to be consumed off the premises where it is sold" does not include candy. For purposes of this Section, "candy" means a preparation of sugar, honey, or other natural or artificial sweeteners in combination with chocolate, fruits, nuts or other ingredients or flavorings in the form of bars, drops, or pieces. "Candy" does not include any preparation that contains flour or requires refrigeration.

Notwithstanding any other provisions of this Act, beginning September 1, 2009, "nonprescription medicines and drugs" does not include grooming and hygiene products. For purposes of this Section, "grooming and hygiene products" includes, but is not limited to, soaps and cleaning solutions, shampoo, toothpaste, mouthwash, antiperspirants, and sun tan lotions and screens, unless those products are available by prescription only, regardless of whether the products meet the definition of "over-the-counter-drugs". For the purposes of this paragraph, "over-the-counter-drug" means a drug for human use that contains a label

that identifies the product as a drug as required by 21 C.F.R. § 201.66. The "over-the-counter-drug" label includes:

(A) A "Drug Facts" panel; or

(B) A statement of the "active ingredient(s)" with a list of those ingredients contained in the compound, substance or preparation.

Beginning on January 1, 2014 (the effective date of Public Act 98-122), "prescription and nonprescription medicines and drugs" includes medical cannabis purchased from a registered dispensing organization under the Compassionate Use of Medical Cannabis Program Act.

As used in this Section, "adult use cannabis" means cannabis subject to tax under the Cannabis Cultivation Privilege Tax Law and the Cannabis Purchaser Excise Tax Law and does not include cannabis subject to tax under the Compassionate Use of Medical Cannabis Program Act.

If the property that is acquired from a serviceman is acquired outside Illinois and used outside Illinois before being brought to Illinois for use here and is taxable under this Act, the "selling price" on which the tax is computed shall be reduced by an amount that represents a reasonable allowance for depreciation for the period of prior out-of-state use.

(Source: P.A. 101-363, eff. 8-9-19; 101-593, eff. 12-4-19; 102-4, eff. 4-27-21.)

Section 30-25. The Service Occupation Tax Act is amended by changing Sections 3-5 and 3-10 as follows:

(35 ILCS 115/3-5)

Sec. 3-5. Exemptions. The following tangible personal property is exempt from the tax imposed by this Act:

(1) Personal property sold by a corporation, society, association, foundation, institution, or organization, other than a limited liability company, that is organized and operated as a not-for-profit service enterprise for the benefit of persons 65 years of age or older if the personal property was not purchased by the enterprise for the purpose of resale by the enterprise.

(2) Personal property purchased by a not-for-profit Illinois county fair association for use in conducting, operating, or promoting the county fair.

(3) Personal property purchased by any not-for-profit arts or cultural organization that establishes, by proof required by the Department by rule, that it has received an exemption under Section 501(c)(3) of the Internal Revenue Code and that is organized and operated primarily for the presentation or support of arts or cultural programming, activities, or services. These organizations include, but are not limited to, music and dramatic arts organizations such as symphony orchestras and theatrical groups, arts and cultural service organizations, local arts councils, visual arts organizations, and media arts organizations. On and after July 1, 2001 (the effective date of Public Act 92-35), however, an entity otherwise eligible for this exemption shall not make tax-free purchases unless it has an active identification number issued by the Department.

(4) Legal tender, currency, medallions, or gold or silver coinage issued by the State of Illinois, the government of the United States of America, or the government of any foreign country, and bullion.

(5) Until July 1, 2003 and beginning again on September 1, 2004 through August 30, 2014, graphic arts machinery and equipment, including repair and replacement parts, both new and used, and including that manufactured on special order or purchased for lease, certified by the purchaser to be used primarily for graphic arts production. Equipment includes chemicals or chemicals acting as catalysts but only if the chemicals or chemicals acting as catalysts effect a direct and immediate change upon a graphic arts product. Beginning on July 1, 2017, graphic arts machinery and equipment is included in the manufacturing and assembling machinery and equipment exemption under Section 2 of this Act.

(6) Personal property sold by a teacher-sponsored student organization affiliated with an elementary or secondary school located in Illinois.

(7) Farm machinery and equipment, both new and used, including that manufactured on special order, certified by the purchaser to be used primarily for production agriculture or State or federal agricultural programs, including individual replacement parts for the machinery and equipment, including machinery and equipment purchased for lease, and including implements of husbandry defined in Section 1-130 of the Illinois Vehicle Code, farm machinery and agricultural chemical and fertilizer spreaders, and nurse wagons required to be registered under Section 3-809 of the Illinois Vehicle Code, but excluding other motor vehicles required to be registered under the Illinois Vehicle Code. Horticultural polyhouses or hoop houses used for propagating, growing, or overwintering plants shall be considered farm machinery and equipment under this item (7). Agricultural chemical tender tanks and dry boxes shall include units sold separately

from a motor vehicle required to be licensed and units sold mounted on a motor vehicle required to be licensed if the selling price of the tender is separately stated.

Farm machinery and equipment shall include precision farming equipment that is installed or purchased to be installed on farm machinery and equipment including, but not limited to, tractors, harvesters, sprayers, planters, seeders, or spreaders. Precision farming equipment includes, but is not limited to, soil testing sensors, computers, monitors, software, global positioning and mapping systems, and other such equipment.

Farm machinery and equipment also includes computers, sensors, software, and related equipment used primarily in the computer-assisted operation of production agriculture facilities, equipment, and activities such as, but not limited to, the collection, monitoring, and correlation of animal and crop data for the purpose of formulating animal diets and agricultural chemicals. This item (7) is exempt from the provisions of Section 3-55.

(8) Until June 30, 2013, fuel and petroleum products sold to or used by an air common carrier, certified by the carrier to be used for consumption, shipment, or storage in the conduct of its business as an air common carrier, for a flight destined for or returning from a location or locations outside the United States without regard to previous or subsequent domestic stopovers.

Beginning July 1, 2013, fuel and petroleum products sold to or used by an air carrier, certified by the carrier to be used for consumption, shipment, or storage in the conduct of its business as an air common carrier, for a flight that (i) is engaged in foreign trade or is engaged in trade between the United States and any of its possessions and (ii) transports at least one individual or package for hire from the city of origination to the city of final destination on the same aircraft, without regard to a change in the flight number of that aircraft.

(9) Proceeds of mandatory service charges separately stated on customers' bills for the purchase and consumption of food and beverages, to the extent that the proceeds of the service charge are in fact turned over as tips or as a substitute for tips to the employees who participate directly in preparing, serving, hosting or cleaning up the food or beverage function with respect to which the service charge is imposed.

(10) Until July 1, 2003, oil field exploration, drilling, and production equipment, including (i) rigs and parts of rigs, rotary rigs, cable tool rigs, and workover rigs, (ii) pipe and tubular goods, including casing and drill strings, (iii) pumps and pump-jack units, (iv) storage tanks and flow lines, (v) any individual replacement part for oil field exploration, drilling, and production equipment, and (vi) machinery and equipment purchased for lease; but excluding motor vehicles required to be registered under the Illinois Vehicle Code.

(11) Photoprocessing machinery and equipment, including repair and replacement parts, both new and used, including that manufactured on special order, certified by the purchaser to be used primarily for photoprocessing, and including photoprocessing machinery and equipment purchased for lease.

(12) Until July 1, 2023, coal and aggregate exploration, mining, off-highway hauling, processing, maintenance, and reclamation equipment, including replacement parts and equipment, and including equipment purchased for lease, but excluding motor vehicles required to be registered under the Illinois Vehicle Code. The changes made to this Section by Public Act 97-767 apply on and after July 1, 2003, but no claim for credit or refund is allowed on or after August 16, 2013 (the effective date of Public Act 98-456) for such taxes paid during the period beginning July 1, 2003 and ending on August 16, 2013 (the effective date of Public Act 98-456).

(13) Beginning January 1, 1992 and through June 30, 2016, food for human consumption that is to be consumed off the premises where it is sold (other than alcoholic beverages, soft drinks and food that has been prepared for immediate consumption) and prescription and non-prescription medicines, drugs, medical appliances, and insulin, urine testing materials, syringes, and needles used by diabetics, for human use, when purchased for use by a person receiving medical assistance under Article V of the Illinois Public Aid Code who resides in a licensed long-term care facility, as defined in the Nursing Home Care Act, or in a licensed facility as defined in the ID/DD Community Care Act, the MC/DD Act, or the Specialized Mental Health Rehabilitation Act of 2013.

(14) Semen used for artificial insemination of livestock for direct agricultural production.

(15) Horses, or interests in horses, registered with and meeting the requirements of any of the Arabian Horse Club Registry of America, Appaloosa Horse Club, American Quarter Horse Association, United States Trotting Association, or Jockey Club, as appropriate, used for purposes of breeding or racing for prizes. This item (15) is exempt from the provisions of Section 3-55, and the exemption provided for under this item (15) applies for all periods beginning May 30, 1995, but no claim for credit or refund is allowed on

or after January 1, 2008 (the effective date of Public Act 95-88) for such taxes paid during the period beginning May 30, 2000 and ending on January 1, 2008 (the effective date of Public Act 95-88).

(16) Computers and communications equipment utilized for any hospital purpose and equipment used in the diagnosis, analysis, or treatment of hospital patients sold to a lessor who leases the equipment, under a lease of one year or longer executed or in effect at the time of the purchase, to a hospital that has been issued an active tax exemption identification number by the Department under Section 1g of the Retailers' Occupation Tax Act.

(17) Personal property sold to a lessor who leases the property, under a lease of one year or longer executed or in effect at the time of the purchase, to a governmental body that has been issued an active tax exemption identification number by the Department under Section 1g of the Retailers' Occupation Tax Act.

(18) Beginning with taxable years ending on or after December 31, 1995 and ending with taxable years ending on or before December 31, 2004, personal property that is donated for disaster relief to be used in a State or federally declared disaster area in Illinois or bordering Illinois by a manufacturer or retailer that is registered in this State to a corporation, society, association, foundation, or institution that has been issued a sales tax exemption identification number by the Department that assists victims of the disaster who reside within the declared disaster area.

(19) Beginning with taxable years ending on or after December 31, 1995 and ending with taxable years ending on or before December 31, 2004, personal property that is used in the performance of infrastructure repairs in this State, including but not limited to municipal roads and streets, access roads, bridges, sidewalks, waste disposal systems, water and sewer line extensions, water distribution and purification facilities, storm water drainage and retention facilities, and sewage treatment facilities, resulting from a State or federally declared disaster in Illinois or bordering Illinois when such repairs are initiated on facilities located in the declared disaster area within 6 months after the disaster.

(20) Beginning July 1, 1999, game or game birds sold at a "game breeding and hunting preserve area" as that term is used in the Wildlife Code. This paragraph is exempt from the provisions of Section 3-55.

(21) A motor vehicle, as that term is defined in Section 1-146 of the Illinois Vehicle Code, that is donated to a corporation, limited liability company, society, association, foundation, or institution that is determined by the Department to be organized and operated exclusively for educational purposes. For purposes of this exemption, "a corporation, limited liability company, society, association, foundation, or institution organized and operated exclusively for educational purposes" means all tax-supported public schools, private schools that offer systematic instruction in useful branches of learning by methods common to public schools and that compare favorably in their scope and intensity with the course of study presented in tax-supported schools, and vocational or technical schools or institutes organized and operated exclusively to provide a course of study of not less than 6 weeks duration and designed to prepare individuals to follow a trade or to pursue a manual, technical, mechanical, industrial, business, or commercial occupation.

(22) Beginning January 1, 2000, personal property, including food, purchased through fundraising events for the benefit of a public or private elementary or secondary school, a group of those schools, or one or more school districts if the events are sponsored by an entity recognized by the school district that consists primarily of volunteers and includes parents and teachers of the school children. This paragraph does not apply to fundraising events (i) for the benefit of private home instruction or (ii) for which the fundraising entity purchases the personal property sold at the events from another individual or entity that sold the property for the purpose of resale by the fundraising entity and that profits from the sale to the fundraising entity. This paragraph is exempt from the provisions of Section 3-55.

(23) Beginning January 1, 2000 and through December 31, 2001, new or used automatic vending machines that prepare and serve hot food and beverages, including coffee, soup, and other items, and replacement parts for these machines. Beginning January 1, 2002 and through June 30, 2003, machines and parts for machines used in commercial, coin-operated amusement and vending business if a use or occupation tax is paid on the gross receipts derived from the use of the commercial, coin-operated amusement and vending machines. This paragraph is exempt from the provisions of Section 3-55.

(24) Beginning on August 2, 2001 (the effective date of Public Act 92-227), computers and communications equipment utilized for any hospital purpose and equipment used in the diagnosis, analysis, or treatment of hospital patients sold to a lessor who leases the equipment, under a lease of one year or longer executed or in effect at the time of the purchase, to a hospital that has been issued an active tax exemption identification number by the Department under Section 1g of the Retailers' Occupation Tax Act. This paragraph is exempt from the provisions of Section 3-55.

(25) Beginning on August 2, 2001 (the effective date of Public Act 92-227), personal property sold to a lessor who leases the property, under a lease of one year or longer executed or in effect at the time of the purchase, to a governmental body that has been issued an active tax exemption identification number by the Department under Section 1g of the Retailers' Occupation Tax Act. This paragraph is exempt from the provisions of Section 3-55.

(26) Beginning on January 1, 2002 and through June 30, 2016, tangible personal property purchased from an Illinois retailer by a taxpayer engaged in centralized purchasing activities in Illinois who will, upon receipt of the property in Illinois, temporarily store the property in Illinois (i) for the purpose of subsequently transporting it outside this State for use or consumption thereafter solely outside this State or (ii) for the purpose of being processed, fabricated, or manufactured into, attached to, or incorporated into other tangible personal property to be transported outside this State and thereafter used or consumed solely outside this State. The Director of Revenue shall, pursuant to rules adopted in accordance with the Illinois Administrative Procedure Act, issue a permit to any taxpayer in good standing with the Department who is eligible for the exemption under this paragraph (26). The permit issued under this paragraph (26) shall authorize the holder, to the extent and in the manner specified in the rules adopted under this Act, to purchase tangible personal property from a retailer exempt from the taxes imposed by this Act. Taxpayers shall maintain all necessary books and records to substantiate the use and consumption of all such tangible personal property outside of the State of Illinois.

(27) Beginning January 1, 2008, tangible personal property used in the construction or maintenance of a community water supply, as defined under Section 3.145 of the Environmental Protection Act, that is operated by a not-for-profit corporation that holds a valid water supply permit issued under Title IV of the Environmental Protection Act. This paragraph is exempt from the provisions of Section 3-55.

(28) Tangible personal property sold to a public-facilities corporation, as described in Section 11-65-10 of the Illinois Municipal Code, for purposes of constructing or furnishing a municipal convention hall, but only if the legal title to the municipal convention hall is transferred to the municipality without any further consideration by or on behalf of the municipality at the time of the completion of the municipal convention hall or upon the retirement or redemption of any bonds or other debt instruments issued by the public-facilities corporation in connection with the development of the municipal convention hall. This exemption includes existing public-facilities corporations as provided in Section 11-65-25 of the Illinois Municipal Code. This paragraph is exempt from the provisions of Section 3-55.

(29) Beginning January 1, 2010 and continuing through December 31, 2024, materials, parts, equipment, components, and furnishings incorporated into or upon an aircraft as part of the modification, refurbishment, completion, replacement, repair, or maintenance of the aircraft. This exemption includes consumable supplies used in the modification, refurbishment, completion, replacement, repair, and maintenance of aircraft, but excludes any materials, parts, equipment, components, and consumable supplies used in the modification, replacement, repair, and maintenance of aircraft engines or power plants, whether such engines or power plants are installed or uninstalled upon any such aircraft. "Consumable supplies" include, but are not limited to, adhesive, tape, sandpaper, general purpose lubricants, cleaning solution, latex gloves, and protective films. This exemption applies only to the transfer of qualifying tangible personal property incident to the modification, refurbishment, completion, replacement, repair, or maintenance of an aircraft by persons who (i) hold an Air Agency Certificate and are empowered to operate an approved repair station by the Federal Aviation Administration, (ii) have a Class IV Rating, and (iii) conduct operations in accordance with Part 145 of the Federal Aviation Regulations. The exemption does not include aircraft operated by a commercial air carrier providing scheduled passenger air service pursuant to authority issued under Part 121 or Part 129 of the Federal Aviation Regulations. The changes made to this paragraph (29) by Public Act 98-534 are declarative of existing law. It is the intent of the General Assembly that the exemption under this paragraph (29) applies continuously from January 1, 2010 through December 31, 2024; however, no claim for credit or refund is allowed for taxes paid as a result of the disallowance of this exemption on or after January 1, 2015 and prior to the effective date of this amendatory Act of the 101st General Assembly.

(30) Beginning January 1, 2017 and through December 31, 2026, menstrual pads, tampons, and menstrual cups.

(31) Tangible personal property transferred to a purchaser who is exempt from tax by operation of federal law. This paragraph is exempt from the provisions of Section 3-55.

(32) Qualified tangible personal property used in the construction or operation of a data center that has been granted a certificate of exemption by the Department of Commerce and Economic Opportunity, whether that tangible personal property is purchased by the owner, operator, or tenant of the data center or

by a contractor or subcontractor of the owner, operator, or tenant. Data centers that would have qualified for a certificate of exemption prior to January 1, 2020 had this amendatory Act of the 101st General Assembly been in effect, may apply for and obtain an exemption for subsequent purchases of computer equipment or enabling software purchased or leased to upgrade, supplement, or replace computer equipment or enabling software purchased or leased in the original investment that would have qualified.

The Department of Commerce and Economic Opportunity shall grant a certificate of exemption under this item (32) to qualified data centers as defined by Section 605-1025 of the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois.

For the purposes of this item (32):

"Data center" means a building or a series of buildings rehabilitated or constructed to house working servers in one physical location or multiple sites within the State of Illinois.

"Qualified tangible personal property" means: electrical systems and equipment; climate control and chilling equipment and systems; mechanical systems and equipment; monitoring and secure systems; emergency generators; hardware; computers; servers; data storage devices; network connectivity equipment; racks; cabinets; telecommunications cabling infrastructure; raised floor systems; peripheral components or systems; software; mechanical, electrical, or plumbing systems; battery systems; cooling systems and towers; temperature control systems; other cabling; and other data center infrastructure equipment and systems necessary to operate qualified tangible personal property, including fixtures; and component parts of any of the foregoing, including installation, maintenance, repair, refurbishment, and replacement of qualified tangible personal property to generate, transform, transmit, distribute, or manage electricity necessary to operate qualified tangible personal property; and all other tangible personal property that is essential to the operations of a computer data center. The term "qualified tangible personal property" also includes building materials physically incorporated in to the qualifying data center. To document the exemption allowed under this Section, the retailer must obtain from the purchaser a copy of the certificate of eligibility issued by the Department of Commerce and Economic Opportunity.

This item (32) is exempt from the provisions of Section 3-55.

(Source: P.A. 100-22, eff. 7-6-17; 100-594, eff. 6-29-18; 100-1171, eff. 1-4-19; 101-31, eff. 6-28-19; 101-81, eff. 7-12-19; 101-629, eff. 2-5-20.)

(35 ILCS 115/3-10) (from Ch. 120, par. 439.103-10)

Sec. 3-10. Rate of tax. Unless otherwise provided in this Section, the tax imposed by this Act is at the rate of 6.25% of the "selling price", as defined in Section 2 of the Service Use Tax Act, of the tangible personal property. For the purpose of computing this tax, in no event shall the "selling price" be less than the cost price to the serviceman of the tangible personal property transferred. The selling price of each item of tangible personal property transferred as an incident of a sale of service may be shown as a distinct and separate item on the serviceman's billing to the service customer. If the selling price is not so shown, the selling price of the tangible personal property is deemed to be 50% of the serviceman's entire billing to the service customer. When, however, a serviceman contracts to design, develop, and produce special order machinery or equipment, the tax imposed by this Act shall be based on the serviceman's cost price of the tangible personal property transferred incident to the completion of the contract.

Beginning on July 1, 2000 and through December 31, 2000, with respect to motor fuel, as defined in Section 1.1 of the Motor Fuel Tax Law, and gasohol, as defined in Section 3-40 of the Use Tax Act, the tax is imposed at the rate of 1.25%.

With respect to gasohol, as defined in the Use Tax Act, the tax imposed by this Act shall apply to (i) 70% of the cost price of property transferred as an incident to the sale of service on or after January 1, 1990, and before July 1, 2003, (ii) 80% of the selling price of property transferred as an incident to the sale of service on or after July 1, 2003 and on or before July 1, 2017, and (iii) 100% of the cost price thereafter. If, at any time, however, the tax under this Act on sales of gasohol, as defined in the Use Tax Act, is imposed at the rate of 1.25%, then the tax imposed by this Act applies to 100% of the proceeds of sales of gasohol made during that time.

With respect to majority blended ethanol fuel, as defined in the Use Tax Act, the tax imposed by this Act does not apply to the selling price of property transferred as an incident to the sale of service on or after July 1, 2003 and on or before December 31, 2023 but applies to 100% of the selling price thereafter.

With respect to biodiesel blends, as defined in the Use Tax Act, with no less than 1% and no more than 10% biodiesel, the tax imposed by this Act applies to (i) 80% of the selling price of property transferred as an incident to the sale of service on or after July 1, 2003 and on or before December 31, 2018

and (ii) 100% of the proceeds of the selling price thereafter. If, at any time, however, the tax under this Act on sales of biodiesel blends, as defined in the Use Tax Act, with no less than 1% and no more than 10% biodiesel is imposed at the rate of 1.25%, then the tax imposed by this Act applies to 100% of the proceeds of sales of biodiesel blends with no less than 1% and no more than 10% biodiesel made during that time.

With respect to 100% biodiesel, as defined in the Use Tax Act, and biodiesel blends, as defined in the Use Tax Act, with more than 10% but no more than 99% biodiesel material, the tax imposed by this Act does not apply to the proceeds of the selling price of property transferred as an incident to the sale of service on or after July 1, 2003 and on or before December 31, 2023 but applies to 100% of the selling price thereafter.

At the election of any registered serviceman made for each fiscal year, sales of service in which the aggregate annual cost price of tangible personal property transferred as an incident to the sales of service is less than 35%, or 75% in the case of servicemen transferring prescription drugs or servicemen engaged in graphic arts production, of the aggregate annual total gross receipts from all sales of service, the tax imposed by this Act shall be based on the serviceman's cost price of the tangible personal property transferred incident to the sale of those services.

The tax shall be imposed at the rate of 1% on food prepared for immediate consumption and transferred incident to a sale of service subject to this Act or the Service Occupation Tax Act by an entity licensed under the Hospital Licensing Act, the Nursing Home Care Act, the Assisted Living and Shared Housing Act, the ID/DD Community Care Act, the MC/DD Act, the Specialized Mental Health Rehabilitation Act of 2013, or the Child Care Act of 1969, or an entity that holds a permit issued pursuant to the Life Care Facilities Act. The tax shall also be imposed at the rate of 1% on food for human consumption that is to be consumed off the premises where it is sold (other than alcoholic beverages, food consisting of or infused with adult use cannabis, soft drinks, and food that has been prepared for immediate consumption and is not otherwise included in this paragraph) and prescription and nonprescription medicines, drugs, medical appliances, products classified as Class III medical devices by the United States Food and Drug Administration that are used for cancer treatment pursuant to a prescription, as well as any accessories and components related to those devices, modifications to a motor vehicle for the purpose of rendering it usable by a person with a disability, and insulin, blood sugar testing materials, syringes, and needles used by human diabetics. For the purposes of this Section, until September 1, 2009: the term "soft drinks" means any complete, finished, ready-to-use, non-alcoholic drink, whether carbonated or not, including but not limited to soda water, cola, fruit juice, vegetable juice, carbonated water, and all other preparations commonly known as soft drinks of whatever kind or description that are contained in any closed or sealed can, carton, or container, regardless of size; but "soft drinks" does not include coffee, tea, non-carbonated water, infant formula, milk or milk products as defined in the Grade A Pasteurized Milk and Milk Products Act, or drinks containing 50% or more natural fruit or vegetable juice.

Notwithstanding any other provisions of this Act, beginning September 1, 2009, "soft drinks" means non-alcoholic beverages that contain natural or artificial sweeteners. "Soft drinks" do not include beverages that contain milk or milk products, soy, rice or similar milk substitutes, or greater than 50% of vegetable or fruit juice by volume.

Until August 1, 2009, and notwithstanding any other provisions of this Act, "food for human consumption that is to be consumed off the premises where it is sold" includes all food sold through a vending machine, except soft drinks and food products that are dispensed hot from a vending machine, regardless of the location of the vending machine. Beginning August 1, 2009, and notwithstanding any other provisions of this Act, "food for human consumption that is to be consumed off the premises where it is sold" includes all food sold through a vending machine, except soft drinks, candy, and food products that are dispensed hot from a vending machine, regardless of the location of the vending machine.

Notwithstanding any other provisions of this Act, beginning September 1, 2009, "food for human consumption that is to be consumed off the premises where it is sold" does not include candy. For purposes of this Section, "candy" means a preparation of sugar, honey, or other natural or artificial sweeteners in combination with chocolate, fruits, nuts or other ingredients or flavorings in the form of bars, drops, or pieces. "Candy" does not include any preparation that contains flour or requires refrigeration.

Notwithstanding any other provisions of this Act, beginning September 1, 2009, "nonprescription medicines and drugs" does not include grooming and hygiene products. For purposes of this Section, "grooming and hygiene products" includes, but is not limited to, soaps and cleaning solutions, shampoo, toothpaste, mouthwash, antiperspirants, and sun tan lotions and screens, unless those products are available by prescription only, regardless of whether the products meet the definition of "over-the-counter-drugs". For

the purposes of this paragraph, "over-the-counter-drug" means a drug for human use that contains a label that identifies the product as a drug as required by 21 C.F.R. § 201.66. The "over-the-counter-drug" label includes:

- (A) A "Drug Facts" panel; or
- (B) A statement of the "active ingredient(s)" with a list of those ingredients contained in the compound, substance or preparation.

Beginning on January 1, 2014 (the effective date of Public Act 98-122), "prescription and nonprescription medicines and drugs" includes medical cannabis purchased from a registered dispensing organization under the Compassionate Use of Medical Cannabis Program Act.

As used in this Section, "adult use cannabis" means cannabis subject to tax under the Cannabis Cultivation Privilege Tax Law and the Cannabis Purchaser Excise Tax Law and does not include cannabis subject to tax under the Compassionate Use of Medical Cannabis Program Act.

(Source: P.A. 101-363, eff. 8-9-19; 101-593, eff. 12-4-19; 102-4, eff. 4-27-21.)

Section 30-30. The Retailers' Occupation Tax Act is amended by changing Section 2-5 as follows:  
(35 ILCS 120/2-5)

Sec. 2-5. Exemptions. Gross receipts from proceeds from the sale of the following tangible personal property are exempt from the tax imposed by this Act:

- (1) Farm chemicals.
- (2) Farm machinery and equipment, both new and used, including that manufactured on special order, certified by the purchaser to be used primarily for production agriculture or State or federal agricultural programs, including individual replacement parts for the machinery and equipment, including machinery and equipment purchased for lease, and including implements of husbandry defined in Section 1-130 of the Illinois Vehicle Code, farm machinery and agricultural chemical and fertilizer spreaders, and nurse wagons required to be registered under Section 3-809 of the Illinois Vehicle Code, but excluding other motor vehicles required to be registered under the Illinois Vehicle Code. Horticultural polyhouses or hoop houses used for propagating, growing, or overwintering plants shall be considered farm machinery and equipment under this item (2). Agricultural chemical tender tanks and dry boxes shall include units sold separately from a motor vehicle required to be licensed and units sold mounted on a motor vehicle required to be licensed, if the selling price of the tender is separately stated.

Farm machinery and equipment shall include precision farming equipment that is installed or purchased to be installed on farm machinery and equipment including, but not limited to, tractors, harvesters, sprayers, planters, seeders, or spreaders. Precision farming equipment includes, but is not limited to, soil testing sensors, computers, monitors, software, global positioning and mapping systems, and other such equipment.

Farm machinery and equipment also includes computers, sensors, software, and related equipment used primarily in the computer-assisted operation of production agriculture facilities, equipment, and activities such as, but not limited to, the collection, monitoring, and correlation of animal and crop data for the purpose of formulating animal diets and agricultural chemicals. This item (2) is exempt from the provisions of Section 2-70.

(3) Until July 1, 2003, distillation machinery and equipment, sold as a unit or kit, assembled or installed by the retailer, certified by the user to be used only for the production of ethyl alcohol that will be used for consumption as motor fuel or as a component of motor fuel for the personal use of the user, and not subject to sale or resale.

(4) Until July 1, 2003 and beginning again September 1, 2004 through August 30, 2014, graphic arts machinery and equipment, including repair and replacement parts, both new and used, and including that manufactured on special order or purchased for lease, certified by the purchaser to be used primarily for graphic arts production. Equipment includes chemicals or chemicals acting as catalysts but only if the chemicals or chemicals acting as catalysts effect a direct and immediate change upon a graphic arts product. Beginning on July 1, 2017, graphic arts machinery and equipment is included in the manufacturing and assembling machinery and equipment exemption under paragraph (14).

(5) A motor vehicle that is used for automobile renting, as defined in the Automobile Renting Occupation and Use Tax Act. This paragraph is exempt from the provisions of Section 2-70.

(6) Personal property sold by a teacher-sponsored student organization affiliated with an elementary or secondary school located in Illinois.

(7) Until July 1, 2003, proceeds of that portion of the selling price of a passenger car the sale of which is subject to the Replacement Vehicle Tax.

(8) Personal property sold to an Illinois county fair association for use in conducting, operating, or promoting the county fair.

(9) Personal property sold to a not-for-profit arts or cultural organization that establishes, by proof required by the Department by rule, that it has received an exemption under Section 501(c)(3) of the Internal Revenue Code and that is organized and operated primarily for the presentation or support of arts or cultural programming, activities, or services. These organizations include, but are not limited to, music and dramatic arts organizations such as symphony orchestras and theatrical groups, arts and cultural service organizations, local arts councils, visual arts organizations, and media arts organizations. On and after July 1, 2001 (the effective date of Public Act 92-35), however, an entity otherwise eligible for this exemption shall not make tax-free purchases unless it has an active identification number issued by the Department.

(10) Personal property sold by a corporation, society, association, foundation, institution, or organization, other than a limited liability company, that is organized and operated as a not-for-profit service enterprise for the benefit of persons 65 years of age or older if the personal property was not purchased by the enterprise for the purpose of resale by the enterprise.

(11) Personal property sold to a governmental body, to a corporation, society, association, foundation, or institution organized and operated exclusively for charitable, religious, or educational purposes, or to a not-for-profit corporation, society, association, foundation, institution, or organization that has no compensated officers or employees and that is organized and operated primarily for the recreation of persons 55 years of age or older. A limited liability company may qualify for the exemption under this paragraph only if the limited liability company is organized and operated exclusively for educational purposes. On and after July 1, 1987, however, no entity otherwise eligible for this exemption shall make tax-free purchases unless it has an active identification number issued by the Department.

(12) (Blank).

(12-5) On and after July 1, 2003 and through June 30, 2004, motor vehicles of the second division with a gross vehicle weight in excess of 8,000 pounds that are subject to the commercial distribution fee imposed under Section 3-815.1 of the Illinois Vehicle Code. Beginning on July 1, 2004 and through June 30, 2005, the use in this State of motor vehicles of the second division: (i) with a gross vehicle weight rating in excess of 8,000 pounds; (ii) that are subject to the commercial distribution fee imposed under Section 3-815.1 of the Illinois Vehicle Code; and (iii) that are primarily used for commercial purposes. Through June 30, 2005, this exemption applies to repair and replacement parts added after the initial purchase of such a motor vehicle if that motor vehicle is used in a manner that would qualify for the rolling stock exemption otherwise provided for in this Act. For purposes of this paragraph, "used for commercial purposes" means the transportation of persons or property in furtherance of any commercial or industrial enterprise whether for-hire or not.

(13) Proceeds from sales to owners, lessors, or shippers of tangible personal property that is utilized by interstate carriers for hire for use as rolling stock moving in interstate commerce and equipment operated by a telecommunications provider, licensed as a common carrier by the Federal Communications Commission, which is permanently installed in or affixed to aircraft moving in interstate commerce.

(14) Machinery and equipment that will be used by the purchaser, or a lessee of the purchaser, primarily in the process of manufacturing or assembling tangible personal property for wholesale or retail sale or lease, whether the sale or lease is made directly by the manufacturer or by some other person, whether the materials used in the process are owned by the manufacturer or some other person, or whether the sale or lease is made apart from or as an incident to the seller's engaging in the service occupation of producing machines, tools, dies, jigs, patterns, gauges, or other similar items of no commercial value on special order for a particular purchaser. The exemption provided by this paragraph (14) does not include machinery and equipment used in (i) the generation of electricity for wholesale or retail sale; (ii) the generation or treatment of natural or artificial gas for wholesale or retail sale that is delivered to customers through pipes, pipelines, or mains; or (iii) the treatment of water for wholesale or retail sale that is delivered to customers through pipes, pipelines, or mains. The

provisions of Public Act 98-583 are declaratory of existing law as to the meaning and scope of this exemption. Beginning on July 1, 2017, the exemption provided by this paragraph (14) includes, but is not limited to, graphic arts machinery and equipment, as defined in paragraph (4) of this Section.

(15) Proceeds of mandatory service charges separately stated on customers' bills for purchase and consumption of food and beverages, to the extent that the proceeds of the service charge are in fact turned over as tips or as a substitute for tips to the employees who participate directly in preparing, serving, hosting or cleaning up the food or beverage function with respect to which the service charge is imposed.

(16) Tangible personal property sold to a purchaser if the purchaser is exempt from use tax by operation of federal law. This paragraph is exempt from the provisions of Section 2-70.

(17) Tangible personal property sold to a common carrier by rail or motor that receives the physical possession of the property in Illinois and that transports the property, or shares with another common carrier in the transportation of the property, out of Illinois on a standard uniform bill of lading showing the seller of the property as the shipper or consignor of the property to a destination outside Illinois, for use outside Illinois.

(18) Legal tender, currency, medallions, or gold or silver coinage issued by the State of Illinois, the government of the United States of America, or the government of any foreign country, and bullion.

(19) Until July 1, 2003, oil field exploration, drilling, and production equipment, including (i) rigs and parts of rigs, rotary rigs, cable tool rigs, and workover rigs, (ii) pipe and tubular goods, including casing and drill strings, (iii) pumps and pump-jack units, (iv) storage tanks and flow lines, (v) any individual replacement part for oil field exploration, drilling, and production equipment, and (vi) machinery and equipment purchased for lease; but excluding motor vehicles required to be registered under the Illinois Vehicle Code.

(20) Photoprocessing machinery and equipment, including repair and replacement parts, both new and used, including that manufactured on special order, certified by the purchaser to be used primarily for photoprocessing, and including photoprocessing machinery and equipment purchased for lease.

(21) Until July 1, 2023, coal and aggregate exploration, mining, off-highway hauling, processing, maintenance, and reclamation equipment, including replacement parts and equipment, and including equipment purchased for lease, but excluding motor vehicles required to be registered under the Illinois Vehicle Code. The changes made to this Section by Public Act 97-767 apply on and after July 1, 2003, but no claim for credit or refund is allowed on or after August 16, 2013 (the effective date of Public Act 98-456) for such taxes paid during the period beginning July 1, 2003 and ending on August 16, 2013 (the effective date of Public Act 98-456).

(22) Until June 30, 2013, fuel and petroleum products sold to or used by an air carrier, certified by the carrier to be used for consumption, shipment, or storage in the conduct of its business as an air common carrier, for a flight destined for or returning from a location or locations outside the United States without regard to previous or subsequent domestic stopovers.

Beginning July 1, 2013, fuel and petroleum products sold to or used by an air carrier, certified by the carrier to be used for consumption, shipment, or storage in the conduct of its business as an air common carrier, for a flight that (i) is engaged in foreign trade or is engaged in trade between the United States and any of its possessions and (ii) transports at least one individual or package for hire from the city of origination to the city of final destination on the same aircraft, without regard to a change in the flight number of that aircraft.

(23) A transaction in which the purchase order is received by a florist who is located outside Illinois, but who has a florist located in Illinois deliver the property to the purchaser or the purchaser's donee in Illinois.

(24) Fuel consumed or used in the operation of ships, barges, or vessels that are used primarily in or for the transportation of property or the conveyance of persons for hire on rivers bordering on this State if the fuel is delivered by the seller to the purchaser's barge, ship, or vessel while it is afloat upon that bordering river.

(25) Except as provided in item (25-5) of this Section, a motor vehicle sold in this State to a nonresident even though the motor vehicle is delivered to the nonresident in this State, if the motor vehicle is not to be titled in this State, and if a drive-away permit is issued to the motor vehicle as provided in Section 3-603 of the Illinois Vehicle Code or if the nonresident purchaser has vehicle

registration plates to transfer to the motor vehicle upon returning to his or her home state. The issuance of the drive-away permit or having the out-of-state registration plates to be transferred is prima facie evidence that the motor vehicle will not be titled in this State.

(25-5) The exemption under item (25) does not apply if the state in which the motor vehicle will be titled does not allow a reciprocal exemption for a motor vehicle sold and delivered in that state to an Illinois resident but titled in Illinois. The tax collected under this Act on the sale of a motor vehicle in this State to a resident of another state that does not allow a reciprocal exemption shall be imposed at a rate equal to the state's rate of tax on taxable property in the state in which the purchaser is a resident, except that the tax shall not exceed the tax that would otherwise be imposed under this Act. At the time of the sale, the purchaser shall execute a statement, signed under penalty of perjury, of his or her intent to title the vehicle in the state in which the purchaser is a resident within 30 days after the sale and of the fact of the payment to the State of Illinois of tax in an amount equivalent to the state's rate of tax on taxable property in his or her state of residence and shall submit the statement to the appropriate tax collection agency in his or her state of residence. In addition, the retailer must retain a signed copy of the statement in his or her records. Nothing in this item shall be construed to require the removal of the vehicle from this state following the filing of an intent to title the vehicle in the purchaser's state of residence if the purchaser titles the vehicle in his or her state of residence within 30 days after the date of sale. The tax collected under this Act in accordance with this item (25-5) shall be proportionately distributed as if the tax were collected at the 6.25% general rate imposed under this Act.

(25-7) Beginning on July 1, 2007, no tax is imposed under this Act on the sale of an aircraft, as defined in Section 3 of the Illinois Aeronautics Act, if all of the following conditions are met:

(1) the aircraft leaves this State within 15 days after the later of either the issuance of the final billing for the sale of the aircraft, or the authorized approval for return to service, completion of the maintenance record entry, and completion of the test flight and ground test for inspection, as required by 14 C.F.R. 91.407;

(2) the aircraft is not based or registered in this State after the sale of the aircraft; and

(3) the seller retains in his or her books and records and provides to the Department a signed and dated certification from the purchaser, on a form prescribed by the Department, certifying that the requirements of this item (25-7) are met. The certificate must also include the name and address of the purchaser, the address of the location where the aircraft is to be titled or registered, the address of the primary physical location of the aircraft, and other information that the Department may reasonably require.

For purposes of this item (25-7):

"Based in this State" means hangared, stored, or otherwise used, excluding post-sale customizations as defined in this Section, for 10 or more days in each 12-month period immediately following the date of the sale of the aircraft.

"Registered in this State" means an aircraft registered with the Department of Transportation, Aeronautics Division, or titled or registered with the Federal Aviation Administration to an address located in this State.

This paragraph (25-7) is exempt from the provisions of Section 2-70.

(26) Semen used for artificial insemination of livestock for direct agricultural production.

(27) Horses, or interests in horses, registered with and meeting the requirements of any of the Arabian Horse Club Registry of America, Appaloosa Horse Club, American Quarter Horse Association, United States Trotting Association, or Jockey Club, as appropriate, used for purposes of breeding or racing for prizes. This item (27) is exempt from the provisions of Section 2-70, and the exemption provided for under this item (27) applies for all periods beginning May 30, 1995, but no claim for credit or refund is allowed on or after January 1, 2008 (the effective date of Public Act 95-88) for such taxes paid during the period beginning May 30, 2000 and ending on January 1, 2008 (the effective date of Public Act 95-88).

(28) Computers and communications equipment utilized for any hospital purpose and equipment used in the diagnosis, analysis, or treatment of hospital patients sold to a lessor who leases the equipment, under a lease of one year or longer executed or in effect at the time of the purchase, to a hospital that has been issued an active tax exemption identification number by the Department under Section 1g of this Act.

(29) Personal property sold to a lessor who leases the property, under a lease of one year or longer executed or in effect at the time of the purchase, to a governmental body that has been issued an active tax exemption identification number by the Department under Section 1g of this Act.

(30) Beginning with taxable years ending on or after December 31, 1995 and ending with taxable years ending on or before December 31, 2004, personal property that is donated for disaster relief to be used in a State or federally declared disaster area in Illinois or bordering Illinois by a manufacturer or retailer that is registered in this State to a corporation, society, association, foundation, or institution that has been issued a sales tax exemption identification number by the Department that assists victims of the disaster who reside within the declared disaster area.

(31) Beginning with taxable years ending on or after December 31, 1995 and ending with taxable years ending on or before December 31, 2004, personal property that is used in the performance of infrastructure repairs in this State, including but not limited to municipal roads and streets, access roads, bridges, sidewalks, waste disposal systems, water and sewer line extensions, water distribution and purification facilities, storm water drainage and retention facilities, and sewage treatment facilities, resulting from a State or federally declared disaster in Illinois or bordering Illinois when such repairs are initiated on facilities located in the declared disaster area within 6 months after the disaster.

(32) Beginning July 1, 1999, game or game birds sold at a "game breeding and hunting preserve area" as that term is used in the Wildlife Code. This paragraph is exempt from the provisions of Section 2-70.

(33) A motor vehicle, as that term is defined in Section 1-146 of the Illinois Vehicle Code, that is donated to a corporation, limited liability company, society, association, foundation, or institution that is determined by the Department to be organized and operated exclusively for educational purposes. For purposes of this exemption, "a corporation, limited liability company, society, association, foundation, or institution organized and operated exclusively for educational purposes" means all tax-supported public schools, private schools that offer systematic instruction in useful branches of learning by methods common to public schools and that compare favorably in their scope and intensity with the course of study presented in tax-supported schools, and vocational or technical schools or institutes organized and operated exclusively to provide a course of study of not less than 6 weeks duration and designed to prepare individuals to follow a trade or to pursue a manual, technical, mechanical, industrial, business, or commercial occupation.

(34) Beginning January 1, 2000, personal property, including food, purchased through fundraising events for the benefit of a public or private elementary or secondary school, a group of those schools, or one or more school districts if the events are sponsored by an entity recognized by the school district that consists primarily of volunteers and includes parents and teachers of the school children. This paragraph does not apply to fundraising events (i) for the benefit of private home instruction or (ii) for which the fundraising entity purchases the personal property sold at the events from another individual or entity that sold the property for the purpose of resale by the fundraising entity and that profits from the sale to the fundraising entity. This paragraph is exempt from the provisions of Section 2-70.

(35) Beginning January 1, 2000 and through December 31, 2001, new or used automatic vending machines that prepare and serve hot food and beverages, including coffee, soup, and other items, and replacement parts for these machines. Beginning January 1, 2002 and through June 30, 2003, machines and parts for machines used in commercial, coin-operated amusement and vending business if a use or occupation tax is paid on the gross receipts derived from the use of the commercial, coin-operated amusement and vending machines. This paragraph is exempt from the provisions of Section 2-70.

(35-5) Beginning August 23, 2001 and through June 30, 2016, food for human consumption that is to be consumed off the premises where it is sold (other than alcoholic beverages, soft drinks, and food that has been prepared for immediate consumption) and prescription and nonprescription medicines, drugs, medical appliances, and insulin, urine testing materials, syringes, and needles used by diabetics, for human use, when purchased for use by a person receiving medical assistance under Article V of the Illinois Public Aid Code who resides in a licensed long-term care facility, as defined in the Nursing Home Care Act, or a licensed facility as defined in the ID/DD Community Care Act, the MC/DD Act, or the Specialized Mental Health Rehabilitation Act of 2013.

(36) Beginning August 2, 2001, computers and communications equipment utilized for any hospital purpose and equipment used in the diagnosis, analysis, or treatment of hospital patients sold to a lessor who leases the equipment, under a lease of one year or longer executed or in effect at the time of the purchase, to a hospital that has been issued an active tax exemption identification number by the Department under Section 1g of this Act. This paragraph is exempt from the provisions of Section 2-70.

(37) Beginning August 2, 2001, personal property sold to a lessor who leases the property, under a lease of one year or longer executed or in effect at the time of the purchase, to a governmental body that has been issued an active tax exemption identification number by the Department under Section 1g of this Act. This paragraph is exempt from the provisions of Section 2-70.

(38) Beginning on January 1, 2002 and through June 30, 2016, tangible personal property purchased from an Illinois retailer by a taxpayer engaged in centralized purchasing activities in Illinois who will, upon receipt of the property in Illinois, temporarily store the property in Illinois (i) for the purpose of subsequently transporting it outside this State for use or consumption thereafter solely outside this State or (ii) for the purpose of being processed, fabricated, or manufactured into, attached to, or incorporated into other tangible personal property to be transported outside this State and thereafter used or consumed solely outside this State. The Director of Revenue shall, pursuant to rules adopted in accordance with the Illinois Administrative Procedure Act, issue a permit to any taxpayer in good standing with the Department who is eligible for the exemption under this paragraph (38). The permit issued under this paragraph (38) shall authorize the holder, to the extent and in the manner specified in the rules adopted under this Act, to purchase tangible personal property from a retailer exempt from the taxes imposed by this Act. Taxpayers shall maintain all necessary books and records to substantiate the use and consumption of all such tangible personal property outside of the State of Illinois.

(39) Beginning January 1, 2008, tangible personal property used in the construction or maintenance of a community water supply, as defined under Section 3.145 of the Environmental Protection Act, that is operated by a not-for-profit corporation that holds a valid water supply permit issued under Title IV of the Environmental Protection Act. This paragraph is exempt from the provisions of Section 2-70.

(40) Beginning January 1, 2010 and continuing through December 31, 2024, materials, parts, equipment, components, and furnishings incorporated into or upon an aircraft as part of the modification, refurbishment, completion, replacement, repair, or maintenance of the aircraft. This exemption includes consumable supplies used in the modification, refurbishment, completion, replacement, repair, and maintenance of aircraft, but excludes any materials, parts, equipment, components, and consumable supplies used in the modification, replacement, repair, and maintenance of aircraft engines or power plants, whether such engines or power plants are installed or uninstalled upon any such aircraft. "Consumable supplies" include, but are not limited to, adhesive, tape, sandpaper, general purpose lubricants, cleaning solution, latex gloves, and protective films. This exemption applies only to the sale of qualifying tangible personal property to persons who modify, refurbish, complete, replace, or maintain an aircraft and who (i) hold an Air Agency Certificate and are empowered to operate an approved repair station by the Federal Aviation Administration, (ii) have a Class IV Rating, and (iii) conduct operations in accordance with Part 145 of the Federal Aviation Regulations. The exemption does not include aircraft operated by a commercial air carrier providing scheduled passenger air service pursuant to authority issued under Part 121 or Part 129 of the Federal Aviation Regulations. The changes made to this paragraph (40) by Public Act 98-534 are declarative of existing law. It is the intent of the General Assembly that the exemption under this paragraph (40) applies continuously from January 1, 2010 through December 31, 2024; however, no claim for credit or refund is allowed for taxes paid as a result of the disallowance of this exemption on or after January 1, 2015 and prior to the effective date of this amendatory Act of the 101st General Assembly.

(41) Tangible personal property sold to a public-facilities corporation, as described in Section 11-65-10 of the Illinois Municipal Code, for purposes of constructing or furnishing a municipal convention hall, but only if the legal title to the municipal convention hall is transferred to the municipality without any further consideration by or on behalf of the municipality at the time of the completion of the municipal convention hall or upon the retirement or redemption of any bonds or other debt instruments issued by the public-facilities corporation in connection with the development of the municipal convention hall. This exemption includes existing public-facilities corporations as

provided in Section 11-65-25 of the Illinois Municipal Code. This paragraph is exempt from the provisions of Section 2-70.

(42) Beginning January 1, 2017 and through December 31, 2026, menstrual pads, tampons, and menstrual cups.

(43) Merchandise that is subject to the Rental Purchase Agreement Occupation and Use Tax. The purchaser must certify that the item is purchased to be rented subject to a rental purchase agreement, as defined in the Rental Purchase Agreement Act, and provide proof of registration under the Rental Purchase Agreement Occupation and Use Tax Act. This paragraph is exempt from the provisions of Section 2-70.

(44) Qualified tangible personal property used in the construction or operation of a data center that has been granted a certificate of exemption by the Department of Commerce and Economic Opportunity, whether that tangible personal property is purchased by the owner, operator, or tenant of the data center or by a contractor or subcontractor of the owner, operator, or tenant. Data centers that would have qualified for a certificate of exemption prior to January 1, 2020 had this amendatory Act of the 101st General Assembly been in effect, may apply for and obtain an exemption for subsequent purchases of computer equipment or enabling software purchased or leased to upgrade, supplement, or replace computer equipment or enabling software purchased or leased in the original investment that would have qualified.

The Department of Commerce and Economic Opportunity shall grant a certificate of exemption under this item (44) to qualified data centers as defined by Section 605-1025 of the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois.

For the purposes of this item (44):

"Data center" means a building or a series of buildings rehabilitated or constructed to house working servers in one physical location or multiple sites within the State of Illinois.

"Qualified tangible personal property" means: electrical systems and equipment; climate control and chilling equipment and systems; mechanical systems and equipment; monitoring and secure systems; emergency generators; hardware; computers; servers; data storage devices; network connectivity equipment; racks; cabinets; telecommunications cabling infrastructure; raised floor systems; peripheral components or systems; software; mechanical, electrical, or plumbing systems; battery systems; cooling systems and towers; temperature control systems; other cabling; and other data center infrastructure equipment and systems necessary to operate qualified tangible personal property, including fixtures; and component parts of any of the foregoing, including installation, maintenance, repair, refurbishment, and replacement of qualified tangible personal property to generate, transform, transmit, distribute, or manage electricity necessary to operate qualified tangible personal property; and all other tangible personal property that is essential to the operations of a computer data center. The term "qualified tangible personal property" also includes building materials physically incorporated in to the qualifying data center. To document the exemption allowed under this Section, the retailer must obtain from the purchaser a copy of the certificate of eligibility issued by the Department of Commerce and Economic Opportunity.

This item (44) is exempt from the provisions of Section 2-70.

(Source: P.A. 100-22, eff. 7-6-17; 100-321, eff. 8-24-17; 100-437, eff. 1-1-18; 100-594, eff. 6-29-18; 100-863, eff. 8-14-18; 100-1171, eff. 1-4-19; 101-31, eff. 6-28-19; 101-81, eff. 7-12-19; 101-629, eff. 2-5-20.)

Section 30-35. The Property Tax Code is amended by changing Section 10-390 and by adding Section 15-37 as follows:

(35 ILCS 200/10-390)

Sec. 10-390. Valuation of supportive living facilities.

(a) Notwithstanding Section 1-55, to determine the fair cash value of any supportive living facility established under Section 5-5.01a of the Illinois Public Aid Code, in assessing the facility, a local assessment officer must use the income capitalization approach. For the purposes of this Section, gross potential income must not exceed the maximum individual Supplemental Security Income (SSI) amount, minus a resident's personal allowance as defined at 89 Ill Admin. Code 146.205, multiplied by the number of apartments authorized by the supportive living facility certification.

(b) When assessing supportive living facilities, the local assessment officer may not consider:

(1) payments from Medicaid for services provided to residents of supportive living facilities when such payments constitute income that is attributable to services and not attributable to the real estate; or

(2) payments by a resident of a supportive living facility for services that would be paid by Medicaid if the resident were Medicaid-eligible, when such payments constitute income that is attributable to services and not attributable to real estate.

(Source: P.A. 94-1086, eff. 1-19-07.)

(35 ILCS 200/15-37 new)

Sec. 15-37. Educational trade schools. Property that is owned by a non-profit trust fund and used exclusively for the purposes of educating and training individuals for occupational, trade, and technical careers and is certified by the United States Department of Labor as registered with the Office of Apprenticeship is exempt.

Section 30-40. The Business Corporation Act of 1983 is amended by changing Sections 15.35 and 15.65 as follows:

(805 ILCS 5/15.35) (from Ch. 32, par. 15.35)

(Section scheduled to be repealed on December 31, 2025)

Sec. 15.35. Franchise taxes payable by domestic corporations. For the privilege of exercising its franchises in this State, each domestic corporation shall pay to the Secretary of State the following franchise taxes, computed on the basis, at the rates and for the periods prescribed in this Act:

(a) An initial franchise tax at the time of filing its first report of issuance of shares.

(b) An additional franchise tax at the time of filing (1) a report of the issuance of additional shares, or (2) a report of an increase in paid-in capital without the issuance of shares, or (3) an amendment to the articles of incorporation or a report of cumulative changes in paid-in capital, whenever any amendment or such report discloses an increase in its paid-in capital over the amount thereof last reported in any document, other than an annual report, interim annual report or final transition annual report required by this Act to be filed in the office of the Secretary of State.

(c) An additional franchise tax at the time of filing a report of paid-in capital following a statutory merger or consolidation, which discloses that the paid-in capital of the surviving or new corporation immediately after the merger or consolidation is greater than the sum of the paid-in capital of all of the merged or consolidated corporations as last reported by them in any documents, other than annual reports, required by this Act to be filed in the office of the Secretary of State; and in addition, the surviving or new corporation shall be liable for a further additional franchise tax on the paid-in capital of each of the merged or consolidated corporations as last reported by them in any document, other than an annual report, required by this Act to be filed with the Secretary of State from their taxable year end to the next succeeding anniversary month or, in the case of a corporation which has established an extended filing month, the extended filing month of the surviving or new corporation; however if the taxable year ends within the 2-month ~~2-month~~ period immediately preceding the anniversary month or, in the case of a corporation which has established an extended filing month, the extended filing month of the surviving or new corporation the tax will be computed to the anniversary month or, in the case of a corporation which has established an extended filing month, the extended filing month of the surviving or new corporation in the next succeeding calendar year.

(d) An annual franchise tax payable each year with the annual report which the corporation is required by this Act to file.

~~(e) On or after January 1, 2020 and prior to January 1, 2021, the first \$30 in liability is exempt from the tax imposed under this Section. On or after January 1, 2021 and prior to January 1, 2022, the first \$1,000 in liability is exempt from the tax imposed under this Section. On or after January 1, 2022 and prior to January 1, 2023, the first \$10,000 in liability is exempt from the tax imposed under this Section. On or after January 1, 2023 and prior to January 1, 2024, the first \$100,000 in liability is exempt from the tax imposed under this Section. The provisions of this Section shall not require the payment of any franchise tax that would otherwise have been due and payable on or after January 1, 2024. There shall be no refunds or proration of franchise tax for any taxes due and payable on or after January 1, 2024 on the basis that a portion of the corporation's taxable year extends beyond January 1, 2024. This amendatory Act of the 101st General Assembly shall not affect any right accrued or established, or any liability or penalty incurred prior to January 1, 2024.~~

[May 31, 2021]

~~(f) This Section is repealed on December 31, 2025.~~

(Source: P.A. 101-9, eff. 6-5-19; revised 7-18-19.)

(805 ILCS 5/15.65) (from Ch. 32, par. 15.65)

(Section scheduled to be repealed on December 31, 2024)

Sec. 15.65. Franchise taxes payable by foreign corporations. For the privilege of exercising its authority to transact such business in this State as set out in its application therefor or any amendment thereto, each foreign corporation shall pay to the Secretary of State the following franchise taxes, computed on the basis, at the rates and for the periods prescribed in this Act:

(a) An initial franchise tax at the time of filing its application for authority to transact business in this State.

(b) An additional franchise tax at the time of filing (1) a report of the issuance of additional shares, or (2) a report of an increase in paid-in capital without the issuance of shares, or (3) a report of cumulative changes in paid-in capital or a report of an exchange or reclassification of shares, whenever any such report discloses an increase in its paid-in capital over the amount thereof last reported in any document, other than an annual report, interim annual report or final transition annual report, required by this Act to be filed in the office of the Secretary of State.

(c) Whenever the corporation shall be a party to a statutory merger and shall be the surviving corporation, an additional franchise tax at the time of filing its report following merger, if such report discloses that the amount represented in this State of its paid-in capital immediately after the merger is greater than the aggregate of the amounts represented in this State of the paid-in capital of such of the merged corporations as were authorized to transact business in this State at the time of the merger, as last reported by them in any documents, other than annual reports, required by this Act to be filed in the office of the Secretary of State; and in addition, the surviving corporation shall be liable for a further additional franchise tax on the paid-in capital of each of the merged corporations as last reported by them in any document, other than an annual report, required by this Act to be filed with the Secretary of State, from their taxable year end to the next succeeding anniversary month or, in the case of a corporation which has established an extended filing month, the extended filing month of the surviving corporation; however if the taxable year ends within the 2-month ~~2-month~~ period immediately preceding the anniversary month or the extended filing month of the surviving corporation, the tax will be computed to the anniversary or, extended filing month of the surviving corporation in the next succeeding calendar year.

(d) An annual franchise tax payable each year with any annual report which the corporation is required by this Act to file.

~~(e) On or after January 1, 2020 and prior to January 1, 2021, the first \$30 in liability is exempt from the tax imposed under this Section. On or after January 1, 2021 and prior to January 1, 2022, the first \$1,000 in liability is exempt from the tax imposed under this Section. On or after January 1, 2022 and prior to January 1, 2023, the first \$10,000 in liability is exempt from the tax imposed under this Section. On or after January 1, 2023 and prior to January 1, 2024, the first \$100,000 in liability is exempt from the tax imposed under this Section. The provisions of this Section shall not require the payment of any franchise tax that would otherwise have been due and payable on or after January 1, 2024. There shall be no refunds or proration of franchise tax for any taxes due and payable on or after January 1, 2024 on the basis that a portion of the corporation's taxable year extends beyond January 1, 2024. This amendatory Act of the 101st General Assembly shall not affect any right accrued or established, or any liability or penalty incurred prior to January 1, 2024.~~

~~(f) This Section is repealed on December 31, 2024.~~

(Source: P.A. 101-9, eff. 6-5-19; revised 7-18-19.)

## ARTICLE 35. REIMAGINE PUBLIC SAFETY

Section 35-1. Short title. This Act may be cited as the Reimagine Public Safety Act.

Section 35-5. Intent; purposes. This Act creates a comprehensive approach to ending Illinois' firearm violence epidemic. Furthermore, the Act reduces significant gaps in Illinois' mental health treatment system for youth, young adults, and families that live in areas with chronic exposure to firearm violence and exhibit mental health conditions associated with chronic and ongoing trauma.

Section 35-10. Definitions. As used in this Act:

"Approved technical assistance and training provider" means an organization that has experience in improving the outcomes of local community-based organizations by providing supportive services that address the gaps in their resources and knowledge about content-based work or provide support and knowledge about the administration and management of organizations, or both. Approved technical assistance and training providers as defined in this Act are intended to assist community organizations with evaluating the need for evidenced-based violence prevention services, promising violence prevention programs, starting up programming, and strengthening the quality of existing programming.

"Communities" means, for municipalities with a 1,000,000 or more population in Illinois, the 77 designated areas defined by the University of Chicago Social Science Research Committee as amended in 1980.

"Concentrated firearm violence" means the 17 most violent communities in Illinois municipalities greater than one million residents and the 10 most violent municipalities with less than 1,000,000 residents and greater than 25,000 residents with the most per capita firearm-shot incidents from January 1, 2016 through December 31, 2020.

"Criminal justice-involved" means an individual who has been arrested, indicted, convicted, adjudicated delinquent, or otherwise detained by criminal justice authorities for violation of Illinois criminal laws.

"Evidence-based high-risk youth intervention services" means programs that reduce involvement in the criminal justice system, increase school attendance, and refer high-risk teens into therapeutic programs that address trauma recovery and other mental health improvements based on best practices in the youth intervention services field.

"Evidenced-based violence prevention services" means coordinated programming and services that may include, but are not limited to, effective emotional or trauma related therapies, housing, employment training, job placement, family engagement, or wrap-around support services that are considered to be best practice for reducing violence within the field of violence intervention research and practice.

"Evidence-based youth development programs" means after-school and summer programming that provides services to teens to increase their school attendance, school performance, reduce involvement in the criminal justice system, and develop nonacademic interests that build social emotional persistence and intelligence based on best practices in the field of youth development services for high-risk youth.

"Options school" means a secondary school where 75% or more of attending students have either stopped attending or failed their secondary school courses since first attending ninth grade.

"Qualified violence prevention organization" means an organization that manages and employs qualified violence prevention professionals.

"Qualified violence prevention professional" means a community health worker who renders violence preventive services.

"Social organization" means an organization of individuals who form the organization for the purposes of enjoyment, work, and other mutual interests.

Section 35-15. Findings. The Illinois General Assembly finds that:

(1) Discrete neighborhoods in municipalities across Illinois are experiencing concentrated and perpetual firearm violence that is a public health epidemic.

(2) Within neighborhoods experiencing this firearm violence epidemic, violence is concentrated among teens and young adults that have chronic exposure to the risk of violence and criminal legal system involvement and related trauma in small geographic areas where these young people live or congregate.

(3) Firearm violence victimization and perpetration is highly concentrated in particular neighborhoods, particular blocks within these neighborhoods, and among a small number of individuals living in these areas.

(4) People who are chronically exposed to the risk of firearm violence victimization are substantially more likely to be violently injured or violently injure another person. People who have been violently injured are substantially more likely to be violently reinjured. Chronic exposure to violence additionally leads individuals to engage in behavior, as part of a cycle of community violence, trauma, and retaliation that substantially increases their own risk of violent injury or reinjury.

(5) Evidence-based programs that engage individuals at the highest risk of firearm violence and provide life stabilization, case management, and culturally competent group and individual therapy reduce firearm violence victimization and perpetration and can end Illinois' firearm violence epidemic.

(6) A public health approach to ending Illinois' firearm violence epidemic requires targeted, integrated behavioral health services and economic opportunity that promotes self-sufficiency for victims of firearm violence and those with chronic exposure to the risk of firearm violence victimization.

(7) A public health approach to ending Illinois' firearm violence epidemic further requires broader preventive investments in the census tracts and blocks that reduce risk factors for youth and families living with extreme risk of firearm violence victimization.

(8) A public health approach to ending Illinois' firearm violence epidemic requires empowering residents and community-based organizations within impacted neighborhoods to provide culturally competent care based on lived experience in these areas and long-term relationships of mutual interest that promote safety and stability.

(9) A public health approach to ending Illinois' firearm violence epidemic further requires that preventive youth development services for youth in these neighborhoods be fully integrated with a team-based model of mental health care to address trauma recovery for those young people at extreme risk of firearm violence victimization.

(10) Community revitalization can be an effective violence prevention strategy, provided that revitalization is targeted to the highest risk geographies within communities and revitalization efforts are designed and led by individuals living and working in the impacted communities.

#### Section 35-20. Office of Firearm Violence Prevention.

(a) On or before September 1, 2021, an Office of Firearm Violence Prevention is established within the Illinois Department of Human Services. The Assistant Secretary of Violence Prevention shall report his or her actions to the Secretary of Human Services and the Office of the Governor. The Office shall have the authority to coordinate and integrate all programs and services listed in this Act and other programs and services the Governor establishes by executive order to maximize an integrated approach to reducing Illinois' firearm violence epidemic and ultimately ending this public health crisis.

(b) The Office of Firearm Violence Prevention shall have grant making, operational, and procurement authority to distribute funds to qualified violence prevention organizations, approved technical assistance and training providers, and qualified evaluation and assessment organizations to execute the functions established in this Act and other programs and services the Governor establishes by executive order for this Office.

(c) The Assistant Secretary of Firearm Violence Prevention shall be appointed by the Governor with the advice and consent of the Senate. The Assistant Secretary of Firearm Violence Prevention shall report to the Secretary of Human Services and also report his or her actions to the Office of the Governor.

(d) For Illinois municipalities with a 1,000,000 or more population, the Office of Firearm Violence Prevention shall determine the 17 most violent neighborhoods as measured by the number of per capita firearm-shot incidents from January 1, 2016 through December 31, 2020. These 17 communities shall qualify for grants under this Act and coordination of other State services from the Office of Firearm Violence Prevention. For Illinois municipalities with less than 1,000,000 residents and more than 25,000 residents, the Office of Firearm Violence Prevention shall identify the 10 municipalities that have the greatest concentrated firearm violence victims as measured by the number of firearm-shot incidents from January 1, 2016 through December 31, 2020 divided by the number of residents for each municipality or area. These 10 municipalities and other municipalities identified by the Office of Firearm Violence Prevention shall qualify for grants under this Act and coordination of other State services from the Office of Firearm Violence Prevention. The Office of Firearm Violence Prevention shall consider factors listed in subsection (a) of Section 35-40 to determine additional municipalities that qualify for grants under this Act.

(e) The Office of Firearm Violence Prevention shall issue a report to the General Assembly no later than January 1 of each year that identifies communities within Illinois municipalities of 1,000,000 or more residents and municipalities with less than 1,000,000 residents and more than 25,000 residents that are experiencing concentrated firearm violence, explaining the investments that are being made to reduce concentrated firearm violence, and making further recommendations on how to end Illinois' firearm violence epidemic.

#### Section 35-25. Integrated violence prevention and other services.

(a) Subject to appropriation, for municipalities with 1,000,000 or more residents, the Office of Firearm Violence Prevention shall make grants to qualified violence prevention organizations for evidence-based firearm violence prevention services. Approved technical assistance and training providers

shall create learning communities for the exchange of information between community-based organizations in the same or similar fields. Evidence-based firearm violence prevention services shall recruit individuals at the highest risk of firearm violence victimization and provide these individuals with comprehensive services that reduce their exposure to chronic firearm violence.

(b) Qualified violence prevention organizations shall develop the following expertise in the geographic areas that they cover:

(1) Analyzing and leveraging data to identify the people who will most benefit from firearm violence prevention services in their geographic areas.

(2) Identifying the conflicts that are responsible for recurring violence.

(3) Having relationships with individuals who are most able to reduce conflicts.

(4) Addressing the stabilization and trauma recovery needs of individuals impacted by violence by providing direct services for their unmet needs or referring them to other qualified service providers.

(5) Having and building relationships with community members and community organizations that provide violence prevention services and get referrals of people who will most benefit from firearm violence prevention services in their geographic areas.

(6) Providing training and technical assistance to local law enforcement agencies to improve their effectiveness without having any role, requirement, or mandate to participate in the policing, enforcement, or prosecution of any crime.

(c) Qualified violence prevention organizations receiving grants under this Act shall coordinate services with other qualified violence prevention organizations in their area.

(d) The Office of Firearm Violence Prevention shall name a Lead Qualified Violence Prevention Convener for each of the 17 neighborhoods and provide a grant of \$50,000 up to \$100,000 to this organization to coordinate monthly meetings between qualified violence prevention organizations and youth development organizations under this Act. The Lead Qualified Violence Prevention Convener may also receive funding from the Office of Firearm Violence Prevention for technical assistance or training when needs are jointly identified. The Lead Qualified Violence Prevention Convener shall:

(1) provide notes on the meetings and summarize recommendations made at the monthly meetings to improve the effectiveness of violence prevention services based on review of timely data on shootings and homicides in his or her relevant neighborhood;

(2) attend monthly meetings where the cause of violence and other neighborhood disputes is discussed and strategize on how to resolve ongoing conflicts and execute on agreed plans;

(3) provide qualitative review of other qualified violence prevention organizations in the Lead Qualified Violence Prevention Convener's neighborhood as required by the Office of Firearm Violence Prevention;

(4) make recommendations to the Office of Firearm Violence Prevention and local law enforcement on how to reduce violent conflict in his or her neighborhood;

(5) meet on an emergency basis when conflicts that need immediate attention and resolution arise;

(6) share knowledge and strategies of the community violence dynamic in monthly meetings with local youth development specialists receiving grants under this Act;

(7) select when and where needed an approved Office of Violence Prevention-funded technical assistance and service training provider and contract with the provider for agreed upon services; and

(8) after meeting with community residents and other community organizations that have expertise in housing, mental health, economic development, education, and social services, make consensus recommendations to the Office of Firearm Violence Prevention on how to target community revitalization resources available from federal and State funding sources.

The Office of Firearm Violence Prevention shall compile recommendations from all Lead Qualified Violence Prevention Conveners and report to the General Assembly bi-annually on these funding recommendations. The Lead Qualified Violence Prevention Convener may also serve as a youth development provider.

(e) The Illinois Office of Firearm Violence Prevention shall select no fewer than 2 and no more than 3 approved technical assistance and training providers to deliver technical assistance and training to the qualified violence prevention organizations that agree to contract with an approved technical assistance and training provider. Qualified violence prevention organizations shall have complete authority to select among the approved technical assistance services providers funded by the Office of Firearm Violence Prevention.

(f) Approved technical assistance and training providers may:

(1) provide training and certification to qualified violence prevention professionals on how to perform violence prevention services and other professional development to qualified violence prevention professionals.

(2) provide management training on how to manage qualified violence prevention professionals;

(3) provide training and assistance on how to develop memorandum of understanding for referral services or create approved provider lists for these referral services, or both;

(4) share lessons learned among qualified violence prevention professionals and service providers in their network; and

(5) provide technical assistance and training on human resources, grants management, capacity building, and fiscal management strategies.

(g) Approved technical assistance and training providers shall:

(1) provide additional services identified as necessary by the Office of Firearm Violence Prevention and qualified service providers in their network; and

(2) receive a vendor contract or grant up to \$250,000 plus fees negotiated for services from participating qualified violence prevention organizations.

(h) Fees negotiated for approved technical assistance and training providers shall not exceed 12% of awarded grant funds to a qualified violence prevention organization.

(i) The Office of Firearm Violence Prevention shall issue grants to no fewer than 2 qualified violence prevention organizations in each of the 17 neighborhoods served and no more than 6 organizations in the 17 neighborhoods served. Grants shall be for no less than \$400,000 per qualified violence prevention organization.

(j) No qualified violence prevention organization can serve more than 3 neighborhoods unless the Office of Firearm Violence Prevention is unable to identify qualified violence prevention organizations to provide adequate coverage.

(k) No approved technical assistance and training provider shall provide qualified violence prevention services in a neighborhood under this Act unless the Office of Firearm Violence Prevention is unable to identify qualified violence prevention organizations to provide adequate coverage.

#### Section 35-30. Integrated youth services.

(a) Subject to appropriation, for municipalities with 1,000,000 or more residents, the Office of Firearm Violence Prevention shall make grants to qualified youth development organizations for evidence-based youth after-school and summer programming. Evidence-based youth development programs shall provide services to teens that increase their school attendance, school performance, reduce involvement in the criminal justice system, and develop nonacademic interests that build social emotional persistence and intelligence.

(b) The Office of Firearm Violence Prevention shall identify municipal blocks where more than 35% of all firearm-shot incidents take place and focus all youth development service grants to residents of these municipality blocks in the 17 targeted neighborhoods. Youth development service programs shall be required to serve the following teens before expanding services to the broader community:

(1) criminal justice-involved youth;

(2) students who are attending or have attended option schools;

(3) family members of individuals working with qualified violence prevention organizations;

and

(4) youth living on the blocks where more than 35% of the violence takes place in a neighborhood.

(c) Each program participant enrolled in a youth development program under this Act shall receive an individualized needs assessment to determine if the participant requires intensive youth services as provided for in Section 35-35 of this Act. The needs assessment should be the best available instrument that considers the physical and mental condition of each youth based on the youth's family ties, financial resources, past substance use, criminal justice involvement, and trauma related to chronic exposure to firearm violence behavioral health assessment to determine the participant's broader support and mental health needs. The Office of Firearm Violence Prevention shall determine best practices for referring program participants who are at the highest risk of violence and criminal justice involvement to be referred to a youth development intervention program established in Section 35-35.

(d) Youth development prevention program participants shall receive services designed to empower participants with the social and emotional skills necessary to forge paths of healthy development and disengagement from high-risk behaviors. Within the context of engaging social, physical, and personal development activities, participants should build resilience and the skills associated with healthy social, emotional, and identity development.

(e) Youth development providers shall develop the following expertise in the geographic areas they cover:

(1) Knowledge of the teens and their social organization in the blocks they are designated to serve.

(2) Youth development organizations receiving grants under this Act shall be required to coordinate services with other qualified youth development organizations in their neighborhood by sharing lessons learned in monthly meetings.

(3) Providing qualitative review of other youth development organizations in their neighborhood as required by the Office of Firearm Violence Prevention.

(4) Meeting on an emergency basis when conflicts related to program participants that need immediate attention and resolution arise.

(5) Sharing knowledge and strategies of the neighborhood violence dynamic in monthly meetings with local qualified violence prevention organizations receiving grants under this Act.

(6) Selecting an approved technical assistance and service training provider and contract with them for agreed upon services.

(f) The Illinois Office of Firearm Violence Prevention shall select no fewer than 2 and no more than 3 approved technical assistance and training providers to deliver technical assistance and training to the youth development organizations that agree to contract with an approved technical assistance and training provider. Youth development organizations must use an approved technical assistance and training provider but have complete authority to select among the approved technical assistance services providers funded by the Office of Firearm Violence Prevention.

(g) Approved technical assistance and training providers may:

(1) provide training to youth development workers on how to perform outreach services;

(2) provide management training on how to manage youth development workers;

(3) provide training and assistance on how to develop memorandum of understanding for referral services or create approved provider lists for these referral services, or both;

(4) share lessons learned among youth development service providers in their network; and

(5) provide technical assistance and training on human resources, grants management, capacity building, and fiscal management strategies.

(h) Approved technical assistance and training providers shall:

(1) provide additional services identified as necessary by the Office of Firearm Violence Prevention and youth development service providers in their network; and

(2) receive an annual grant up to \$250,000 plus fees negotiated for services from participating youth development service organizations.

(i) Fees negotiated for approved technical assistance and training providers shall not exceed 10% of awarded grant funds to a youth development services organization.

(j) The Office of Firearm Violence Prevention shall issue youth development services grants to no fewer than 4 youth services organizations in each of the 17 neighborhoods served and no more than 8 organizations in each of the 17 neighborhoods. Youth services grants shall be for no less than \$400,000 per youth development organization.

(k) No youth development organization can serve more than 3 neighborhoods unless the Office of Firearm Violence Prevention is unable to identify youth development organizations to provide adequate coverage.

(l) No approved technical assistance and training provider shall provide youth development services in any neighborhood under this Act.

#### Section 35-35. Intensive youth intervention services.

(a) Subject to appropriation, for municipalities with 1,000,000 or more residents, the Office of Firearm Violence Prevention shall issue grants to qualified high-risk youth intervention organizations for evidence-based intervention services that reduce involvement in the criminal justice system, increase school attendance, and refer high-risk teens into therapeutic programs that address trauma recovery and other

mental health improvements. Each program participant enrolled in a youth intervention program under this Act shall receive a nationally recognized comprehensive mental health assessment delivered by a qualified mental health professional certified to provide services to Medicaid recipients.

(b) Youth intervention program participants shall:

(1) receive group-based emotional regulation therapy that helps them control their emotions and understand how trauma and stress impacts their thinking and behavior;

(2) have youth advocates that accompany them to their group therapy sessions, assist them with issues that prevent them from attending school, and address life skills development activities through weekly coaching; and

(3) be required to have trained clinical staff managing the youth advocate interface with program participants.

(c) Youth development service organizations shall be assigned to the youth intervention service providers for referrals by the Office of Firearm Violence Prevention.

(d) The youth receiving intervention services who are evaluated to need trauma recovery and other behavioral health interventions and who have the greatest risk of firearm violence victimization shall be referred to the family systems intervention services established in Section 35-55.

(e) The Office of Firearm Violence Prevention shall issue youth intervention grants to no less than 2 youth intervention organizations and no more than 4 organizations in municipalities with 1,000,000 or more residents.

(f) No youth intervention organization can serve more than 10 neighborhoods.

(g) The approved technical assistance and training providers for youth development programs provided in subsection (d) of Section 35-30 shall also provide technical assistance and training to the affiliated youth intervention service providers.

(h) The Office of Firearm Violence Prevention shall establish payment requirements from youth intervention service providers to the affiliated approved technical assistance and training providers.

Section 35-40. Services for municipalities with less than 1,000,000 residents.

(a) The Office of Firearm Violence Prevention shall identify the 10 municipalities or geographically contiguous areas in Illinois with less than 1,000,000 residents and more than 25,000 residents that have the largest concentrated firearm violence in the last 5 years. These areas shall qualify for grants under this Act. The Office of Firearm Violence Prevention shall identify additional municipalities with more than 25,000 residents and less than 1,000,000 residents that would benefit from violence prevention services. In identifying the additional municipalities that qualify for funding under Section 35-40, the Office of Firearm Violence Prevention shall consider the following factors:

(1) the total number of firearms victims in a potential municipality in the last 5 years;

(2) the per capita rate of firearms victims in a potential municipality in the last 5 years; and

(3) the total potential firearms reduction benefit for the entire State of Illinois by serving the additional municipality compared to the total benefit of investing in all other municipalities identified for grants to municipalities with more than 25,000 residents and less than 1,000,000 residents.

(b) Resources for each of these areas shall be distributed based on maximizing the total potential reduction in firearms victimization for all municipalities receiving grants under this Act. The Office of Firearm Violence Prevention may establish a minimum grant amount for each municipality awarded grants under this Section to ensure grants will have the potential to reduce violence in each municipality. The Office of Firearm Violence Prevention shall maximize the potential for violence reduction throughout Illinois after determining the necessary minimum grant amounts to be effective in each municipality receiving grants under this Section.

(c) The Office of Firearm Violence Prevention shall create local advisory councils for each of the 10 areas designated for the purpose of obtaining recommendations on how to distribute funds in these areas to reduce firearm violence incidents. Local advisory councils shall consist of 5 members with the following expertise or experience:

(1) a representative of a nonelected official in local government from the designated area;

(2) a representative of an elected official at the local or state level for the area;

(3) a representative with public health experience in firearm violence prevention or youth development; and

(4) two residents of the subsection of each area with the most concentrated firearm violence incidents.

(d) The Office of Firearm Violence Prevention shall provide data to each local council on the characteristics of firearm violence in the designated area and other relevant information on the physical and demographic characteristics of the designated area. The Office of Firearm Violence Prevention shall also provide best available evidence on how to address the social determinants of health in the designated area in order to reduce firearm violence.

(e) Each local advisory council shall make recommendations on how to allocate distributed resources for its area based on information provided to them by the Office of Firearm Violence Prevention.

(f) The Office of Firearm Violence Prevention shall consider the recommendations and determine how to distribute funds through grants to community-based organizations and local governments. To the extent the Office of Firearm Violence Prevention does not follow a local advisory council's recommendation on allocation of funds, the Office of Firearm Violence Prevention shall explain in writing why a different allocation of resources is more likely to reduce firearm violence in the designated area.

(g) Subject to appropriation, the Office of Firearm Violence Prevention shall issue grants to local governmental agencies and community-based organizations to maximize firearm violence reduction each year. Grants shall be named no later than March 1, 2022. Grants in preceding years shall be issued on or before July 15 of the relevant fiscal year.

Section 35-50. Medicaid trauma recovery services for adults.

(a) On or before January 15, 2022, the Department of Healthcare and Family Services shall design, seek approval from the United States Department of Health and Human Services, and subject to federal approval and State appropriations for this purpose, implement a team-based model of care system to address trauma recovery from chronic exposure to firearm violence for Illinois adults.

(b) The team-based model of care system shall reimburse for a minimum of the following services:

(1) Outreach services that recruit trauma-exposed adults into the system and develop supportive relationships with them based on lived experience in their communities. Outreach services include both services to support impacted individuals and group services that reduce violence between groups that need conflict resolution.

(2) Case management and community support services that provide stabilization to individuals recovering from chronic exposure to firearm violence, including group cognitive behavior therapy sessions and other evidence-based interventions that promote behavioral change.

(3) Group and individual therapy that addresses underlying mental health conditions associated with post-traumatic stress disorder, depression, anxiety, substance use disorders, intermittent explosive disorder, oppositional defiant disorder, attention deficit hyperactivity disorder, and other mental conditions as a result of chronic trauma.

(4) Services deemed necessary for the effective integration of paragraphs (1), (2), and (3).

(c) The Department of Healthcare and Family Services shall develop a reimbursement methodology.

Section 35-55. Medicaid trauma recovery services for children and youth.

(a) On or before January 15, 2022, the Department of Healthcare and Family Services shall design, seek approval from the United States Department of Health and Human Services, and subject to federal approval and State appropriations for this purpose, implement a team-based model of care to address trauma recovery from chronic exposure to firearm violence for Illinois children and youth under the age of 19. Services for youth in care require additional support to maximize their effectiveness through the family systems model.

(b) The team-based model of care shall reimburse for a minimum of the following services:

(1) Outreach services that recruit trauma-exposed children and youth into the system and develop supportive relationships with them based on lived experience in their communities.

(2) Case management and school support services that decrease truancy and criminal justice system involvement.

(3) Group and individual therapy that addresses underlying mental health conditions associated with post-traumatic stress disorder, depression, anxiety, substance use disorders, intermittent explosive disorder, oppositional defiant disorder, attention deficit hyperactivity disorder, and other mental conditions as a result of chronic trauma.

(4) An evidence-based family systems intervention with proven results for reduction in anti-social behaviors.

(5) Services deemed necessary for the effective integration of paragraphs (1), (2), (3), and (4).

(c) The Department of Healthcare and Family Services shall develop a reimbursement methodology.

Section 35-60. Rulemaking authority; emergency rulemaking authority. The General Assembly finds that exposure to chronic firearm violence qualifies for emergency rulemaking under Section 5-45 of the Illinois Administrative Procedure Act because exposure to chronic firearm violence is a situation that reasonably constitutes a threat to public interest, safety, and welfare. The Department of Healthcare and Family Services and the Office of Firearm Violence Prevention shall have rulemaking authority, including emergency rulemaking authority, as is necessary to implement all elements of this Act.

Section 35-105. The Illinois Administrative Procedure Act is amended by adding Section 5-45.14 as follows:

(5 ILCS 100/5-45.14 new)

Sec. 5-45.14. Emergency rulemaking; Reimagine Public Safety Act. To provide for the expeditious and timely implementation of the Reimagine Public Safety Act, emergency rules implementing the Reimagine Public Safety Act may be adopted in accordance with Section 5-45 by the Department of Healthcare and Family Services and the Office of Firearm Violence Prevention. The adoption of emergency rules authorized by Section 5-45 and this Section is deemed to be necessary for the public interest, safety, and welfare.

This Section is repealed one year after the effective date of this amendatory Act of the 102nd General Assembly.

#### ARTICLE 99. MISCELLANEOUS PROVISIONS

Section 99-95. No acceleration or delay. Where this Act makes changes in a statute that is represented in this Act by text that is not yet or no longer in effect (for example, a Section represented by multiple versions), the use of that text does not accelerate or delay the taking effect of (i) the changes made by this Act or (ii) provisions derived from any other Public Act.

Section 99-97. Severability. The provisions of this Act are severable under Section 1.31 of the Statute on Statutes.

Section 99-99. Effective date. This Act takes effect upon becoming law."

Under the rules, the foregoing **Senate Bill No. 2017**, with House Amendments numbered 1 and 2, was referred to the Secretary's Desk.

#### JOINT ACTION MOTIONS FILED

The following Joint Action Motions to the Senate Bills listed below have been filed with the Secretary and referred to the Committee on Assignments:

Motion to Concur in House Amendment No. 1 to Senate Bill 2017  
 Motion to Concur in House Amendment No. 2 to Senate Bill 2017  
 Motion to Concur in House Amendment No. 1 to Senate Bill 2406  
 Motion to Concur in House Amendment No. 2 to Senate Bill 2406  
 Motion to Concur in House Amendment No. 2 to Senate Bill 2800  
 Motion to Concur in House Amendment No. 3 to Senate Bill 2800

#### HOUSE BILL RECALLED

On motion of Senator Hastings, **House Bill No. 3743** was recalled from the order of third reading to the order of second reading.

Senator Hastings offered the following amendment and moved its adoption:

**AMENDMENT NO. 2 TO HOUSE BILL 3743**

AMENDMENT NO. 2. Amend House Bill 3743, AS AMENDED, by replacing everything after the enacting clause with the following:

"Section 5. The Department of State Police Law of the Civil Administrative Code of Illinois is amended by changing Section 2605-53 as follows:

(20 ILCS 2605/2605-53)

Sec. 2605-53. 9-1-1 system; sexual assault and sexual abuse.

(a) The Office of the Statewide 9-1-1 Administrator, in consultation with the Office of the Attorney General and the Illinois Law Enforcement Training Standards Board, shall:

(1) develop comprehensive guidelines for evidence-based, trauma-informed, victim-centered handling of sexual assault or sexual abuse calls by Public Safety Answering Point ~~telecommunicators~~ telecommunicators; and

(2) adopt rules and minimum standards for an evidence-based, trauma-informed, victim-centered training curriculum for handling of sexual assault or sexual abuse calls for Public Safety Answering Point ~~telecommunicators~~ telecommunicators ("PSAP").

(a-5) Within one year after the effective date of this amendatory Act of the 102nd General Assembly, the Office of the Statewide 9-1-1 Administrator, in consultation with the Statewide 9-1-1 Advisory Board, shall:

(1) develop comprehensive guidelines for training on emergency dispatch procedures, including but not limited to emergency medical dispatch, and the delivery of 9-1-1 services and professionalism for public safety telecommunicators and public safety telecommunicator supervisors; and

(2) adopt rules and minimum standards for continuing education on emergency dispatch procedures, including but not limited to emergency medical dispatch, and the delivery of 9-1-1 services and professionalism for public safety telecommunicators and public safety telecommunicator Supervisors; and

(a-10) The Office of the Statewide 9-1-1 Administrator may as necessary establish by rule appropriate testing and certification processes consistent with the training required by this Section.

(b) Training requirements:

(1) Newly hired PSAP ~~telecommunicators~~ telecommunicators must complete the sexual assault and sexual abuse training curriculum established in subsection (a) of this Section prior to handling emergency calls.

(2) All existing PSAP ~~telecommunicators~~ telecommunicators shall complete the sexual assault and sexual abuse training curriculum established in subsection (a) of this Section within 2 years of the effective date of this amendatory Act of the 99th General Assembly.

(3) Newly hired public safety telecommunicators shall complete the emergency dispatch procedures training curriculum established in subsection (a-5) of this Section prior to independently handling emergency calls within one year of the Statewide 9-1-1 Administrator establishing the required guidelines, rules, and standards.

(4) All public safety telecommunicators and public safety telecommunicator supervisors who were not required to complete new hire training prior to handling emergency calls, must either demonstrate proficiency or complete the training established in subsection (a-5) of this Section within one year of the Statewide 9-1-1 Administrator establishing the required guidelines, rules, and standards.

(5) Upon completion of the training required in either paragraph (3) or (4) of subsection (b) whichever is applicable, all public safety telecommunicators and public safety telecommunicator supervisors shall complete the continuing education training regarding the delivery of 9-1-1 services and professionalism biennially.

(c) The Illinois State Police may adopt rules for the administration of this Section.

(Source: P.A. 99-801, eff. 1-1-17.)

Section 10. The Emergency Telephone System Act is amended by changing Sections 2, 3, 5, 6, 7, 8, 10, 10.3, 14, 15.2, 15.2a, 15.3, 15.3a, 15.4, 15.4a, 15.6, 15.6a, 15.6b, 17.5, 19, 20, 30, 40, 45, and 99 and by adding Sections 6.2, 7.1, and 11.5 as follows:

(50 ILCS 750/2) (from Ch. 134, par. 32)

(Section scheduled to be repealed on December 31, 2021)

[May 31, 2021]

Sec. 2. Definitions. As used in this Act, unless the context otherwise requires:

"9-1-1 network" means the network used for the delivery of 9-1-1 calls and messages over dedicated and redundant facilities to a primary or backup 9-1-1 PSAP that meets the appropriate grade of service R-01 grade of service standards for basic 9-1-1 and enhanced 9-1-1 services or meets national I3 industry call delivery standards for Next Generation 9-1-1 services.

"9-1-1 system" means the geographic area that has been granted an order of authority by the Commission or the Statewide 9-1-1 Administrator to use "9-1-1" as the primary emergency telephone number, including but not limited to the network, software applications, databases, CPE components and operational and management procedures required to provide 9-1-1 service.

"9-1-1 Authority" means includes an Emergency Telephone System Board, Joint Emergency Telephone System Board that provides for the management and operation of a 9-1-1 system, and a qualified governmental entity. "9-1-1 Authority" includes the Department of State Police only to the extent it provides 9-1-1 services under this Act.

"9-1-1 System Manager" means the manager, director, administrator, or coordinator who at the direction of his or her Emergency Telephone System Board is responsible for the implementation and execution of the order of authority issued by the Commission or the Statewide 9-1-1 Administrator through the programs, policies, procedures, and daily operations of the 9-1-1 system consistent with the provisions of this Act.

"Administrator" means the Statewide 9-1-1 Administrator.

"Advanced service" means any telecommunications service with or without dynamic bandwidth allocation, including, but not limited to, ISDN Primary Rate Interface (PRI), that, through the use of a DS-1, T-1, or other un-channelized or multi-channel transmission facility, is capable of transporting either the subscriber's inter-premises voice telecommunications services to the public switched network or the subscriber's 9-1-1 calls to the public agency.

"Aggregator" means an entity that ingresses 9-1-1 calls of multiple traffic types or 9-1-1 calls from multiple originating service providers and combines them on a trunk group or groups (or equivalent egress connection arrangement to a 9-1-1 system provider's E9-1-1/NG9-1-1 network or system), and that uses the routing information provided in the received call setup signaling to select the appropriate trunk group and proceeds to signal call setup toward the 9-1-1 system provider. "Aggregator" includes an originating service provider that provides aggregation functions for its own 9-1-1 calls. "Aggregator" also includes an aggregation network or an aggregation entity that provides aggregator services for other types of system providers, such as cloud-based services or enterprise networks as its client.

"ALI" or "automatic location identification" means, in an E9-1-1 system, the automatic display at the public safety answering point of the caller's telephone number, the address or location of the caller's telephone, and supplementary emergency services information of the location from which a call originates.

"ANI" or "automatic number identification" means the automatic display of the 10 digit telephone number associated with the caller's telephone number 9-1-1 calling party's number on the PSAP monitor.

"Automatic alarm" and "automatic alerting device" mean any device that will access the 9-1-1 system for emergency services upon activation and does not provide for two-way communication.

"Answering point" means a PSAP, SAP, Backup PSAP, Unmanned Backup Answering Point, or VAP.

"Authorized entity" means an answering point or participating agency other than a decommissioned PSAP.

"Backup PSAP" means an a public safety answering point that meets the appropriate standards of service and serves as an alternate to the PSAP operating independently from the PSAP for enhanced systems and is at a different location, that has the capability to direct dispatch for the PSAP or otherwise transfer emergency calls directly to an authorized entity, and operates independently from the PSAP. A backup PSAP may accept overflow calls from the PSAP or be activated if the primary PSAP is disabled.

"Board" means an Emergency Telephone System Board or a Joint Emergency Telephone System Board created pursuant to Section 15.4.

"Carrier" includes a telecommunications carrier and a wireless carrier.

"Commission" means the Illinois Commerce Commission.

"Computer aided dispatch" or "CAD" means a computer-based system that aids public safety telecommunicators PSAP telecommunicators by automating selected dispatching and recordkeeping activities.

"Direct dispatch dispatch method" means a 9-1-1 service wherein upon receipt of an emergency call, that provides for the direct dispatch by a public safety telecommunicator transmits - without delay, transfer,

relay, or referral - all relevant available information to PSAP telecommunicator of the appropriate public safety personnel or emergency responders unit upon receipt of an emergency call and the decision as to the proper action to be taken.

"Decommissioned" means the revocation of a PSAPs authority to handle 9-1-1 calls as an answering point within the 9-1-1 network.

"Department" means the Department of State Police.

"DS-1, T-1, or similar un-channelized or multi-channel transmission facility" means a facility that can transmit and receive a bit rate of at least 1.544 megabits per second (Mbps).

"Dynamic bandwidth allocation" means the ability of the facility or customer to drop and add channels, or adjust bandwidth, when needed in real time for voice or data purposes.

"Emergency call" means any type of request for emergency assistance through a 9-1-1 network either to the digits 9-1-1 or the emergency 24/7 10-digit telephone number for all answering points. An emergency call is not limited to a voice telephone call. It could be a two-way video call, an interactive text, Teletypewriter (TTY), an SMS, an Instant Message, or any new mechanism for communications available in the future. An emergency call occurs when the request for emergency assistance is received by a public safety telecommunicator.

"Enhanced 9-1-1" or "E9-1-1" means a telephone system that includes network switching, database and PSAP premise elements capable of providing automatic location identification data, selective routing, selective transfer, fixed transfer, and a call back number, including any enhanced 9-1-1 service so designated by the Federal Communications Commission in its report and order in WC Dockets Nos. 04-36 and 05-196, or any successor proceeding.

"ETSB" means an emergency telephone system board appointed by the corporate authorities of any county or municipality that provides for the management and operation of a 9-1-1 system.

"Grade of service" means P.01 for enhanced 9-1-1 services or the NENA i3 Solution adopted standard for NG9-1-1.

"Hearing-impaired individual" means a person with a permanent hearing loss who can regularly and routinely communicate by telephone only through the aid of devices which can send and receive written messages over the telephone network.

"Hosted supplemental 9-1-1 service" means a database service that:

- (1) electronically provides information to 9-1-1 call takers when a call is placed to 9-1-1;
- (2) allows telephone subscribers to provide information to 9-1-1 to be used in emergency scenarios;
- (3) collects a variety of formatted data relevant to 9-1-1 and first responder needs, which may include, but is not limited to, photographs of the telephone subscribers, physical descriptions, medical information, household data, and emergency contacts;
- (4) allows for information to be entered by telephone subscribers through a secure website where they can elect to provide as little or as much information as they choose;
- (5) automatically displays data provided by telephone subscribers to 9-1-1 call takers for all types of telephones when a call is placed to 9-1-1 from a registered and confirmed phone number;
- (6) supports the delivery of telephone subscriber information through a secure internet connection to all emergency telephone system boards;
- (7) works across all 9-1-1 call taking equipment and allows for the easy transfer of information into a computer aided dispatch system; and
- (8) may be used to collect information pursuant to an Illinois Premise Alert Program as defined in the Illinois Premise Alert Program (PAP) Act.

"Interconnected voice over Internet protocol provider" or "Interconnected VoIP provider" has the meaning given to that term under Section 13-235 of the Public Utilities Act.

"Joint ETSB" means a Joint Emergency Telephone System Board established by intergovernmental agreement of two or more municipalities or counties, or a combination thereof, to provide for the management and operation of a 9-1-1 system.

"Local public agency" means any unit of local government or special purpose district located in whole or in part within this State that provides or has authority to provide firefighting, police, ambulance, medical, or other emergency services.

"Mechanical dialer" means any device that accesses either manually or remotely triggers a dialing device to access the 9-1-1 system without human intervention and does not provide for two-way communication.

"Master Street Address Guide" or "MSAG" is a database of street names and house ranges within their associated communities defining emergency service zones (ESZs) and their associated emergency service numbers (ESNs) to enable proper routing of 9-1-1 calls.

"Mobile telephone number" or "MTN" means the telephone number assigned to a wireless telephone at the time of initial activation.

"Network connections" means the number of voice grade communications channels directly between a subscriber and a telecommunications carrier's public switched network, without the intervention of any other telecommunications carrier's switched network, which would be required to carry the subscriber's inter-premises traffic and which connection either (1) is capable of providing access through the public switched network to a 9-1-1 Emergency Telephone System, if one exists, or (2) if no system exists at the time a surcharge is imposed under Section 15.3, that would be capable of providing access through the public switched network to the local 9-1-1 Emergency Telephone System if one existed. Where multiple voice grade communications channels are connected to a telecommunications carrier's public switched network through a private branch exchange (PBX) service, there shall be determined to be one network connection for each trunk line capable of transporting either the subscriber's inter-premises traffic to the public switched network or the subscriber's 9-1-1 calls to the public agency. Where multiple voice grade communications channels are connected to a telecommunications carrier's public switched network through ~~Centrex~~ ~~centrex~~ type service, the number of network connections shall be equal to the number of PBX trunk equivalents for the subscriber's service or other multiple voice grade communication channels facility, as determined by reference to any generally applicable exchange access service tariff filed by the subscriber's telecommunications carrier with the Commission.

"Network costs" means those recurring costs that directly relate to the operation of the 9-1-1 network as determined by the Statewide 9-1-1 Administrator with the advice of the Statewide 9-1-1 Advisory Board, which may include, but need not be limited to, some or all of the following: costs for interoffice trunks, selective routing charges, transfer lines and toll charges for 9-1-1 services, Automatic Location Information (ALI) database charges, independent local exchange carrier charges and non-system provider charges, carrier charges for third party database for on-site customer premises equipment, back-up PSAP trunks for non-system providers, periodic database updates as provided by carrier (also known as "ALI data dump"), regional ALI storage charges, circuits for call delivery (fiber or circuit connection), NG9-1-1 costs, and all associated fees, taxes, and surcharges on each invoice. "Network costs" shall not include radio circuits or toll charges that are other than for 9-1-1 services.

"Next generation 9-1-1" or "NG9-1-1" means a secure ~~an~~ Internet Protocol-based (IP-based) open-standards system comprised of hardware, software, data, and operational policies and procedures that: ~~managed ESInets, functional elements and applications, and databases that replicate traditional E9-1-1 features and functions and provide additional capabilities. "NG9-1-1" systems are designed to provide access to emergency services from all connected communications sources, and provide multimedia data capabilities for PSAPs and other emergency services organizations.~~

(A) provides standardized interfaces from emergency call and message services to support emergency communications;

(B) processes all types of emergency calls, including voice, text, data, and multimedia information;

(C) acquires and integrates additional emergency call data useful to call routing and handling;

(D) delivers the emergency calls, messages, and data to the appropriate public safety answering point and other appropriate emergency entities based on the location of the caller;

(E) supports data, video, and other communications needs for coordinated incident response and management; and

(F) interoperates with services and networks used by first responders to facilitate emergency response.

"NG9-1-1 costs" means those recurring costs that directly relate to the Next Generation 9-1-1 service as determined by the Statewide 9-1-1 Administrator with the advice of the Statewide 9-1-1 Advisory Board, ~~which may include~~ ~~including~~, but need not be limited to, costs for NENA i3 Core Components (Border Control Function (BCF), Emergency Call Routing Function (ECRF), Location Validation Function (LVF), Emergency Services Routing Proxy (ESRP), Policy Store/Policy Routing Functions (PSPRF) and Location Information Servers (LIS)), Statewide ESInet, software external to the PSAP (data collection, identity management, aggregation and GIS functionality), and gateways (legacy 9-1-1 tandems or gateways or both).

~~Emergency System Routing Proxy (ESRP), Emergency Call Routing Function/Location Validation Function (ECRF/LVF), Spatial Information Function (SIF), the Border Control Function (BCF), and the Emergency Services Internet Protocol networks (ESInets), legacy network gateways, and all associated fees, taxes, and surcharges on each invoice.~~

"Originating service provider" or "OSP" means the entity that provides services to end users that may be used to originate voice or nonvoice 9-1-1 requests for assistance and who would interconnect, in any of various fashions, to the 9-1-1 system provider for purposes of delivering 9-1-1 traffic to the public safety answering points.

"Private branch exchange" or "PBX" means a private telephone system and associated equipment located on the user's property that provides communications between internal stations and external networks.

"Private business switch service" means network and premises based systems including a VoIP, Centrex type service, or PBX service, even though key telephone systems or equivalent telephone systems registered with the Federal Communications Commission under 47 CFR ~~C.F.R.~~ Part 68 are directly connected to Centrex type and PBX systems. "Private business switch service" does not include key telephone systems or equivalent telephone systems registered with the Federal Communications Commission under 47 CFR ~~C.F.R.~~ Part 68 when not used in conjunction with a VoIP, Centrex type, or PBX systems. "Private business switch service" typically includes, but is not limited to, private businesses, corporations, and industries where the telecommunications service is primarily for conducting business.

"Private residential switch service" means network and premise based systems including a VoIP, Centrex type service, or PBX service or key telephone systems or equivalent telephone systems registered with the Federal Communications Commission under 47 C.F.R. Part 68 that are directly connected to a VoIP, Centrex type service, or PBX systems equipped for switched local network connections or 9-1-1 system access to residential end users through a private telephone switch. "Private residential switch service" does not include key telephone systems or equivalent telephone systems registered with the Federal Communications Commission under 47 C.F.R. Part 68 when not used in conjunction with a VoIP, Centrex type, or PBX systems. "Private residential switch service" typically includes, but is not limited to, apartment complexes, condominiums, and campus or university environments where shared tenant service is provided and where the usage of the telecommunications service is primarily residential.

"Public agency" means the State, and any unit of local government or special purpose district located in whole or in part within this State, that provides or has authority to provide firefighting, police, ambulance, medical, or other emergency services.

"Public safety agency" means a functional division of a public agency that provides firefighting, police, medical, or other emergency services to respond to and manage emergency incidents. For the purpose of providing wireless service to users of 9-1-1 emergency services, as expressly provided for in this Act, the Department of State Police may be considered a public safety agency.

~~"Public safety answering point" or "PSAP" means the primary answering location of an emergency call that meets the appropriate standards of service and is responsible for receiving and processing is a set of call takers authorized by a governing body and operating under common management that receive 9-1-1 calls and asynchronous event notifications for a defined geographic area and processes those calls and events according to a specified operational policy.~~

"PSAP representative" means the manager or supervisor of a Public Safety Answering Point (PSAP) who oversees the daily operational functions and is responsible for the overall management and administration of the PSAP.

"Public safety telecommunicator" means any person employed in a full-time or part-time capacity at an answering point whose duties or responsibilities include answering, receiving, or transferring an emergency call for dispatch to the appropriate emergency responder.

"Public safety telecommunicator supervisor" means any person employed in a full-time or part-time capacity at an answering point or by a 9-1-1 Authority, whose primary duties or responsibilities are to direct, administer, or manage any public safety telecommunicator and whose responsibilities include answering, receiving, or transferring an emergency call for dispatch to the appropriate responders.

~~"Qualified governmental entity" means a unit of local government authorized to provide 9-1-1 services pursuant to this Act where no emergency telephone system board exists.~~

"Referral method" means a 9-1-1 service in which the public safety telecommunicator PSAP telecommunicator provides the calling party with the telephone number of the appropriate public safety agency or other provider of emergency services.

"Regular service" means any telecommunications service, other than advanced service, that is capable of transporting either the subscriber's inter-premises voice telecommunications services to the public switched network or the subscriber's 9-1-1 calls to the public agency.

"Relay method" means a 9-1-1 service in which the public safety telecommunicator PSAP telecommunicator takes the pertinent information from a caller and relays that information to the appropriate public safety agency or other provider of emergency services.

"Remit period" means the billing period, one month in duration, for which a wireless carrier remits a surcharge and provides subscriber information by zip code to the Department, in accordance with Section 20 of this Act.

"Secondary Answering Point" or "SAP" means a location, other than a PSAP, that is able to receive the voice, data, and call back number of E9-1-1 or NG9-1-1 emergency calls transferred from a PSAP and completes the call taking process by dispatching police, medical, fire, or other emergency responders.

"Statewide wireless emergency 9-1-1 system" means all areas of the State where an emergency telephone system board ~~or, in the absence of an emergency telephone system board, a qualified governmental entity~~, has not declared its intention for one or more of its public safety answering points to serve as a primary wireless 9-1-1 public safety answering point for its jurisdiction. The operator of the statewide wireless emergency 9-1-1 system shall be the Department of State Police.

"System" means the communications equipment and related software applications required to produce a response by the appropriate emergency public safety agency or other provider of emergency services as a result of an emergency call being placed to 9-1-1.

"System provider" means the contracted entity providing 9-1-1 network and database services.

"Telecommunications carrier" means those entities included within the definition specified in Section 13-202 of the Public Utilities Act, and includes those carriers acting as resellers of telecommunications services. "Telecommunications carrier" includes telephone systems operating as mutual concerns. "Telecommunications carrier" does not include a wireless carrier.

"Telecommunications technology" means equipment that can send and receive written messages over the telephone network.

"Transfer method" means a 9-1-1 service in which the public safety telecommunicator, who receives an emergency PSAP telecommunicator receiving a call, transmits, redirects, or conferences transfers that call to the appropriate public safety agency or other provider of emergency services. Transfer shall not include a relay or referral of the information without transferring the caller.

"Transmitting messages" shall have the meaning given to that term under Section 8-11-2 of the Illinois Municipal Code.

"Trunk line" means a transmission path, or group of transmission paths, connecting a subscriber's PBX to a telecommunications carrier's public switched network. In the case of regular service, each voice grade communications channel or equivalent amount of bandwidth capable of transporting either the subscriber's inter-premises voice telecommunications services to the public switched network or the subscriber's 9-1-1 calls to the public agency shall be considered a trunk line, even if it is bundled with other channels or additional bandwidth. In the case of advanced service, each DS-1, T-1, or other un-channelized or multi-channel transmission facility that is capable of transporting either the subscriber's inter-premises voice telecommunications services to the public switched network or the subscriber's 9-1-1 calls to the public agency shall be considered a single trunk line, even if it contains multiple voice grade communications channels or otherwise supports 2 or more voice grade calls at a time; provided, however, that each additional increment of up to 24 voice grade channels of transmission capacity that is capable of transporting either the subscriber's inter-premises voice telecommunications services to the public switched network or the subscriber's 9-1-1 calls to the public agency shall be considered an additional trunk line.

"Unmanned backup answering point PSAP" means ~~an a public safety~~ answering point that serves as an alternate to the PSAP at an alternate location and is typically unmanned but can be activated if the primary PSAP is disabled.

"Virtual answering point" or "VAP" means a temporary or nonpermanent location that is capable of receiving an emergency call, contains a fully functional worksite that is not bound to a specific location, but rather is portable and scalable, connecting public safety telecommunicators ~~emergency call takers or dispatchers~~ to the work process, and is capable of completing the call dispatching process.

"Voice-impaired individual" means a person with a permanent speech disability which precludes oral communication, who can regularly and routinely communicate by telephone only through the aid of devices which can send and receive written messages over the telephone network.

"Wireless carrier" means a provider of two-way cellular, broadband PCS, geographic area 800 MHz and 900 MHz Commercial Mobile Radio Service (CMRS), Wireless Communications Service (WCS), or other Commercial Mobile Radio Service (CMRS), as defined by the Federal Communications Commission, offering radio communications that may provide fixed, mobile, radio location, or satellite communication services to individuals or businesses within its assigned spectrum block and geographical area or that offers real-time, two-way voice service that is interconnected with the public switched network, including a reseller of such service.

"Wireless enhanced 9-1-1" means the ability to relay the telephone number of the originator of a 9-1-1 call and location information from any mobile handset or text telephone device accessing the wireless system to the designated wireless public safety answering point as set forth in the order of the Federal Communications Commission, FCC Docket No. 94-102, adopted June 12, 1996, with an effective date of October 1, 1996, and any subsequent amendment thereto.

"Wireless public safety answering point" means the functional division of a 9-1-1 authority accepting wireless 9-1-1 calls.

"Wireless subscriber" means an individual or entity to whom a wireless service account or number has been assigned by a wireless carrier, other than an account or number associated with prepaid wireless telecommunication service.

(Source: P.A. 99-6, eff. 1-1-16; 100-20, eff. 7-1-17.)

(50 ILCS 750/3) (from Ch. 134, par. 33)

(Section scheduled to be repealed on December 31, 2021)

Sec. 3. (a) By July 1, 2017, every local public agency shall be within the jurisdiction of a 9-1-1 system.

(b) Within 18 months of the awarding of a contract to a vendor certified under Section 13-900 of the Public Utilities Act to provide Next Generation 9-1-1 service By December 31, 2024, every 9-1-1 system in Illinois, except in a municipality with a population over 500,000, shall provide Next Generation 9-1-1 service. A municipality with a population over 500,000 shall provide Next Generation 9-1-1 service by December 31, 2023.

(c) Nothing in this Act shall be construed to prohibit or discourage in any way the formation of multijurisdictional or regional systems, and any system established pursuant to this Act may include the territory of more than one public agency or may include a segment of the territory of a public agency.

(Source: P.A. 100-20, eff. 7-1-17; 101-639, eff. 6-12-20.)

(50 ILCS 750/5) (from Ch. 134, par. 35)

(Section scheduled to be repealed on December 31, 2021)

Sec. 5. The digits "9-1-1" shall be the primary emergency telephone number within the system, but a public agency or public safety agency shall maintain a separate secondary ~~10-digit seven digit~~ emergency backup number for at least ~~6 six~~ months after the "9-1-1" system is established and in operation, and shall maintain a separate number for nonemergency telephone calls.

(Source: P.A. 100-20, eff. 7-1-17.)

(50 ILCS 750/6) (from Ch. 134, par. 36)

(Section scheduled to be repealed on December 31, 2021)

Sec. 6. Capabilities of system; pay telephones. All systems shall be designed to meet the specific requirements of each community and public agency served by the system. Every system shall be designed to have the capability to ~~of utilizing the direct dispatch or to method, relay method, transfer method, or referral method~~ in response to emergency calls. The General Assembly finds and declares that the most critical aspect of the design of any system is the procedure established for handling a telephone request for emergency services.

In addition, to maximize efficiency and utilization of the system, all pay telephones within each system shall enable a caller to dial "9-1-1" for emergency services without the necessity of inserting a coin. This paragraph does not apply to pay telephones located in penal institutions, as defined in Section 2-14 of the Criminal Code of 2012, that have been designated for the exclusive use of committed persons.

(Source: P.A. 99-6, eff. 1-1-16; 100-20, eff. 7-1-17.)

(50 ILCS 750/6.2 new)

Sec. 6.2. Every 9-1-1 system shall be able to accept text to 9-1-1 no later than January 1, 2023. The Illinois State Police shall adopt rules for the implementation of this Section.

(50 ILCS 750/7) (from Ch. 134, par. 37)

(Section scheduled to be repealed on December 31, 2021)

Sec. 7. The General Assembly finds that, because of overlapping jurisdiction of public agencies, public safety agencies and telephone service areas, the Administrator, with the advice and recommendation of the Statewide 9-1-1 Advisory Board, shall establish a general overview or plan to effectuate the purposes of this Act within the time frame provided in this Act. The General Assembly further finds and declares that direct dispatch should be used if possible to shorten the time required for the public to request and receive emergency aid. The Administrator shall minimize the use of transfer, relay, and referral of an emergency call if possible and encourage Backup PSAPs to be able to direct dispatch. Transfer, relay, and referral of an emergency call to an entity other than an answering point or the Illinois State Police shall not be used in response to emergency calls unless exigent circumstances exist. In order to insure that proper preparation and implementation of emergency telephone systems are accomplished by all public agencies as required under this Act, the Department, with the advice and assistance of the Attorney General, shall secure compliance by public agencies as provided in this Act.

(Source: P.A. 99-6, eff. 1-1-16; 100-20, eff. 7-1-17.)

(50 ILCS 750/7.1 new)

Sec. 7.1. Training.

(a) Each 9-1-1 Authority, as well as its answering points, shall ensure its public safety telecommunicators and public safety telecommunicator Supervisors comply with the training, testing, and certification requirements established pursuant to Section 2605-53 of the Department of State Police Law.

(b) Each 9-1-1 Authority, as well as its answering points, shall maintain a record regarding its public safety telecommunicators and public safety telecommunicator Supervisors compliance with this Section for at least 7 years and shall make the training records available for inspection by the Administrator upon request.

(c) Costs incurred for the development of standards, training, testing and certification shall be expenses paid by the Department from the funds available to the Administrator and the Statewide 9-1-1 Advisory Board under Section 30 of this Act. Nothing in this subsection shall prohibit the use of grants or other non surcharge funding sources available for this purpose.

(50 ILCS 750/8) (from Ch. 134, par. 38)

(Section scheduled to be repealed on December 31, 2021)

Sec. 8. The Administrator, with the advice and recommendation of the Statewide 9-1-1 Advisory Board, shall coordinate the implementation of systems established under this Act. To assist with this coordination, all systems authorized to operate under this Act shall register with the Administrator information regarding its composition and organization, including, but not limited to, identification of the 9-1-1 System Manager and all answering points. Decommissioned PSAPs shall not be registered and are not part of the 9-1-1 system in Illinois PSAPs, SAPs, VAPs, Backup PSAPs, and Unmanned Backup PSAPs. The Department may adopt rules for the administration of this Section.

(Source: P.A. 99-6, eff. 1-1-16; 100-20, eff. 7-1-17.)

(50 ILCS 750/10) (from Ch. 134, par. 40)

(Section scheduled to be repealed on December 31, 2021)

Sec. 10. (a) The Administrator, with the advice and recommendation of the Statewide 9-1-1 Advisory Board, shall establish uniform technical and operational standards for all 9-1-1 systems in Illinois. All findings, orders, decisions, rules, and regulations issued or promulgated by the Commission under this Act or any other Act establishing or conferring power on the Commission with respect to emergency telecommunications services, shall continue in force. Notwithstanding the provisions of this Section, where applicable, the Administrator shall, with the advice and recommendation of the Statewide 9-1-1 Advisory Board, amend the Commission's findings, orders, decisions, rules, and regulations to conform to the specific provisions of this Act as soon as practicable after the effective date of this amendatory Act of the 99th General Assembly.

(a-5) All 9-1-1 systems are responsible for complying with the uniform technical and operational standards adopted by the Administrator and the Illinois State Police with the advice and recommendation of the Statewide 9-1-1 Advisory Board.

(b) The Department may adopt emergency rules necessary to implement the provisions of this amendatory Act of the 99th General Assembly under subsection (t) of Section 5-45 of the Illinois Administrative Procedure Act.

(c) Nothing in this Act shall deprive the Commission of any authority to regulate the provision by telecommunication carriers or 9-1-1 system service providers of telecommunication or other services under the Public Utilities Act.

(d) For rules that implicate both the regulation of 9-1-1 authorities under this Act and the regulation of telecommunication carriers and 9-1-1 system service providers under the Public Utilities Act, the Department and the Commission may adopt joint rules necessary for implementation.

(e) Any findings, orders, or decisions of the Administrator under this Section shall be deemed a final administrative decision and shall be subject to judicial review under the Administrative Review Law. (Source: P.A. 99-6, eff. 1-1-16; 100-20, eff. 7-1-17.)

(50 ILCS 750/10.3)

(Section scheduled to be repealed on December 31, 2021)

Sec. 10.3. Notice of address change. The Emergency Telephone System Board ~~or qualified governmental entity~~ in any county implementing a 9-1-1 system that changes any person's address (when the person whose address has changed has not moved to a new residence) shall notify the person (i) of the person's new address and (ii) that the person should contact the local election authority to determine if the person should re-register to vote.

(Source: P.A. 100-20, eff. 7-1-17.)

(50 ILCS 750/11.5 new)

Sec. 11.5. Aggregator and originating service provider responsibilities.

(a) Each aggregator, and the originating service providers whose 9-1-1 calls are being aggregated by the aggregator, shall comply with their respective requirements in 83 Ill. Adm. Code Part 725.410.

(b) Beginning July 1, 2021, each aggregator that is operating within the State must email the Office of the Statewide 9-1-1 Administrator to provide the following information that supports the implementation of and the migration to the Statewide NG9-1-1 system:

(1) A company 9-1-1 contact, address, email, and phone number.

(2) A list of originating service providers that the aggregator transports 9-1-1 calls for and then to the appropriate 9-1-1 system provider. New or current aggregators must update the required information within 30 days of implementing any changes in information required by this subsection.

(c) Each aggregator shall establish procedures for receiving No Record Found errors from the 9-1-1 System Provider, identifying the originating service provider who delivered the call to the aggregator, and referring the No Record Found errors to that originating service provider.

(d) Each originating service provider shall establish procedures with the 9-1-1 system provider for preventing and resolving No Record Found errors in the 9-1-1 database and make every effort to ensure 9-1-1 calls are sent to the appropriate public safety answering point.

(e) If a 9-1-1 system is being transitioned to NG9-1-1 service or to a new provider, each aggregator shall be responsible for coordinating any modifications that are needed to ensure that the originating service provider provides the required level of service to its customers. Each aggregator shall coordinate those network changes or additions for those migrations in a timely manner with the appropriate 9-1-1 system provider who shall be managing its respective implementation schedule and cut over. Each aggregator shall send notice to its originating service provider customers of the aggregator's successful turn up of the network changes or additions supporting the migration and include the necessary information for the originating service provider's migration (such as public safety answering point name, Federal Communications Commission Identification, and Emergency Services Routing Number). The notice shall be provided to the originating service providers within 2 weeks of acceptance testing and conversion activities between the aggregator and the 9-1-1 system provider.

(f) The 9-1-1 system provider shall coordinate directly with the originating service providers (unless the aggregator separately agrees to coordinate with the originating service providers) for migration, but in no case shall that migration exceed 30 days after receipt of notice from the aggregator, unless agreed to by the originating service provider and 9-1-1 system provider.

(g) Each aggregator shall coordinate test calls with the 9-1-1 system provider and the 9-1-1 Authority when turning up new circuits or making network changes. Each originating service provider shall perform testing of its network and provisioning upon notification from the aggregator that the network has been tested and accepted with the 9-1-1 system provider.

(h) Each aggregator and originating service provider customer shall deliver all 9-1-1 calls, audio, data, and location to the 9-1-1 system at a location determined by the State.

(50 ILCS 750/14) (from Ch. 134, par. 44)

(Section scheduled to be repealed on December 31, 2021)

Sec. 14. The General Assembly declares that a major purpose of this Act is to ensure that 9-1-1 systems have redundant methods of dispatch for: (1) each public safety agency within its jurisdiction, herein

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known as participating agencies; and (2) 9-1-1 systems whose jurisdictional boundaries are contiguous, herein known as adjacent 9-1-1 systems, when an emergency request for service is received for a public safety agency that needs to be dispatched by the adjacent 9-1-1 system. Another primary purpose of this Section is to eliminate instances in which a public safety agency refuses, once dispatched, to render aid outside of the jurisdictional boundaries of the public safety agency. Therefore, in implementing a 9-1-1 system under this Act, all 9-1-1 authorities shall enter into call handling and aid outside jurisdictional boundaries agreements with each participating agency and adjacent 9-1-1 system. The agreements shall provide a primary and secondary means of dispatch. It must also provide that, once an emergency unit is dispatched in response to a request through the system, such unit shall render its services to the requesting party without regard to whether the unit is operating outside its normal jurisdictional boundaries. Certified notification of the continuation of call handling and aid outside jurisdictional boundaries agreements shall be made among the involved parties on an annual basis. The Illinois State Police may adopt rules for the administration of this Section.

(Source: P.A. 100-20, eff. 7-1-17.)

(50 ILCS 750/15.2) (from Ch. 134, par. 45.2)

(Section scheduled to be repealed on December 31, 2021)

Sec. 15.2. Any person placing an "emergency call" to calling the number "911" for the purpose of making an ~~a false~~ alarm or complaint and reporting false information when, at the time the call or transmission is made, the person knows there is no reasonable ground for making the call or transmission and further knows that the call or transmission could result in the emergency response of any public safety agency, is subject to the provisions of Section 26-1 of the Criminal Code of 2012.

(Source: P.A. 100-20, eff. 7-1-17.)

(50 ILCS 750/15.2a) (from Ch. 134, par. 45.2a)

(Section scheduled to be repealed on December 31, 2021)

Sec. 15.2a. The installation of or connection to a telephone company's network of any automatic alarm, automatic alerting device, or mechanical dialer that causes the number 9-1-1 to be dialed in order to directly access emergency services and does not provide for 2-way communication is prohibited in a 9-1-1 system.

This Section does not apply to a person who connects to a 9-1-1 network using automatic crash notification technology subject to an established protocol.

This Section does not apply to devices used to enable access to the 9-1-1 system for cognitively-impaired or special needs persons or for persons with disabilities in an emergency situation reported by a caregiver after initiating a missing person's report. The device must have the capability to be activated and controlled remotely by trained personnel at a service center to prevent falsely activated or repeated calls to the 9-1-1 system in a single incident. The device must have the technical capability to generate location information to the 9-1-1 system. Under no circumstances shall a device be sold for use in a geographical jurisdiction where the 9-1-1 system has not deployed wireless phase II location technology. The alerting device shall also provide for either 2-way communication or send a pre-recorded message to a 9-1-1 provider explaining the nature of the emergency so that the 9-1-1 provider will be able to dispatch the appropriate emergency responder.

Violation of this Section is a Class A misdemeanor. A second or subsequent violation of this Section is a Class 4 felony.

(Source: P.A. 99-143, eff. 7-27-15; 100-20, eff. 7-1-17.)

(50 ILCS 750/15.3) (from Ch. 134, par. 45.3)

(Section scheduled to be repealed on December 31, 2021)

Sec. 15.3. Local non-wireless surcharge.

(a) Except as provided in subsection (l) of this Section, the corporate authorities of any municipality or any county may, subject to the limitations of subsections (c), (d), and (h), and in addition to any tax levied pursuant to the Simplified Municipal Telecommunications Tax Act, impose a monthly surcharge on billed subscribers of network connection provided by telecommunication carriers engaged in the business of transmitting messages by means of electricity originating within the corporate limits of the municipality or county imposing the surcharge at a rate per network connection determined in accordance with subsection (c), however the monthly surcharge shall not apply to a network connection provided for use with pay telephone services. Provided, however, that where multiple voice grade communications channels are connected between the subscriber's premises and a public switched network through private branch

exchange (PBX) or centrex type service, a municipality imposing a surcharge at a rate per network connection, as determined in accordance with this Act, shall impose:

(i) in a municipality with a population of 500,000 or less or in any county, 5 such surcharges per network connection, as defined under Section 2 of this Act, for both regular service and advanced service provisioned trunk lines;

(ii) in a municipality with a population, prior to March 1, 2010, of 500,000 or more, 5 surcharges per network connection, as defined under Section 2 of this Act, for both regular service and advanced service provisioned trunk lines;

(iii) in a municipality with a population, as of March 1, 2010, of 500,000 or more, 5 surcharges per network connection, as defined under Section 2 of this Act, for regular service provisioned trunk lines, and 12 surcharges per network connection, as defined under Section 2 of this Act, for advanced service provisioned trunk lines, except where an advanced service provisioned trunk line supports at least 2 but fewer than 23 simultaneous voice grade calls ("VGC's"), a telecommunication carrier may elect to impose fewer than 12 surcharges per trunk line as provided in subsection (iv) of this Section; or

(iv) for an advanced service provisioned trunk line connected between the subscriber's premises and the public switched network through a P.B.X., where the advanced service provisioned trunk line is capable of transporting at least 2 but fewer than 23 simultaneous VGC's per trunk line, the telecommunications carrier collecting the surcharge may elect to impose surcharges in accordance with the table provided in this Section, without limiting any telecommunications carrier's obligations to otherwise keep and maintain records. Any telecommunications carrier electing to impose fewer than 12 surcharges per an advanced service provisioned trunk line shall keep and maintain records adequately to demonstrate the VGC capability of each advanced service provisioned trunk line with fewer than 12 surcharges imposed, provided that 12 surcharges shall be imposed on an advanced service provisioned trunk line regardless of the VGC capability where a telecommunications carrier cannot demonstrate the VGC capability of the advanced service provisioned trunk line.

Facility	VGC's	911 Surcharges
Advanced service provisioned trunk line	18-23	12
Advanced service provisioned trunk line	12-17	10
Advanced service provisioned trunk line	2-11	8

Subsections (i), (ii), (iii), and (iv) are not intended to make any change in the meaning of this Section, but are intended to remove possible ambiguity, thereby confirming the intent of paragraph (a) as it existed prior to and following the effective date of this amendatory Act of the 97th General Assembly.

For mobile telecommunications services, if a surcharge is imposed it shall be imposed based upon the municipality or county that encompasses the customer's place of primary use as defined in the Mobile Telecommunications Sourcing Conformity Act. A municipality may enter into an intergovernmental agreement with any county in which it is partially located, when the county has adopted an ordinance to impose a surcharge as provided in subsection (c), to include that portion of the municipality lying outside the county in that county's surcharge referendum. If the county's surcharge referendum is approved, the portion of the municipality identified in the intergovernmental agreement shall automatically be disconnected from the county in which it lies and connected to the county which approved the referendum for purposes of a surcharge on telecommunications carriers.

(b) For purposes of computing the surcharge imposed by subsection (a), the network connections to which the surcharge shall apply shall be those in-service network connections, other than those network connections assigned to the municipality or county, where the service address for each such network connection or connections is located within the corporate limits of the municipality or county levying the surcharge. Except for mobile telecommunication services, the "service address" shall mean the location of the primary use of the network connection or connections. For mobile telecommunication services, "service address" means the customer's place of primary use as defined in the Mobile Telecommunications Sourcing Conformity Act.

(c) Upon the passage of an ordinance to impose a surcharge under this Section the clerk of the municipality or county shall certify the question of whether the surcharge may be imposed to the proper election authority who shall submit the public question to the electors of the municipality or county in

accordance with the general election law; provided that such question shall not be submitted at a consolidated primary election. The public question shall be in substantially the following form:

-----  
 Shall the county (or city, village  
 or incorporated town) of ..... impose YES  
 a surcharge of up to ...¢ per month per  
 network connection, which surcharge will  
 be added to the monthly bill you receive -----  
 for telephone or telecommunications  
 charges, for the purpose of installing  
 (or improving) a 9-1-1 Emergency NO  
 Telephone System?  
 -----

If a majority of the votes cast upon the public question are in favor thereof, the surcharge shall be imposed.

However, if a Joint Emergency Telephone System Board is to be created pursuant to an intergovernmental agreement under Section 15.4, the ordinance to impose the surcharge shall be subject to the approval of a majority of the total number of votes cast upon the public question by the electors of all of the municipalities or counties, or combination thereof, that are parties to the intergovernmental agreement.

The referendum requirement of this subsection (c) shall not apply to any municipality with a population over 500,000 or to any county in which a proposition as to whether a sophisticated 9-1-1 Emergency Telephone System should be installed in the county, at a cost not to exceed a specified monthly amount per network connection, has previously been approved by a majority of the electors of the county voting on the proposition at an election conducted before the effective date of this amendatory Act of 1987.

(d) A county may not impose a surcharge, unless requested by a municipality, in any incorporated area which has previously approved a surcharge as provided in subsection (c) or in any incorporated area where the corporate authorities of the municipality have previously entered into a binding contract or letter of intent with a telecommunications carrier to provide sophisticated 9-1-1 service through municipal funds.

(e) A municipality or county may at any time by ordinance change the rate of the surcharge imposed under this Section if the new rate does not exceed the rate specified in the referendum held pursuant to subsection (c).

(f) The surcharge authorized by this Section shall be collected from the subscriber by the telecommunications carrier providing the subscriber the network connection as a separately stated item on the subscriber's bill.

(g) The amount of surcharge collected by the telecommunications carrier shall be paid to the particular municipality or county or Joint Emergency Telephone System Board not later than 30 days after the surcharge is collected, net of any network or other 9-1-1 or sophisticated 9-1-1 system charges then due the particular telecommunications carrier, as shown on an itemized bill. The telecommunications carrier collecting the surcharge shall also be entitled to deduct 3% of the gross amount of surcharge collected to reimburse the telecommunications carrier for the expense of accounting and collecting the surcharge.

(h) Except as expressly provided in subsection (a) of this Section, on or after the effective date of this amendatory Act of the 98th General Assembly and until December 31, 2017, a municipality with a population of 500,000 or more shall not impose a monthly surcharge per network connection in excess of the highest monthly surcharge imposed as of January 1, 2014 by any county or municipality under subsection (c) of this Section. Beginning January 1, 2018 and until December 31, ~~2023~~ 2024, a municipality with a population over 500,000 may not impose a monthly surcharge in excess of \$5.00 per network connection. On or after January 1, ~~2024~~ 2022, a municipality with a population over 500,000 may not impose a monthly surcharge in excess of \$2.50 per network connection.

(i) Any municipality or county or joint emergency telephone system board that has imposed a surcharge pursuant to this Section prior to the effective date of this amendatory Act of 1990 shall hereafter impose the surcharge in accordance with subsection (b) of this Section.

(j) The corporate authorities of any municipality or county may issue, in accordance with Illinois law, bonds, notes or other obligations secured in whole or in part by the proceeds of the surcharge described in this Section. The State of Illinois pledges and agrees that it will not limit or alter the rights and powers vested in municipalities and counties by this Section to impose the surcharge so as to impair the terms of or affect the security for bonds, notes or other obligations secured in whole or in part with the proceeds of the

surcharge described in this Section. The pledge and agreement set forth in this Section survive the termination of the surcharge under subsection (l) by virtue of the replacement of the surcharge monies guaranteed under Section 20; the State of Illinois pledges and agrees that it will not limit or alter the rights vested in municipalities and counties to the surcharge replacement funds guaranteed under Section 20 so as to impair the terms of or affect the security for bonds, notes or other obligations secured in whole or in part with the proceeds of the surcharge described in this Section.

(k) Any surcharge collected by or imposed on a telecommunications carrier pursuant to this Section shall be held to be a special fund in trust for the municipality, county or Joint Emergency Telephone Board imposing the surcharge. Except for the 3% deduction provided in subsection (g) above, the special fund shall not be subject to the claims of creditors of the telecommunication carrier.

(l) Any surcharge imposed pursuant to this Section by a county or municipality, other than a municipality with a population in excess of 500,000, shall cease to be imposed on January 1, 2016.

(Source: P.A. 100-20, eff. 7-1-17; 101-639, eff. 6-12-20.)

(50 ILCS 750/15.3a)

(Section scheduled to be repealed on December 31, 2021)

Sec. 15.3a. Local wireless surcharge.

(a) Notwithstanding any other provision of this Act, a unit of local government or emergency telephone system board providing wireless 9-1-1 service and imposing and collecting a wireless carrier surcharge prior to July 1, 1998 may continue its practices of imposing and collecting its wireless carrier surcharge, but, except as provided in subsection (b) of this Section, in no event shall that monthly surcharge exceed \$2.50 per commercial mobile radio service (CMRS) connection or in-service telephone number billed on a monthly basis. For mobile telecommunications services provided on and after August 1, 2002, any surcharge imposed shall be imposed based upon the municipality or county that encompasses the customer's place of primary use as defined in the Mobile Telecommunications Sourcing Conformity Act.

(b) Until December 31, 2017, the corporate authorities of a municipality with a population in excess of 500,000 on the effective date of this amendatory Act of the 99th General Assembly may by ordinance continue to impose and collect a monthly surcharge per commercial mobile radio service (CMRS) connection or in-service telephone number billed on a monthly basis that does not exceed the highest monthly surcharge imposed as of January 1, 2014 by any county or municipality under subsection (c) of Section 15.3 of this Act. Beginning January 1, 2018, and until December 31, 2023 ~~2021~~, a municipality with a population in excess of 500,000 may by ordinance continue to impose and collect a monthly surcharge per commercial mobile radio service (CMRS) connection or in-service telephone number billed on a monthly basis that does not exceed \$5.00. On or after January 1, 2024 ~~2022~~, the municipality may continue imposing and collecting its wireless carrier surcharge as provided in and subject to the limitations of subsection (a) of this Section.

(c) In addition to any other lawful purpose, a municipality with a population over 500,000 may use the moneys collected under this Section for any anti-terrorism or emergency preparedness measures, including, but not limited to, preparedness planning, providing local matching funds for federal or State grants, personnel training, and specialized equipment, including surveillance cameras, as needed to deal with natural and terrorist-inspired emergency situations or events.

(Source: P.A. 100-20, eff. 7-1-17; 101-639, eff. 6-12-20.)

(50 ILCS 750/15.4) (from Ch. 134, par. 45.4)

(Section scheduled to be repealed on December 31, 2021)

Sec. 15.4. Emergency Telephone System Board; powers.

(a) Except as provided in subsection (e) of this Section, the corporate authorities of any county or municipality may establish an Emergency Telephone System Board.

The corporate authorities shall provide for the manner of appointment and the number of members of the Board, provided that the board shall consist of not fewer than 5 members, one of whom must be a public member who is a resident of the local exchange service territory included in the 9-1-1 coverage area, one of whom (in counties with a population less than 100,000) may be a member of the county board, and at least 3 of whom shall be representative of the 9-1-1 public safety agencies, including but not limited to police departments, fire departments, emergency medical services providers, and emergency services and disaster agencies, and appointed on the basis of their ability or experience. In counties with a population of more than 100,000 but less than 2,000,000, a member of the county board may serve on the Emergency Telephone System Board. Elected officials, including members of a county board, are also eligible to serve on the board. Members of the board shall serve without compensation but shall be reimbursed for their actual and

necessary expenses. Any 2 or more municipalities, counties, or combination thereof, may, instead of establishing individual boards, establish by intergovernmental agreement a Joint Emergency Telephone System Board pursuant to this Section. The manner of appointment of such a joint board shall be prescribed in the agreement. On or after the effective date of this amendatory Act of the 100th General Assembly, any new intergovernmental agreement entered into to establish or join a Joint Emergency Telephone System Board shall provide for the appointment of a PSAP representative to the board.

Upon the effective date of this amendatory Act of the 98th General Assembly, appointed members of the Emergency Telephone System Board shall serve staggered 3-year terms if: (1) the Board serves a county with a population of 100,000 or less; and (2) appointments, on the effective date of this amendatory Act of the 98th General Assembly, are not for a stated term. The corporate authorities of the county or municipality shall assign terms to the board members serving on the effective date of this amendatory Act of the 98th General Assembly in the following manner: (1) one-third of board members' terms shall expire on January 1, 2015; (2) one-third of board members' terms shall expire on January 1, 2016; and (3) remaining board members' terms shall expire on January 1, 2017. Board members may be re-appointed upon the expiration of their terms by the corporate authorities of the county or municipality.

The corporate authorities of a county or municipality may, by a vote of the majority of the members elected, remove an Emergency Telephone System Board member for misconduct, official misconduct, or neglect of office.

(b) The powers and duties of the board shall be defined by ordinance of the municipality or county, or by intergovernmental agreement in the case of a joint board. The powers and duties shall include, but need not be limited to the following:

(1) Planning a 9-1-1 system.

(2) Coordinating and supervising the implementation, upgrading, or maintenance of the system, including the establishment of equipment specifications and coding systems.

(3) Receiving moneys from the surcharge imposed under Section 15.3, or disbursed to it under Section 30, and from any other source, for deposit into the Emergency Telephone System Fund.

(4) Authorizing all disbursements from the fund.

(5) Hiring any staff necessary for the implementation or upgrade of the system.

(6) (Blank).

(7) Designating a 9-1-1 System Manager, whose duties and responsibilities shall be set forth by the Emergency Telephone System Board in writing.

(c) All moneys received by a board pursuant to a surcharge imposed under Section 15.3, or disbursed to it under Section 30, shall be deposited into a separate interest-bearing Emergency Telephone System Fund account. The treasurer of the municipality or county that has established the board or, in the case of a joint board, any municipal or county treasurer designated in the intergovernmental agreement, shall be custodian of the fund. All interest accruing on the fund shall remain in the fund. No expenditures may be made from such fund except upon the direction of the board by resolution passed by a majority of all members of the board.

(d) The board shall complete a Master Street Address Guide database before implementation of the 9-1-1 system. The error ratio of the database shall not at any time exceed 1% of the total database.

(e) On and after January 1, 2016, no municipality or county may create an Emergency Telephone System Board unless the board is a Joint Emergency Telephone System Board. The corporate authorities of any county or municipality entering into an intergovernmental agreement to create or join a Joint Emergency Telephone System Board shall rescind an ordinance or ordinances creating a single Emergency Telephone System Board and shall eliminate the single Emergency Telephone System Board, effective upon the creation of the Joint Emergency Telephone System Board, with regulatory approval by the Administrator, or joining of the Joint Emergency Telephone System Board. Nothing in this Section shall be construed to require the dissolution of an Emergency Telephone System Board that is not succeeded by a Joint Emergency Telephone System Board or is not required to consolidate under Section 15.4a of this Act.

(f) Within one year after the effective date of this amendatory Act of the 100th General Assembly, any corporate authorities of a county or municipality, other than a municipality with a population of more than 500,000, operating a 9-1-1 system without an Emergency Telephone System Board or Joint Emergency Telephone System Board shall create or join a Joint Emergency Telephone System Board.

(Source: P.A. 99-6, eff. 1-1-16; 100-20, eff. 7-1-17.)

(50 ILCS 750/15.4a)

(Section scheduled to be repealed on December 31, 2021)

## Sec. 15.4a. Consolidation.

(a) By July 1, 2017, and except as otherwise provided in this Section, Emergency Telephone System Boards, Joint Emergency Telephone System Boards, ~~qualified governmental entities~~, and PSAPs shall be consolidated as follows, subject to subsections (b) and (c) of this Section:

(1) In any county with a population of at least 250,000 that has a single Emergency Telephone System Board, ~~or qualified governmental entity~~ and more than 2 PSAPs, shall reduce the number of PSAPs by at least 50% or to 2 PSAPs, whichever is greater. Nothing in this paragraph shall preclude consolidation resulting in one PSAP in the county.

(2) In any county with a population of at least 250,000 that has more than one Emergency Telephone System Board, Joint Emergency Telephone System Board, ~~or qualified governmental entity~~, any 9-1-1 Authority serving a population of less than 25,000 shall be consolidated such that no 9-1-1 Authority in the county serves a population of less than 25,000.

(3) In any county with a population of at least 250,000 but less than 1,000,000 that has more than one Emergency Telephone System Board, Joint Emergency Telephone System Board, ~~or qualified governmental entity~~, each 9-1-1 Authority shall reduce the number of PSAPs by at least 50% or to 2 PSAPs, whichever is greater. Nothing in this paragraph shall preclude consolidation of a 9-1-1 Authority into a Joint Emergency Telephone System Board, and nothing in this paragraph shall preclude consolidation resulting in one PSAP in the county.

(4) In any county with a population of less than 250,000 that has a single Emergency Telephone System Board ~~or qualified governmental entity~~ and more than 2 PSAPs, the 9-1-1 Authority shall reduce the number of PSAPs by at least 50% or to 2 PSAPs, whichever is greater. Nothing in this paragraph shall preclude consolidation resulting in one PSAP in the county.

(5) In any county with a population of less than 250,000 that has more than one Emergency Telephone System Board ~~or~~ Joint Emergency Telephone System Board, ~~or qualified governmental entity~~ and more than 2 PSAPs, the 9-1-1 Authorities shall be consolidated into a single joint board, and the number of PSAPs shall be reduced by at least 50% or to 2 PSAPs, whichever is greater. Nothing in this paragraph shall preclude consolidation resulting in one PSAP in the county.

(6) Any 9-1-1 Authority that does not have a PSAP within its jurisdiction shall be consolidated through an intergovernmental agreement with an existing 9-1-1 Authority that has a PSAP to create a Joint Emergency Telephone Board.

(7) The corporate authorities of each county that has no 9-1-1 service as of January 1, 2016 shall provide ~~enhanced~~ 9-1-1 wireline and wireless ~~enhanced~~ 9-1-1 service for that county by either (i) entering into an intergovernmental agreement with an existing Emergency Telephone System Board to create a new Joint Emergency Telephone System Board, or (ii) entering into an intergovernmental agreement with the corporate authorities that have created an existing Joint Emergency Telephone System Board.

(b) By July 1, 2016, each county required to consolidate pursuant to paragraph (7) of subsection (a) of this Section and each 9-1-1 Authority required to consolidate pursuant to paragraphs (1) through (6) of subsection (a) of this Section shall file a plan for consolidation or a request for a waiver pursuant to subsection (c) of this Section with the Office of the Statewide 9-1-1 Administrator.

(1) No county or 9-1-1 Authority may avoid the requirements of this Section by converting primary PSAPs to secondary or virtual answering points; however a PSAP may be decommissioned. Staff from decommissioned PSAPs may remain to perform nonemergency police, fire, or EMS responsibilities. Any county or 9-1-1 Authority not in compliance with this Section shall be ineligible to receive consolidation grant funds issued under Section 15.4b of this Act or monthly disbursements otherwise due under Section 30 of this Act, until the county or 9-1-1 Authority is in compliance.

(2) Within 60 calendar days of receiving a consolidation plan ~~or waiver~~, the Statewide 9-1-1 Advisory Board shall hold at least one public hearing on the plan and provide a recommendation to the Administrator. Notice of the hearing shall be provided to the respective entity to which the plan applies.

(3) Within 90 calendar days of receiving a consolidation plan, the Administrator shall approve the plan ~~or waiver~~, approve the plan as modified, or grant a waiver pursuant to subsection (c) of this Section. In making his or her decision, the Administrator shall consider any recommendation from the Statewide 9-1-1 Advisory Board regarding the plan. If the Administrator does not follow the recommendation of the Board, the Administrator shall provide a written explanation for the deviation in his or her decision.

(4) The deadlines provided in this subsection may be extended upon agreement between the Administrator and entity which submitted the plan.

(c) A waiver from a consolidation required under subsection (a) of this Section may be granted if the Administrator finds that the consolidation will result in a substantial threat to public safety, is economically unreasonable, or is technically infeasible.

(d) Any decision of the Administrator under this Section shall be deemed a final administrative decision and shall be subject to judicial review under the Administrative Review Law.

(Source: P.A. 99-6, eff. 1-1-16; 100-20, eff. 7-1-17.)

(50 ILCS 750/15.6)

(Section scheduled to be repealed on December 31, 2021)

Sec. 15.6. ~~Enhanced~~ 9-1-1 service; business service.

(a) After June 30, 2000, or within 18 months after ~~enhanced~~ 9-1-1 service becomes available, any entity that installs or operates a private business switch service and provides telecommunications facilities or services to businesses shall assure that the system is connected to the public switched network in a manner that calls to 9-1-1 result in automatic number and location identification. For buildings having their own street address and containing workspace of 40,000 square feet or less, location identification shall include the building's street address. For buildings having their own street address and containing workspace of more than 40,000 square feet, location identification shall include the building's street address and one distinct location identification per 40,000 square feet of workspace. Separate buildings containing workspace of 40,000 square feet or less having a common public street address shall have a distinct location identification for each building in addition to the street address.

(b) Exemptions. Buildings containing workspace of more than 40,000 square feet are exempt from the multiple location identification requirements of subsection (a) if the building maintains, at all times, alternative and adequate means of signaling and responding to emergencies. Those means shall include, but not be limited to, a telephone system that provides the physical location of 9-1-1 calls coming from within the building. Health care facilities are presumed to meet the requirements of this paragraph if the facilities are staffed with medical or nursing personnel 24 hours per day and if an alternative means of providing information about the source of an emergency call exists. Buildings under this exemption must provide 9-1-1 service that provides the building's street address.

Buildings containing workspace of more than 40,000 square feet are exempt from subsection (a) if the building maintains, at all times, alternative and adequate means of signaling and responding to emergencies, including a telephone system that provides the location of a 9-1-1 call coming from within the building, and the building is serviced by its own medical, fire and security personnel. Buildings under this exemption are subject to emergency phone system certification by the Administrator.

Buildings in communities not serviced by ~~enhanced~~ 9-1-1 service are exempt from subsection (a).

Correctional institutions and facilities, as defined in subsection (d) of Section 3-1-2 of the Unified Code of Corrections, are exempt from subsection (a).

(c) This Act does not apply to any PBX telephone extension that uses radio transmissions to convey electrical signals directly between the telephone extension and the serving PBX.

(d) An entity that violates this Section is guilty of a business offense and shall be fined not less than \$1,000 and not more than \$5,000.

(e) Nothing in this Section shall be construed to preclude the Attorney General on behalf of the Department or on his or her own initiative, or any other interested person, from seeking judicial relief, by mandamus, injunction, or otherwise, to compel compliance with this Section.

(f) The Department may promulgate rules for the administration of this Section.

(Source: P.A. 99-6, eff. 1-1-16; 100-20, eff. 7-1-17.)

(50 ILCS 750/15.6a)

(Section scheduled to be repealed on December 31, 2021)

Sec. 15.6a. Wireless emergency 9-1-1 service.

(a) The digits "9-1-1" shall be the designated emergency telephone number within the wireless system.

(b) The Department may set non-discriminatory and uniform technical and operational standards consistent with the rules of the Federal Communications Commission for directing calls to authorized public safety answering points. These standards shall not in any way prescribe the technology or manner a wireless carrier shall use to deliver wireless 9-1-1 or wireless E9-1-1 calls, and these standards shall not exceed the requirements set by the Federal Communications Commission; however, standards for directing calls to the

authorized public safety answering point shall be included. The authority given to the Department in this Section is limited to setting standards as set forth herein and does not constitute authority to regulate wireless carriers.

(c) For the purpose of providing wireless 9-1-1 emergency services, an emergency telephone system board ~~or, in the absence of an emergency telephone system board, a qualified governmental entity,~~ may declare its intention for one or more of its public safety answering points to serve as a primary wireless 9-1-1 public safety answering point for its jurisdiction by notifying the Administrator in writing within 6 months after receiving its authority to operate a 9-1-1 system under this Act. In addition, 2 or more emergency telephone system boards ~~or qualified governmental entities~~ may, by virtue of an intergovernmental agreement, provide wireless 9-1-1 service. Until the jurisdiction comes into compliance with Section 15.4a of this Act, the Department of State Police shall be the primary wireless 9-1-1 public safety answering point for any jurisdiction that did not provide notice to the Illinois Commerce Commission and the Department prior to January 1, 2016.

(d) The Administrator, upon a request from ~~a qualified governmental entity or~~ an emergency telephone system board and with the advice and recommendation of the Statewide 9-1-1 Advisory Board, may grant authority to the emergency telephone system board ~~or a qualified governmental entity~~ to provide wireless 9-1-1 service in areas for which the Department has accepted wireless 9-1-1 responsibility. The Administrator shall maintain a current list of all 9-1-1 systems ~~and qualified governmental entities~~ providing wireless 9-1-1 service under this Act.

(Source: P.A. 99-6, eff. 1-1-16; 100-20, eff. 7-1-17.)

(50 ILCS 750/15.6b)

(Section scheduled to be repealed on December 31, 2021)

Sec. 15.6b. Next Generation 9-1-1 service.

(a) The Administrator, with the advice and recommendation of the Statewide 9-1-1 Advisory Board, shall develop and implement a plan for a statewide Next Generation 9-1-1 network. The Next Generation 9-1-1 network must be an Internet protocol-based platform that at a minimum provides:

- (1) improved 9-1-1 call delivery;
- (2) enhanced interoperability;
- (3) increased ease of communication between 9-1-1 service providers, allowing immediate transfer of 9-1-1 calls, caller information, photos, and other data statewide;
- (4) a hosted solution with redundancy built in; and
- (5) compliance with the most current NENA Standards ~~IS Solution 08-003~~.

(b) By July 1, 2016, the Administrator, with the advice and recommendation of the Statewide 9-1-1 Advisory Board, shall design and issue a competitive request for a proposal to secure the services of a consultant to complete a feasibility study on the implementation of a statewide Next Generation 9-1-1 network in Illinois. By July 1, 2017, the consultant shall complete the feasibility study and make recommendations as to the appropriate procurement approach for developing a statewide Next Generation 9-1-1 network.

(c) Within 12 months of the final report from the consultant under subsection (b) of this Section, the Department shall procure and finalize a contract with a vendor certified under Section 13-900 of the Public Utilities Act to establish a statewide Next Generation 9-1-1 network. The Illinois State Police, in consultation with and subject to the approval of the Chief Procurement Officer, may procure a single contract or multiple contracts to implement the provisions of this Section. A contract or contracts under this subsection are not subject to the provisions of the Illinois Procurement Code, except for Sections 20-60, 20-65, 20-70, and 20-160 and Article 50 of that Code, provided that the Chief Procurement Officer may, in writing with justification, waive any certification required under Article 50 of the Illinois Procurement Code. This exemption is inoperative 2 years from the effective date of this Amendatory Act of the 102nd General Assembly. Within 18 months of securing the contract ~~By July 1, 2021,~~ the vendor shall implement a Next Generation 9-1-1 network that allows 9-1-1 systems providing 9-1-1 service to Illinois residents to access the system utilizing their current infrastructure if it meets the standards adopted by the Department.

(Source: P.A. 100-20, eff. 7-1-17; 101-639, eff. 6-12-20.)

(50 ILCS 750/17.5)

(Section scheduled to be repealed on December 31, 2021)

Sec. 17.5. Statewide 9-1-1 Call Directory ~~call transfer, forward, or relay~~.

(a) The General Assembly finds the following:

(1) Some 9-1-1 systems throughout this State do not have a procedure in place to manually transfer, forward, or relay 9-1-1 calls originating within one 9-1-1 system's jurisdiction, but which should properly be answered and dispatched by another 9-1-1 system, to the appropriate 9-1-1 system for answering and dispatch of first responders.

(2) On January 1, 2016, the General Assembly gave oversight authority of 9-1-1 systems to the Department of State Police.

(3) Since that date, the Department of State Police has authorized individual 9-1-1 systems in counties and municipalities to implement and upgrade enhanced 9-1-1 systems throughout the State.

(b) The Department shall prepare a directory of all authorized 9-1-1 systems in the State. The directory shall include an emergency 24/7 10-digit telephone number for all primary public safety answering points located in each 9-1-1 system to which 9-1-1 calls from another jurisdiction can be transferred. This directory shall be made available to each 9-1-1 authority for its use in establishing standard operating procedures regarding calls outside its 9-1-1 jurisdiction.

(c) Each 9-1-1 system shall provide the Department with the following information:

(1) The name of the PSAP, a list of every participating agency, and the county the PSAP is in, including college and university public safety entities.

(2) The 24/7 10-digit emergency telephone number and email address for the dispatch agency to which 9-1-1 calls originating in another 9-1-1 jurisdiction can be transferred or by which the PSAP can be contacted via email to exchange information. The emergency telephone number must be a direct line that is not answered by an automated system but rather is answered by a person. Each 9-1-1 system shall provide the Department with any changes to the participating agencies and this number and email address immediately upon the change occurring. Each 9-1-1 system shall provide the PSAP information and the 24/7 10-digit emergency telephone number and email address to the Manager of the Department's 9-1-1 Program within 30 days of the effective date of this amendatory Act of the 102nd 100th General Assembly.

(3) The standard operating procedure describing the manner in which the 9-1-1 system will transfer, forward, or relay 9-1-1 calls originating within its jurisdiction, but which should properly be answered and dispatched by another 9-1-1 system, to the appropriate 9-1-1 system. Each 9-1-1 system shall provide the standard operating procedures to the Manager of the Department's 9-1-1 Program within 180 days after the effective date of this amendatory Act of the 100th General Assembly.

(d) Unless exigent circumstances dictate otherwise, each 9-1-1 system's public safety telecommunicators shall be responsible for remaining on the line with the caller when a 9-1-1 call originates within its jurisdiction to ensure the 9-1-1 call is transferred to the appropriate authorized entity for answer and dispatch until a public safety telecommunicator is on the line and confirms jurisdiction for the call.

(Source: P.A. 100-20, eff. 7-1-17.)

(50 ILCS 750/19)

(Section scheduled to be repealed on December 31, 2021)

Sec. 19. Statewide 9-1-1 Advisory Board.

(a) Beginning July 1, 2015, there is created the Statewide 9-1-1 Advisory Board within the Department of State Police. The Board shall consist of the following 11 voting members:

(1) The Director of the State Police, or his or her designee, who shall serve as chairman.

(2) The Executive Director of the Commission, or his or her designee.

(3) Nine members appointed by the Governor as follows:

(A) one member representing the Illinois chapter of the National Emergency Number Association, or his or her designee;

(B) one member representing the Illinois chapter of the Association of Public-Safety Communications Officials, or his or her designee;

(C) one member representing a county 9-1-1 system from a county with a population of less than 37,000 ~~50,000~~;

(C-5) one member representing a county 9-1-1 system from a county with a population between 37,000 and 100,000;

(D) one member representing a county 9-1-1 system from a county with a population between 100,001 ~~50,000~~ and 250,000;

(E) one member representing a county 9-1-1 system from a county with a population of more than 250,000;

(F) one member representing a municipal or intergovernmental cooperative 9-1-1 system, excluding any single municipality over 500,000 ~~municipality with a population of less than 500,000 in a county with a population in excess of 2,000,000;~~

(G) one member representing the Illinois Association of Chiefs of Police;

(H) one member representing the Illinois Sheriffs' Association; and

(I) one member representing the Illinois Fire Chiefs Association.

The Governor shall appoint the following non-voting members: (i) one member representing an incumbent local exchange 9-1-1 system provider; (ii) one member representing a non-incumbent local exchange 9-1-1 system provider; (iii) one member representing a large wireless carrier; (iv) one member representing an incumbent local exchange carrier; (v) one member representing the Illinois Broadband and Telecommunications Association; (vi) one member representing the Illinois Broadband and Cable Television and Communication Association of Illinois; and (vii) one member representing the Illinois State Ambulance Association. The Speaker of the House of Representatives, the Minority Leader of the House of Representatives, the President of the Senate, and the Minority Leader of the Senate may each appoint a member of the General Assembly to temporarily serve as a non-voting member of the Board during the 12 months prior to the repeal date of this Act to discuss legislative initiatives of the Board.

(b) The Governor shall make initial appointments to the Statewide 9-1-1 Advisory Board by August 31, 2015. Six of the voting members appointed by the Governor shall serve an initial term of 2 years, and the remaining voting members appointed by the Governor shall serve an initial term of 3 years. Thereafter, each appointment by the Governor shall be for a term of 3 years. Non-voting members shall serve for a term of 3 years. Vacancies shall be filled in the same manner as the original appointment. Persons appointed to fill a vacancy shall serve for the balance of the unexpired term.

Members of the Statewide 9-1-1 Advisory Board shall serve without compensation.

(c) The 9-1-1 Services Advisory Board, as constituted on June 1, 2015 without the legislative members, shall serve in the role of the Statewide 9-1-1 Advisory Board until all appointments of voting members have been made by the Governor under subsection (a) of this Section.

(d) The Statewide 9-1-1 Advisory Board shall:

(1) advise the Department of State Police and the Statewide 9-1-1 Administrator on the oversight of 9-1-1 systems and the development and implementation of a uniform statewide 9-1-1 system;

(2) make recommendations to the Governor and the General Assembly regarding improvements to 9-1-1 services throughout the State; and

(3) exercise all other powers and duties provided in this Act.

(e) The Statewide 9-1-1 Advisory Board shall submit to the General Assembly a report by March 1 of each year providing an update on the transition to a statewide 9-1-1 system and recommending any legislative action.

(f) The Department of State Police shall provide administrative support to the Statewide 9-1-1 Advisory Board.

(Source: P.A. 99-6, eff. 6-29-15; 100-20, eff. 7-1-17.)

(50 ILCS 750/20)

(Section scheduled to be repealed on December 31, 2021)

Sec. 20. Statewide surcharge.

(a) On and after January 1, 2016, and except with respect to those customers who are subject to surcharges as provided in Sections 15.3 and 15.3a of this Act, a monthly surcharge shall be imposed on all customers of telecommunications carriers and wireless carriers as follows:

(1) Each telecommunications carrier shall impose a monthly surcharge per network connection; provided, however, the monthly surcharge shall not apply to a network connection provided for use with pay telephone services. Where multiple voice grade communications channels are connected between the subscriber's premises and a public switched network through private branch exchange (PBX), Centrex ~~centrex~~ type service, or other multiple voice grade communication channels facility, there shall be imposed 5 such surcharges per network connection for both regular service and advanced service provisioned trunk lines. Until December 31, 2017, the surcharge shall be \$0.87 per network connection and on and after January 1, 2018, the surcharge shall be \$1.50 per network connection.

(2) Each wireless carrier shall impose and collect a monthly surcharge per CMRS connection that either has a telephone number within an area code assigned to Illinois by the North American

Numbering Plan Administrator or has a billing address in this State. Until December 31, 2017, the surcharge shall be \$0.87 per connection and on and after January 1, 2018, the surcharge shall be \$1.50 per connection.

(b) State and local taxes shall not apply to the surcharges imposed under this Section.

(c) The surcharges imposed by this Section shall be stated as a separately stated item on subscriber bills.

(d) The telecommunications carrier collecting the surcharge may deduct and retain 1.74% ~~an amount not to exceed 3%~~ of the gross amount of surcharge collected to reimburse the telecommunications carrier for the expense of accounting and collecting the surcharge. On and after July 1, 2022, the wireless carrier collecting a surcharge under this Section may deduct and retain 1.74% ~~an amount not to exceed 3%~~ of the gross amount of the surcharge collected to reimburse the wireless carrier for the expense of accounting and collecting the surcharge.

(d-5) Notwithstanding the provisions of subsection (d) of this Section, an amount not greater than 2.5% may be deducted and retained if the telecommunications or wireless carrier can support through documentation, expenses that exceed the 1.74% allowed. The documentation shall be submitted to the Illinois State Police and input obtained from the Statewide 9-1-1 Advisory Board prior to approval of the deduction.

(e) Surcharges imposed under this Section shall be collected by the carriers and shall be remitted to the Department, either by check or electronic funds transfer, by the end of the next calendar month after the calendar month in which it was collected for deposit into the Statewide 9-1-1 Fund. Carriers are not required to remit surcharge moneys that are billed to subscribers but not yet collected.

The first remittance by wireless carriers shall include the number of subscribers by zip code, and the 9-digit zip code if currently being used or later implemented by the carrier, that shall be the means by which the Department shall determine distributions from the Statewide 9-1-1 Fund. This information shall be updated at least once each year. Any carrier that fails to provide the zip code information required under this subsection (e) shall be subject to the penalty set forth in subsection (g) of this Section.

(f) If, within 8 calendar days after it is due under subsection (e) of this Section, a carrier does not remit the surcharge or any portion thereof required under this Section, then the surcharge or portion thereof shall be deemed delinquent until paid in full, and the Department may impose a penalty against the carrier in an amount equal to the greater of:

(1) \$25 for each month or portion of a month from the time an amount becomes delinquent until the amount is paid in full; or

(2) an amount equal to the product of 1% and the sum of all delinquent amounts for each month or portion of a month that the delinquent amounts remain unpaid.

A penalty imposed in accordance with this subsection (f) for a portion of a month during which the carrier pays the delinquent amount in full shall be prorated for each day of that month that the delinquent amount was paid in full. Any penalty imposed under this subsection (f) is in addition to the amount of the delinquency and is in addition to any other penalty imposed under this Section.

(g) If, within 8 calendar days after it is due, a wireless carrier does not provide the number of subscribers by zip code as required under subsection (e) of this Section, then the report is deemed delinquent and the Department may impose a penalty against the carrier in an amount equal to the greater of:

(1) \$25 for each month or portion of a month that the report is delinquent; or

(2) an amount equal to the product of \$0.01 and the number of subscribers served by the carrier for each month or portion of a month that the delinquent report is not provided.

A penalty imposed in accordance with this subsection (g) for a portion of a month during which the carrier provides the number of subscribers by zip code as required under subsection (e) of this Section shall be prorated for each day of that month during which the carrier had not provided the number of subscribers by zip code as required under subsection (e) of this Section. Any penalty imposed under this subsection (g) is in addition to any other penalty imposed under this Section.

(h) A penalty imposed and collected in accordance with subsection (f) or (g) of this Section shall be deposited into the Statewide 9-1-1 Fund for distribution according to Section 30 of this Act.

(i) The Department may enforce the collection of any delinquent amount and any penalty due and unpaid under this Section by legal action or in any other manner by which the collection of debts due the State of Illinois may be enforced under the laws of this State. The Department may excuse the payment of any penalty imposed under this Section if the Administrator determines that the enforcement of this penalty is unjust.

(j) Notwithstanding any provision of law to the contrary, nothing shall impair the right of wireless carriers to recover compliance costs for all emergency communications services that are not reimbursed out of the Wireless Carrier Reimbursement Fund directly from their wireless subscribers by line-item charges on the wireless subscriber's bill. Those compliance costs include all costs incurred by wireless carriers in complying with local, State, and federal regulatory or legislative mandates that require the transmission and receipt of emergency communications to and from the general public, including, but not limited to, E9-1-1. (Source: P.A. 99-6, eff. 1-1-16; 100-20, eff. 7-1-17.)

(50 ILCS 750/30)

(Section scheduled to be repealed on December 31, 2021)

Sec. 30. Statewide 9-1-1 Fund; surcharge disbursement.

(a) A special fund in the State treasury known as the Wireless Service Emergency Fund shall be renamed the Statewide 9-1-1 Fund. Any appropriations made from the Wireless Service Emergency Fund shall be payable from the Statewide 9-1-1 Fund. The Fund shall consist of the following:

(1) 9-1-1 wireless surcharges assessed under the Wireless Emergency Telephone Safety Act.

(2) 9-1-1 surcharges assessed under Section 20 of this Act.

(3) Prepaid wireless 9-1-1 surcharges assessed under Section 15 of the Prepaid Wireless 9-1-1 Surcharge Act.

(4) Any appropriations, grants, or gifts made to the Fund.

(5) Any income from interest, premiums, gains, or other earnings on moneys in the Fund.

(6) Money from any other source that is deposited in or transferred to the Fund.

(b) Subject to appropriation and availability of funds, the Department shall distribute the 9-1-1 surcharges monthly as follows:

(1) From each surcharge collected and remitted under Section 20 of this Act:

(A) \$0.013 shall be distributed monthly in equal amounts to each County Emergency Telephone System Board or qualified governmental entity in counties with a population under 100,000 according to the most recent census data which is authorized to serve as a primary wireless 9-1-1 public safety answering point for the county and to provide wireless 9-1-1 service as prescribed by subsection (b) of Section 15.6a of this Act, and which does provide such service.

(B) \$0.033 shall be transferred by the Comptroller at the direction of the Department to the Wireless Carrier Reimbursement Fund until June 30, 2017; from July 1, 2017 through June 30, 2018, \$0.026 shall be transferred; from July 1, 2018 through June 30, 2019, \$0.020 shall be transferred; from July 1, 2019, through June 30, 2020, \$0.013 shall be transferred; from July 1, 2020 through June 30, 2021, \$0.007 will be transferred; and after June 30, 2021, no transfer shall be made to the Wireless Carrier Reimbursement Fund.

(C) Until December 31, 2017, \$0.007 and on and after January 1, 2018, \$0.017 shall be used to cover the Department's administrative costs.

(D) Beginning January 1, 2018, until June 30, 2020, \$0.12, and on and after July 1, 2020, \$0.04 shall be used to make monthly proportional grants to the appropriate 9-1-1 Authority currently taking wireless 9-1-1 based upon the United States Postal Zip Code of the billing addresses of subscribers wireless carriers.

(E) Until June 30, ~~2024~~ 2023, \$0.05 shall be used by the Department for grants for NG9-1-1 expenses, with priority given to 9-1-1 Authorities that provide 9-1-1 service within the territory of a Large Electing Provider as defined in Section 13-406.1 of the Public Utilities Act.

(F) On and after July 1, 2020, \$0.13 shall be used for the implementation of and continuing expenses for the Statewide NG9-1-1 system.

(2) After disbursements under paragraph (1) of this subsection (b), all remaining funds in the Statewide 9-1-1 Fund shall be disbursed in the following priority order:

(A) The Fund shall pay monthly to:

(i) the 9-1-1 Authorities that imposed surcharges under Section 15.3 of this Act and were required to report to the Illinois Commerce Commission under Section 27 of the Wireless Emergency Telephone Safety Act on October 1, 2014, except a 9-1-1 Authority in a municipality with a population in excess of 500,000, an amount equal to the average monthly wireline and VoIP surcharge revenue attributable to the most recent 12-month period reported to the Department under that Section for the October 1, 2014 filing, subject to the power of the Department to investigate the amount reported and adjust the

number by order under Article X of the Public Utilities Act, so that the monthly amount paid under this item accurately reflects one-twelfth of the aggregate wireline and VoIP surcharge revenue properly attributable to the most recent 12-month period reported to the Commission; or

(ii) county qualified governmental entities that did not impose a surcharge under Section 15.3 as of December 31, 2015, and counties that did not impose a surcharge as of June 30, 2015, an amount equivalent to their population multiplied by .37 multiplied by the rate of \$0.69; counties that are not county qualified governmental entities and that did not impose a surcharge as of December 31, 2015, shall not begin to receive the payment provided for in this subsection until E9-1-1 and wireless E9-1-1 services are provided within their counties; or

(iii) counties without 9-1-1 service that had a surcharge in place by December 31, 2015, an amount equivalent to their population multiplied by .37 multiplied by their surcharge rate as established by the referendum.

(B) All 9-1-1 network costs for systems outside of municipalities with a population of at least 500,000 shall be paid by the Department directly to the vendors.

(C) All expenses incurred by the Administrator and the Statewide 9-1-1 Advisory Board and costs associated with procurement under Section 15.6b including requests for information and requests for proposals.

(D) Funds may be held in reserve by the Statewide 9-1-1 Advisory Board and disbursed by the Department for grants under Section 15.4b of this Act and for NG9-1-1 expenses up to \$12.5 million per year in State fiscal years 2016 and 2017; up to \$20 million in State fiscal year 2018; up to \$20.9 million in State fiscal year 2019; up to \$15.3 million in State fiscal year 2020; up to \$16.2 million in State fiscal year 2021; up to \$23.1 million in State fiscal year 2022; and up to \$17.0 million per year for State fiscal year 2023 and each year thereafter. The amount held in reserve in State fiscal years 2021, 2022, and 2023 ~~2018 and 2019~~ shall not be less than \$6.5 million. Disbursements under this subparagraph (D) shall be prioritized as follows: (i) consolidation grants prioritized under subsection (a) of Section 15.4b of this Act; (ii) NG9-1-1 expenses; and (iii) consolidation grants under Section 15.4b of this Act for consolidation expenses incurred between January 1, 2010, and January 1, 2016.

(E) All remaining funds per remit month shall be used to make monthly proportional grants to the appropriate 9-1-1 Authority currently taking wireless 9-1-1 based upon the United States Postal Zip Code of the billing addresses of subscribers of wireless carriers.

(c) The moneys deposited into the Statewide 9-1-1 Fund under this Section shall not be subject to administrative charges or chargebacks unless otherwise authorized by this Act.

(d) Whenever two or more 9-1-1 Authorities consolidate, the resulting Joint Emergency Telephone System Board shall be entitled to the monthly payments that had theretofore been made to each consolidating 9-1-1 Authority. Any reserves held by any consolidating 9-1-1 Authority shall be transferred to the resulting Joint Emergency Telephone System Board. Whenever a county that has no 9-1-1 service as of January 1, 2016 enters into an agreement to consolidate to create or join a Joint Emergency Telephone System Board, the Joint Emergency Telephone System Board shall be entitled to the monthly payments that would have otherwise been paid to the county if it had provided 9-1-1 service.

(Source: P.A. 100-20, eff. 7-1-17; 101-639, eff. 6-12-20.)

(50 ILCS 750/40)

(Section scheduled to be repealed on December 31, 2021)

Sec. 40. Financial reports.

(a) The Department shall create uniform accounting procedures, with such modification as may be required to give effect to statutory provisions applicable only to municipalities with a population in excess of 500,000, that any emergency telephone system board, ~~qualified governmental entity~~, or unit of local government receiving surcharge money pursuant to Section 15.3, 15.3a, or 30 of this Act must follow.

(b) By January 31, 2018, and every January 31 thereafter, each emergency telephone system board, ~~qualified governmental entity~~, or unit of local government receiving surcharge money pursuant to Section 15.3, 15.3a, or 30 shall report to the Department audited financial statements showing total revenue and expenditures for the period beginning with the end of the period covered by the last submitted report through the end of the previous calendar year in a form and manner as prescribed by the Department. Such financial information shall include:

(1) a detailed summary of revenue from all sources including, but not limited to, local, State, federal, and private revenues, and any other funds received;

(2) all expenditures made during the reporting period from distributions under this Act;

(3) call data and statistics, when available, from the reporting period, as specified by the Department and collected in accordance with any reporting method established or required by the Department;

(4) all costs associated with dispatching appropriate public safety agencies to respond to 9-1-1 calls received by the PSAP; and

(5) all funding sources and amounts of funding used for costs described in paragraph (4) of this subsection (b).

The emergency telephone system board, ~~qualified governmental entity~~, or unit of local government is responsible for any costs associated with auditing such financial statements. The Department shall post the audited financial statements on the Department's website.

(c) Along with its audited financial statement, each emergency telephone system board, ~~qualified governmental entity~~, or unit of local government receiving a grant under Section 15.4b of this Act shall include a report of the amount of grant moneys received and how the grant moneys were used. In case of a conflict between this requirement and the Grant Accountability and Transparency Act, or with the rules of the Governor's Office of Management and Budget adopted thereunder, that Act and those rules shall control.

(d) If an emergency telephone system board ~~or qualified governmental entity~~ that receives funds from the Statewide 9-1-1 Fund fails to file the 9-1-1 system financial reports as required under this Section, the Department shall suspend and withhold monthly disbursements otherwise due to the emergency telephone system board ~~or qualified governmental entity~~ under Section 30 of this Act until the report is filed.

Any monthly disbursements that have been withheld for 12 months or more shall be forfeited by the emergency telephone system board ~~or qualified governmental entity~~ and shall be distributed proportionally by the Department to compliant emergency telephone system boards ~~and qualified governmental entities~~ that receive funds from the Statewide 9-1-1 Fund.

Any emergency telephone system board ~~or qualified governmental entity~~ not in compliance with this Section shall be ineligible to receive any consolidation grant or infrastructure grant issued under this Act.

(e) The Department may adopt emergency rules necessary to implement the provisions of this Section.

(f) Any findings or decisions of the Department under this Section shall be deemed a final administrative decision and shall be subject to judicial review under the Administrative Review Law.

(g) Beginning October 1, 2017, the Department shall provide a quarterly report to the Statewide 9-1-1 Advisory Board of its expenditures from the Statewide 9-1-1 Fund for the prior fiscal quarter.

(Source: P.A. 99-6, eff. 1-1-16; 100-20, eff. 7-1-17.)

(50 ILCS 750/99)

(Section scheduled to be repealed on December 31, 2021)

Sec. 99. Repealer. This Act is repealed on December 31, 2023 ~~2021~~.

(Source: P.A. 100-20, eff. 7-1-17; 101-639, eff. 6-12-20.)

(50 ILCS 750/9 rep.)

(50 ILCS 750/13 rep.)

(50 ILCS 750/17 rep.)

Section 15. The Emergency Telephone System Act is amended by repealing Sections 9, 13, and 17.

Section 20. The Prepaid Wireless 9-1-1 Surcharge Act is amended by changing Section 15 as follows:  
(50 ILCS 753/15)

Sec. 15. Prepaid wireless 9-1-1 surcharge.

(a) Until September 30, 2015, there is hereby imposed on consumers a prepaid wireless 9-1-1 surcharge of 1.5% per retail transaction. Beginning October 1, 2015, the prepaid wireless 9-1-1 surcharge shall be 3% per retail transaction. The surcharge authorized by this subsection (a) does not apply in a home rule municipality having a population in excess of 500,000.

(a-5) On or after the effective date of this amendatory Act of the 98th General Assembly and until December 31, 2023 ~~2020~~, a home rule municipality having a population in excess of 500,000 on the effective date of this amendatory Act may impose a prepaid wireless 9-1-1 surcharge not to exceed 9% per retail transaction sourced to that jurisdiction and collected and remitted in accordance with the provisions of subsection (b-5) of this Section. ~~On or after January 1, 2021, a home rule municipality having a population~~

~~in excess of 500,000 on the effective date of this Act may only impose a prepaid wireless 9-1-1 surcharge not to exceed 7% per retail transaction sourced to that jurisdiction and collected and remitted in accordance with the provisions of subsection (b-5).~~

(b) The prepaid wireless 9-1-1 surcharge shall be collected by the seller from the consumer with respect to each retail transaction occurring in this State and shall be remitted to the Department by the seller as provided in this Act. The amount of the prepaid wireless 9-1-1 surcharge shall be separately stated as a distinct item apart from the charge for the prepaid wireless telecommunications service on an invoice, receipt, or other similar document that is provided to the consumer by the seller or shall be otherwise disclosed to the consumer. If the seller does not separately state the surcharge as a distinct item to the consumer as provided in this Section, then the seller shall maintain books and records as required by this Act which clearly identify the amount of the 9-1-1 surcharge for retail transactions.

For purposes of this subsection (b), a retail transaction occurs in this State if (i) the retail transaction is made in person by a consumer at the seller's business location and the business is located within the State; (ii) the seller is a provider and sells prepaid wireless telecommunications service to a consumer located in Illinois; (iii) the retail transaction is treated as occurring in this State for purposes of the Retailers' Occupation Tax Act; or (iv) a seller that is included within the definition of a "retailer maintaining a place of business in this State" under Section 2 of the Use Tax Act makes a sale of prepaid wireless telecommunications service to a consumer located in Illinois. In the case of a retail transaction which does not occur in person at a seller's business location, if a consumer uses a credit card to purchase prepaid wireless telecommunications service on-line or over the telephone, and no product is shipped to the consumer, the transaction occurs in this State if the billing address for the consumer's credit card is in this State.

(b-5) The prepaid wireless 9-1-1 surcharge imposed under subsection (a-5) of this Section shall be collected by the seller from the consumer with respect to each retail transaction occurring in the municipality imposing the surcharge. The amount of the prepaid wireless 9-1-1 surcharge shall be separately stated on an invoice, receipt, or other similar document that is provided to the consumer by the seller or shall be otherwise disclosed to the consumer. If the seller does not separately state the surcharge as a distinct item to the consumer as provided in this Section, then the seller shall maintain books and records as required by this Act which clearly identify the amount of the 9-1-1 surcharge for retail transactions.

For purposes of this subsection (b-5), a retail transaction occurs in the municipality if (i) the retail transaction is made in person by a consumer at the seller's business location and the business is located within the municipality; (ii) the seller is a provider and sells prepaid wireless telecommunications service to a consumer located in the municipality; (iii) the retail transaction is treated as occurring in the municipality for purposes of the Retailers' Occupation Tax Act; or (iv) a seller that is included within the definition of a "retailer maintaining a place of business in this State" under Section 2 of the Use Tax Act makes a sale of prepaid wireless telecommunications service to a consumer located in the municipality. In the case of a retail transaction which does not occur in person at a seller's business location, if a consumer uses a credit card to purchase prepaid wireless telecommunications service on-line or over the telephone, and no product is shipped to the consumer, the transaction occurs in the municipality if the billing address for the consumer's credit card is in the municipality.

(c) The prepaid wireless 9-1-1 surcharge is imposed on the consumer and not on any provider. The seller shall be liable to remit all prepaid wireless 9-1-1 surcharges that the seller collects from consumers as provided in Section 20, including all such surcharges that the seller is deemed to collect where the amount of the surcharge has not been separately stated on an invoice, receipt, or other similar document provided to the consumer by the seller. The surcharge collected or deemed collected by a seller shall constitute a debt owed by the seller to this State, and any such surcharge actually collected shall be held in trust for the benefit of the Department.

For purposes of this subsection (c), the surcharge shall not be imposed or collected from entities that have an active tax exemption identification number issued by the Department under Section 1g of the Retailers' Occupation Tax Act.

(d) The amount of the prepaid wireless 9-1-1 surcharge that is collected by a seller from a consumer, if such amount is separately stated on an invoice, receipt, or other similar document provided to the consumer by the seller, shall not be included in the base for measuring any tax, fee, surcharge, or other charge that is imposed by this State, any political subdivision of this State, or any intergovernmental agency.

(e) (Blank).

(e-5) Any changes in the rate of the surcharge imposed by a municipality under the authority granted in subsection (a-5) of this Section shall be effective on the first day of the first calendar month to occur at least 60 days after the enactment of the change. The Department shall provide not less than 30 days' notice of the increase or reduction in the rate of such surcharge on the Department's website.

(f) When prepaid wireless telecommunications service is sold with one or more other products or services for a single, non-itemized price, then the percentage specified in subsection (a) or (a-5) of this Section 15 shall be applied to the entire non-itemized price unless the seller elects to apply the percentage to (i) the dollar amount of the prepaid wireless telecommunications service if that dollar amount is disclosed to the consumer or (ii) the portion of the price that is attributable to the prepaid wireless telecommunications service if the retailer can identify that portion by reasonable and verifiable standards from its books and records that are kept in the regular course of business for other purposes, including, but not limited to, books and records that are kept for non-tax purposes. However, if a minimal amount of prepaid wireless telecommunications service is sold with a prepaid wireless device for a single, non-itemized price, then the seller may elect not to apply the percentage specified in subsection (a) or (a-5) of this Section 15 to such transaction. For purposes of this subsection, an amount of service denominated as 10 minutes or less or \$5 or less is considered minimal.

(g) The prepaid wireless 9-1-1 surcharge imposed under subsections (a) and (a-5) of this Section is not imposed on the provider or the consumer for wireless Lifeline service where the consumer does not pay the provider for the service. Where the consumer purchases from the provider optional minutes, texts, or other services in addition to the federally funded Lifeline benefit, a consumer must pay the prepaid wireless 9-1-1 surcharge, and it must be collected by the seller according to subsection (b-5).  
(Source: P.A. 99-6, eff. 6-29-15; 100-20, eff. 7-1-17.)

Section 25. The Small Wireless Facilities Deployment Act is amended by changing Sections 15 and 90 and by adding Section 45 as follows:

(50 ILCS 840/15) (was 50 ILCS 835/15)

(Section scheduled to be repealed on June 1, 2021)

Sec. 15. Regulation of small wireless facilities.

(a) This Section applies to activities of a wireless provider within or outside rights-of-way.

(b) Except as provided in this Section, an authority may not prohibit, regulate, or charge for the collocation of small wireless facilities.

(c) Small wireless facilities shall be classified as permitted uses and subject to administrative review in conformance with this Act, except as provided in paragraph (5) of subsection (d) of this Section regarding height exceptions or variances, but not subject to zoning review or approval if they are collocated (i) in rights-of-way in any zone, or (ii) outside rights-of-way in property zoned exclusively for commercial or industrial use.

(d) An authority may require an applicant to obtain one or more permits to collocate a small wireless facility. An authority shall receive applications for, process, and issue permits subject to the following requirements:

(1) An authority may not directly or indirectly require an applicant to perform services unrelated to the collocation for which approval is sought, such as in-kind contributions to the authority, including reserving fiber, conduit, or utility pole space for the authority on the wireless provider's utility pole. An authority may reserve space on authority utility poles for future public safety uses or for the authority's electric utility uses, but a reservation of space may not preclude the collocation of a small wireless facility unless the authority reasonably determines that the authority utility pole cannot accommodate both uses.

(2) An applicant shall not be required to provide more information to obtain a permit than the authority requires of a communications service provider that is not a wireless provider that requests to attach facilities to a structure; however, a wireless provider may be required to provide the following information when seeking a permit to collocate small wireless facilities on a utility pole or wireless support structure:

(A) site specific structural integrity and, for an authority utility pole, make-ready analysis prepared by a structural engineer, as that term is defined in Section 4 of the Structural Engineering Practice Act of 1989;

(B) the location where each proposed small wireless facility or utility pole would be installed and photographs of the location and its immediate surroundings depicting the utility

poles or structures on which each proposed small wireless facility would be mounted or location where utility poles or structures would be installed;

(C) specifications and drawings prepared by a structural engineer, as that term is defined in Section 4 of the Structural Engineering Practice Act of 1989, for each proposed small wireless facility covered by the application as it is proposed to be installed;

(D) the equipment type and model numbers for the antennas and all other wireless equipment associated with the small wireless facility;

(E) a proposed schedule for the installation and completion of each small wireless facility covered by the application, if approved; ~~and~~

(F) certification that the collocation complies with paragraph (6) to the best of the applicant's knowledge; and -

(G) the wireless provider's certification from a radio engineer that it operates the small wireless facility within all applicable FCC standards.

(3) Subject to paragraph (6), an authority may not require the placement of small wireless facilities on any specific utility pole, or category of utility poles, or require multiple antenna systems on a single utility pole; however, with respect to an application for the collocation of a small wireless facility associated with a new utility pole, an authority may propose that the small wireless facility be collocated on an existing utility pole or existing wireless support structure within 200 ~~400~~ feet of the proposed collocation, which the applicant shall accept if it has the right to use the alternate structure on reasonable terms and conditions and the alternate location and structure does not impose technical limits or additional material costs as determined by the applicant. The authority may require the applicant to provide a written certification describing the property rights, technical limits or material cost reasons the alternate location does not satisfy the criteria in this paragraph (3).

(4) Subject to paragraph (6), an authority may not limit the placement of small wireless facilities mounted on a utility pole or a wireless support structure by minimum horizontal separation distances.

(5) An authority may limit the maximum height of a small wireless facility to 10 feet above the utility pole or wireless support structure on which the small wireless facility is collocated. Subject to any applicable waiver, zoning, or other process that addresses wireless provider requests for an exception or variance and does not prohibit granting of such exceptions or variances, the authority may limit the height of new or replacement utility poles or wireless support structures on which small wireless facilities are collocated to the higher of: (i) 10 feet in height above the tallest existing utility pole, other than a utility pole supporting only wireless facilities, that is in place on the date the application is submitted to the authority, that is located within 300 feet of the new or replacement utility pole or wireless support structure and that is in the same right-of-way within the jurisdictional boundary of the authority, provided the authority may designate which intersecting right-of-way within 300 feet of the proposed utility pole or wireless support structures shall control the height limitation for such facility; or (ii) 45 feet above ground level.

(6) An authority may require that:

(A) the wireless provider's operation of the small wireless facilities does not interfere with the frequencies used by a public safety agency for public safety communications; a wireless provider shall install small wireless facilities of the type and frequency that will not cause unacceptable interference with a public safety agency's communications equipment; unacceptable interference will be determined by and measured in accordance with industry standards and the FCC's regulations addressing unacceptable interference to public safety spectrum or any other spectrum licensed by a public safety agency; if a small wireless facility causes such interference, and the wireless provider has been given written notice of the interference by the public safety agency, the wireless provider, at its own expense, shall take all reasonable steps necessary to correct and eliminate the interference, including, but not limited to, powering down the small wireless facility and later powering up the small wireless facility for intermittent testing, if necessary; the authority may terminate a permit for a small wireless facility based on such interference if the wireless provider is not making a good faith effort to remedy the problem in a manner consistent with the abatement and resolution procedures for interference with public safety spectrum established by the FCC including 47 CFR 22.970 through 47 CFR 22.973 and 47 CFR 90.672 through 47 CFR 90.675;

(B) the wireless provider comply with requirements that are imposed by a contract between an authority and a private property owner that concern design or construction standards applicable to utility poles and ground-mounted equipment located in the right-of-way;

(C) the wireless provider comply with applicable spacing requirements in applicable codes and ordinances concerning the location of ground-mounted equipment located in the right-of-way if the requirements include a waiver, zoning, or other process that addresses wireless provider requests for exception or variance and do not prohibit granting of such exceptions or variances;

(D) the wireless provider comply with local code provisions or regulations concerning undergrounding requirements that prohibit the installation of new or the modification of existing utility poles in a right-of-way without prior approval if the requirements include a waiver, zoning, or other process that addresses requests to install such new utility poles or modify such existing utility poles and do not prohibit the replacement of utility poles;

(E) the wireless provider comply with generally applicable standards that are consistent with this Act and adopted by an authority for construction and public safety in the rights-of-way, including, but not limited to, reasonable and nondiscriminatory wiring and cabling requirements, grounding requirements, utility pole extension requirements, acoustic regulations, and signage limitations; and shall comply with reasonable and nondiscriminatory requirements that are consistent with this Act and adopted by an authority regulating the location, size, surface area and height of small wireless facilities, or the abandonment and removal of small wireless facilities;

(F) the wireless provider not collocate small wireless facilities on authority utility poles that are part of an electric distribution or transmission system within the communication worker safety zone of the pole or the electric supply zone of the pole; however, the antenna and support equipment of the small wireless facility may be located in the communications space on the authority utility pole and on the top of the pole, if not otherwise unavailable, if the wireless provider complies with applicable codes for work involving the top of the pole; for purposes of this subparagraph (F), the terms "communications space", "communication worker safety zone", and "electric supply zone" have the meanings given to those terms in the National Electric Safety Code as published by the Institute of Electrical and Electronics Engineers;

(G) the wireless provider comply with the applicable codes and local code provisions or regulations that concern public safety;

(H) the wireless provider comply with written design standards that are generally applicable for decorative utility poles, or reasonable stealth, concealment, and aesthetic requirements that are identified by the authority in an ordinance, written policy adopted by the governing board of the authority, a comprehensive plan, or other written design plan that applies to other occupiers of the rights-of-way, including on a historic landmark or in a historic district; ~~and~~

(I) subject to subsection (c) of this Section, and except for facilities excluded from evaluation for effects on historic properties under 47 CFR 1.1307(a)(4), reasonable, technically feasible and non-discriminatory design or concealment measures in a historic district or historic landmark; any such design or concealment measures, including restrictions on a specific category of poles, may not have the effect of prohibiting any provider's technology; such design and concealment measures shall not be considered a part of the small wireless facility for purposes of the size restrictions of a small wireless facility; this paragraph may not be construed to limit an authority's enforcement of historic preservation in conformance with the requirements adopted pursuant to the Illinois State Agency Historic Resources Preservation Act or the National Historic Preservation Act of 1966, 54 U.S.C. Section 300101 et seq., and the regulations adopted to implement those laws; and -

(J) When a wireless provider replaces or adds a new radio transceiver or antennas to an existing small wireless facility, certification by the wireless provider from a radio engineer that the continuing operation of the small wireless facility complies with all applicable FCC standards.

(7) Within 30 days after receiving an application, an authority must determine whether the application is complete and notify the applicant. If an application is incomplete, an authority must specifically identify the missing information. An application shall be deemed complete if the authority

fails to provide notification to the applicant within 30 days after when all documents, information, and fees specifically enumerated in the authority's permit application form are submitted by the applicant to the authority. Processing deadlines are tolled from the time the authority sends the notice of incompleteness to the time the applicant provides the missing information.

(8) An authority shall process applications as follows:

(A) an application to collocate a small wireless facility on an existing utility pole or wireless support structure shall be processed on a nondiscriminatory basis and deemed approved if the authority fails to approve or deny the application within 90 days; however, if an applicant intends to proceed with the permitted activity on a deemed approved basis, the applicant must notify the authority in writing of its intention to invoke the deemed approved remedy no sooner than 75 days after the submission of a completed application; the permit shall be deemed approved on the latter of the 90th day after submission of the complete application or the 10th day after the receipt of the deemed approved notice by the authority; the receipt of the deemed approved notice shall not preclude the authority's denial of the permit request within the time limits as provided under this Act; and

(B) an application to collocate a small wireless facility that includes the installation of a new utility pole shall be processed on a nondiscriminatory basis and deemed approved if the authority fails to approve or deny the application within 120 days; however, if an applicant intends to proceed with the permitted activity on a deemed approved basis, the applicant must notify the authority in writing of its intention to invoke the deemed approved remedy no sooner than 105 days after the submission of a completed application; the permit shall be deemed approved on the latter of the 120th day after submission of the complete application or the 10th day after the receipt of the deemed approved notice by the authority; the receipt of the deemed approved notice shall not preclude the authority's denial of the permit request within the time limits as provided under this Act.

(9) An authority shall approve an application unless the application does not meet the requirements of this Act. If an authority determines that applicable codes, local code provisions or regulations that concern public safety, or the requirements of paragraph (6) require that the utility pole or wireless support structure be replaced before the requested collocation, approval may be conditioned on the replacement of the utility pole or wireless support structure at the cost of the provider. The authority must document the basis for a denial, including the specific code provisions or application conditions on which the denial was based, and send the documentation to the applicant on or before the day the authority denies an application. The applicant may cure the deficiencies identified by the authority and resubmit the revised application once within 30 days after notice of denial is sent to the applicant without paying an additional application fee. The authority shall approve or deny the revised application within 30 days after the applicant resubmits the application or it is deemed approved; however, the applicant must notify the authority in writing of its intention to proceed with the permitted activity on a deemed approved basis, which may be submitted with the resubmitted application. Any subsequent review shall be limited to the deficiencies cited in the denial. However, this revised application cure does not apply if the cure requires the review of a new location, new or different structure to be collocated upon, new antennas, or other wireless equipment associated with the small wireless facility.

(10) The time period for applications may be further tolled by:

(A) the express agreement in writing by both the applicant and the authority; or

(B) a local, State, or federal disaster declaration or similar emergency that causes the delay.

(11) An applicant seeking to collocate small wireless facilities within the jurisdiction of a single authority shall be allowed, at the applicant's discretion, to file a consolidated application and receive a single permit for the collocation of up to 25 small wireless facilities if the collocations each involve substantially the same type of small wireless facility and substantially the same type of structure. If an application includes multiple small wireless facilities, the authority may remove small wireless facility collocations from the application and treat separately small wireless facility collocations for which incomplete information has been provided or that do not qualify for consolidated treatment or that are denied. The authority may issue separate permits for each collocation that is approved in a consolidated application.

(12) Collocation for which a permit is granted shall be completed within 180 days after issuance of the permit, unless the authority and the wireless provider agree to extend this period or a delay is caused by make-ready work for an authority utility pole or by the lack of commercial power or backhaul availability at the site, provided the wireless provider has made a timely request within 60 days after the issuance of the permit for commercial power or backhaul services, and the additional time to complete installation does not exceed 360 days after issuance of the permit. Otherwise, the permit shall be void unless the authority grants an extension in writing to the applicant.

(13) The duration of a permit shall be for a period of not less than 5 years, and the permit shall be renewed for equivalent durations unless the authority makes a finding that the small wireless facilities or the new or modified utility pole do not comply with the applicable codes or local code provisions or regulations in paragraphs (6) and (9). If this Act is repealed as provided in Section 90, renewals of permits shall be subject to the applicable authority code provisions or regulations in effect at the time of renewal.

(14) An authority may not prohibit, either expressly or de facto, the (i) filing, receiving, or processing applications, or (ii) issuing of permits or other approvals, if any, for the collocation of small wireless facilities unless there has been a local, State, or federal disaster declaration or similar emergency that causes the delay.

(15) Applicants shall submit applications, supporting information, and notices by personal delivery or as otherwise required by the authority. An authority may require that permits, supporting information, and notices be submitted by personal delivery at the authority's designated place of business, by regular mail postmarked on the date due, or by any other commonly used means, including electronic mail, as required by the authority.

(e) Application fees are subject to the following requirements:

(1) An authority may charge an application fee of up to \$650 for an application to collocate a single small wireless facility on an existing utility pole or wireless support structure and up to \$350 for each small wireless facility addressed in an application to collocate more than one small wireless facility on existing utility poles or wireless support structures.

(2) An authority may charge an application fee of \$1,000 for each small wireless facility addressed in an application that includes the installation of a new utility for such collocation.

(3) Notwithstanding any contrary provision of State law or local ordinance, applications pursuant to this Section must be accompanied by the required application fee.

(4) Within 2 months after the effective date of this Act, an authority shall make available application fees consistent with this subsection, through ordinance, or in a written schedule of permit fees adopted by the authority.

(f) An authority shall not require an application, approval, or permit, or require any fees or other charges, from a communications service provider authorized to occupy the rights-of-way, for: (i) routine maintenance; (ii) the replacement of wireless facilities with wireless facilities that are substantially similar, the same size, or smaller if the wireless provider notifies the authority at least 10 days prior to the planned replacement and includes equipment specifications for the replacement of equipment consistent with the requirements of subparagraph (D) of paragraph (2) of subsection (d) of this Section; or (iii) the installation, placement, maintenance, operation, or replacement of micro wireless facilities that are suspended on cables that are strung between existing utility poles in compliance with applicable safety codes. However, an authority may require a permit to work within rights-of-way for activities that affect traffic patterns or require lane closures.

(g) Nothing in this Act authorizes a person to collocate small wireless facilities on: (1) property owned by a private party or property owned or controlled by a unit of local government that is not located within rights-of-way, subject to subsection (j) of this Section, or a privately owned utility pole or wireless support structure without the consent of the property owner; (2) property owned, leased, or controlled by a park district, forest preserve district, or conservation district for public park, recreation, or conservation purposes without the consent of the affected district, excluding the placement of facilities on rights-of-way located in an affected district that are under the jurisdiction and control of a different unit of local government as provided by the Illinois Highway Code; or (3) property owned by a rail carrier registered under Section 18c-7201 of the Illinois Vehicle Code, Metra Commuter Rail or any other public commuter rail service, or an electric utility as defined in Section 16-102 of the Public Utilities Act, without the consent of the rail carrier, public commuter rail service, or electric utility. The provisions of this Act do not apply to an electric or gas public utility or such utility's wireless facilities if the facilities are being used, developed,

and maintained consistent with the provisions of subsection (i) of Section 16-108.5 of the Public Utilities Act.

For the purposes of this subsection, "public utility" has the meaning given to that term in Section 3-105 of the Public Utilities Act. Nothing in this Act shall be construed to relieve any person from any requirement (1) to obtain a franchise or a State-issued authorization to offer cable service or video service or (2) to obtain any required permission to install, place, maintain, or operate communications facilities, other than small wireless facilities subject to this Act.

(h) Agreements between authorities and wireless providers that relate to the collocation of small wireless facilities in the right-of-way, including the collocation of small wireless facilities on authority utility poles, that are in effect on the effective date of this Act remain in effect for all small wireless facilities collocated on the authority's utility poles pursuant to applications submitted to the authority before the effective date of this Act, subject to applicable termination provisions. Such agreements entered into after the effective date of the Act shall comply with the Act.

(i) An authority shall allow the collocation of small wireless facilities on authority utility poles subject to the following:

(1) An authority may not enter into an exclusive arrangement with any person for the right to attach small wireless facilities to authority utility poles.

(2) The rates and fees for collocations on authority utility poles shall be nondiscriminatory regardless of the services provided by the collocating person.

(3) An authority may charge an annual recurring rate to collocate a small wireless facility on an authority utility pole located in a right-of-way that equals (i) \$200 per year or (ii) the actual, direct, and reasonable costs related to the wireless provider's use of space on the authority utility pole. Rates for collocation on authority utility poles located outside of a right-of-way are not subject to these limitations. In any controversy concerning the appropriateness of a cost-based rate for an authority utility pole located within a right-of-way, the authority shall have the burden of proving that the rate does not exceed the actual, direct, and reasonable costs for the applicant's proposed use of the authority utility pole. Nothing in this paragraph (3) prohibits a wireless provider and an authority from mutually agreeing to an annual recurring rate of less than \$200 to collocate a small wireless facility on an authority utility pole.

(4) Authorities or other persons owning or controlling authority utility poles within the right-of-way shall offer rates, fees, and other terms that comply with subparagraphs (A) through (E) of this paragraph (4). Within 2 months after the effective date of this Act, an authority or a person owning or controlling authority utility poles shall make available, through ordinance or an authority utility pole attachment agreement, license or other agreement that makes available to wireless providers, the rates, fees, and terms for the collocation of small wireless facilities on authority utility poles that comply with this Act and with subparagraphs (A) through (E) of this paragraph (4). In the absence of such an ordinance or agreement that complies with this Act, and until such a compliant ordinance or agreement is adopted, wireless providers may collocate small wireless facilities and install utility poles under the requirements of this Act.

(A) The rates, fees, and terms must be nondiscriminatory, competitively neutral, and commercially reasonable, and may address, among other requirements, the requirements in subparagraphs (A) through (I) of paragraph (6) of subsection (d) of this Section; subsections (e), (i), and (k) of this Section; Section 30; and Section 35, and must comply with this Act.

(B) For authority utility poles that support aerial facilities used to provide communications services or electric service, wireless providers shall comply with the process for make-ready work under 47 U.S.C. 224 and its implementing regulations, and the authority shall follow a substantially similar process for make-ready work except to the extent that the timing requirements are otherwise addressed in this Act. The good-faith estimate of the person owning or controlling the authority utility pole for any make-ready work necessary to enable the pole to support the requested collocation shall include authority utility pole replacement, if necessary.

(C) For authority utility poles that do not support aerial facilities used to provide communications services or electric service, the authority shall provide a good-faith estimate for any make-ready work necessary to enable the authority utility pole to support the requested collocation, including pole replacement, if necessary, within 90 days after receipt of a complete application. Make-ready work, including any authority utility pole replacement, shall be

completed within 60 days of written acceptance of the good-faith estimate by the applicant at the wireless provider's sole cost and expense. Alternatively, if the authority determines that applicable codes or public safety regulations require the authority utility pole to be replaced to support the requested collocation, the authority may require the wireless provider to replace the authority utility pole at the wireless provider's sole cost and expense.

(D) The authority shall not require more make-ready work than required to meet applicable codes or industry standards. Make-ready work may include work needed to accommodate additional public safety communications needs that are identified in a documented and approved plan for the deployment of public safety equipment as specified in paragraph (1) of subsection (d) of this Section and included in an existing or preliminary authority or public service agency budget for attachment within one year of the application. Fees for make-ready work, including any authority utility pole replacement, shall not exceed actual costs or the amount charged to communications service providers for similar work and shall not include any consultants' fees or expenses for authority utility poles that do not support aerial facilities used to provide communications services or electric service. Make-ready work, including any pole replacement, shall be completed within 60 days of written acceptance of the good-faith estimate by the wireless provider, at its sole cost and expense.

(E) A wireless provider that has an existing agreement with the authority on the effective date of the Act may accept the rates, fees, and terms that an authority makes available under this Act for the collocation of small wireless facilities or the installation of new utility poles for the collocation of small wireless facilities that are the subject of an application submitted 2 or more years after the effective date of the Act as provided in this paragraph (4) by notifying the authority that it opts to accept such rates, fees, and terms. The existing agreement remains in effect, subject to applicable termination provisions, for the small wireless facilities the wireless provider has collocated on the authority's utility poles pursuant to applications submitted to the authority before the wireless provider provides such notice and exercises its option under this subparagraph.

(j) An authority shall authorize the collocation of small wireless facilities on utility poles owned or controlled by the authority that are not located within rights-of-way to the same extent the authority currently permits access to utility poles for other commercial projects or uses. The collocations shall be subject to reasonable and nondiscriminatory rates, fees, and terms as provided in an agreement between the authority and the wireless provider.

(k) Nothing in this Section precludes an authority from adopting reasonable rules with respect to the removal of abandoned small wireless facilities. A small wireless facility that is not operated for a continuous period of 12 months shall be considered abandoned and the owner of the facility must remove the small wireless facility within 90 days after receipt of written notice from the authority notifying the owner of the abandonment. The notice shall be sent by certified or registered mail, return receipt requested, by the authority to the owner at the last known address of the owner. If the small wireless facility is not removed within 90 days of such notice, the authority may remove or cause the removal of the ~~such~~ facility pursuant to the terms of its pole attachment agreement for authority utility poles or through whatever actions are provided for abatement of nuisances or by other law for removal and cost recovery. An authority may require a wireless provider to provide written notice to the authority if it sells or transfers small wireless facilities subject to this Act within the jurisdictional boundary of the authority. Such notice shall include the name and contact information of the new wireless provider.

(l) Nothing in this Section requires an authority to install or maintain any specific utility pole or to continue to install or maintain utility poles in any location if the authority makes a non-discriminatory decision to eliminate above-ground utility poles of a particular type generally, such as electric utility poles, in all or a significant portion of its geographic jurisdiction. For authority utility poles with collocated small wireless facilities in place when an authority makes a decision to eliminate above-ground utility poles of a particular type generally, the authority shall either (i) continue to maintain the authority utility pole or install and maintain a reasonable alternative utility pole or wireless support structure for the collocation of the small wireless facility, or (ii) offer to sell the utility pole to the wireless provider at a reasonable cost or allow the wireless provider to install its own utility pole so it can maintain service from that location.

(Source: P.A. 100-585, eff. 6-1-18.)

(50 ILCS 840/45 new)

Sec. 45. Continuation of Act; validation.

(a) The General Assembly finds and declares that this amendatory Act of the 102nd General Assembly manifests the intention of the General Assembly to extend the repeal of this Act and have this Act continue in effect until December 31, 2024.

(b) This Section shall be deemed to have been in continuous effect since June 1, 2021 and it shall continue to be in effect henceforward until it is otherwise lawfully repealed. All previously enacted amendments to this Act taking effect on or after June 1, 2021, are hereby validated. All actions taken in reliance on or under this Act by any person or entity are hereby validated.

(c) In order to ensure the continuing effectiveness of this Act, it is set forth in full and reenacted by this amendatory Act of the 102nd General Assembly. Striking and underscoring are used only to show changes being made to the base text. This reenactment is intended as a continuation of this Act. It is not intended to supersede any amendment to this Act that is enacted by the 102nd General Assembly.

(50 ILCS 840/90) (was 50 ILCS 835/90)

(Section scheduled to be repealed on June 1, 2021)

Sec. 90. Repeal. This Act is repealed on December 31, 2024 ~~June 1, 2024~~.

(Source: P.A. 100-585, eff. 6-1-18.)

Section 30. The Illinois Municipal Code is amended by adding Section 11-80-24 as follows:

(65 ILCS 5/11-80-24 new)

Sec. 11-80-24. Collocation of small wireless facilities.

(a) A municipality may propose that a small wireless facility be collocated on an existing utility pole within 200 feet of the wireless providers proposed location within its public rights-of-way under paragraph (3) of subsection (d) of Section 15 of the Small Wireless Facilities Deployment Act and the entity owning the utility pole shall provide access for that purpose.

(b) Any fee charged for the use of a utility pole under this Section shall be at the lowest rate charged by the entity owning the utility pole for other wireless providers and shall not exceed the entity's actual costs.

(c) Nothing in this Section alters anything in Section 15 of the Small Wireless Facilities Deployment Act.

Section 35. The Public Utilities Act is amended by changing Sections 13-406, 13-1200, 21-401, and 21-1601 as follows:

(220 ILCS 5/13-406) (from Ch. 111 2/3, par. 13-406)

(Section scheduled to be repealed on December 31, 2021)

Sec. 13-406. Abandonment of service.

(a) No telecommunications carrier offering or providing noncompetitive telecommunications service pursuant to a valid Certificate of Service Authority or certificate of public convenience and necessity shall discontinue or abandon such service once initiated until and unless it shall demonstrate, and the Commission finds, after notice and hearing, that such discontinuance or abandonment will not deprive customers of any necessary or essential telecommunications service or access thereto and is not otherwise contrary to the public interest. No telecommunications carrier offering or providing competitive telecommunications service shall completely discontinue or abandon such service to an identifiable class or group of customers once initiated except upon 60 days' ~~days~~ notice to the Commission and affected customers. The Commission may, upon its own motion or upon complaint, investigate the proposed discontinuance or abandonment of a competitive telecommunications service and may, after notice and hearing, prohibit such proposed discontinuance or abandonment if the Commission finds that it would be contrary to the public interest. If the Commission does not provide notice of a hearing within 60 calendar days after the notification or holds a hearing and fails to find that the proposed discontinuation or abandonment would be contrary to the public interest, the provider may discontinue or abandon such service after providing at least 30 days' ~~days~~ notice to affected customers. This Section does not apply to a Large Electing Provider proceeding under Section 13-406.1.

(b) A Small Electing Provider may choose to cease offering or providing a telecommunications service pursuant to either this Section or Section 13-406.1 of this Act in the same manner as a Large Electing Provider. A Small Electing Provider that elects to cease offering or providing a telecommunications service pursuant to Section 13-406.1 shall be subject to all of the provisions that apply to a Large Electing Provider under Section 13-406.1. In this subsection (b), "Small Electing Provider" means an incumbent local exchange carrier, as defined in Section 13-202.5 of this Act, that is an Electing Provider, as defined in

Section 13-506.2 of this Act, and that, together with all of its incumbent local exchange carrier affiliates offering telecommunications services within the State of Illinois, has fewer than 40,000 subscriber access lines as of January 1, 2020.

(Source: P.A. 100-20, eff. 7-1-17.)

(220 ILCS 5/13-1200)

(Section scheduled to be repealed on December 31, 2021)

Sec. 13-1200. Repealer. This Article is repealed December 31, ~~2026~~ 2024.

(Source: P.A. 100-20, eff. 7-1-17; 101-639, eff. 6-12-20.)

(220 ILCS 5/21-401)

(Section scheduled to be repealed on December 31, 2021)

Sec. 21-401. Applications.

(a)(1) A person or entity seeking to provide cable service or video service pursuant to this Article shall not use the public rights-of-way for the installation or construction of facilities for the provision of cable service or video service or offer cable service or video service until it has obtained a State-issued authorization to offer or provide cable or video service under this Section, except as provided for in item (2) of this subsection (a). All cable or video providers offering or providing service in this State shall have authorization pursuant to either (i) the Cable and Video Competition Law of 2007 (220 ILCS 5/21-100 et seq.); (ii) Section 11-42-11 of the Illinois Municipal Code (65 ILCS 5/11-42-11); or (iii) Section 5-1095 of the Counties Code (55 ILCS 5/5-1095).

(2) Nothing in this Section shall prohibit a local unit of government from granting a permit to a person or entity for the use of the public rights-of-way to install or construct facilities to provide cable service or video service, at its sole discretion. No unit of local government shall be liable for denial or delay of a permit prior to the issuance of a State-issued authorization.

(b) The application to the Commission for State-issued authorization shall contain a completed affidavit submitted by the applicant and signed by an officer or general partner of the applicant affirming all of the following:

(1) That the applicant has filed or will timely file with the Federal Communications Commission all forms required by that agency in advance of offering cable service or video service in this State.

(2) That the applicant agrees to comply with all applicable federal and State statutes and regulations.

(3) That the applicant agrees to comply with all applicable local unit of government regulations.

(4) An exact description of the cable service or video service area where the cable service or video service will be offered during the term of the State-issued authorization. The service area shall be identified in terms of either (i) exchanges, as that term is defined in Section 13-206 of this Act; (ii) a collection of United States Census Bureau Block numbers (13 digit); (iii) if the area is smaller than the areas identified in either (i) or (ii), by geographic information system digital boundaries meeting or exceeding national map accuracy standards; or (iv) local unit of government. The description shall include the number of low-income households within the service area or footprint. If an applicant is an incumbent cable operator, the incumbent cable operator and any successor-in-interest shall be obligated to provide access to cable services or video services within any local units of government at the same levels required by the local franchising authorities for the local unit of government on June 30, 2007 (the effective date of Public Act 95-9), and its application shall provide a description of an area no smaller than the service areas contained in its franchise or franchises within the jurisdiction of the local unit of government in which it seeks to offer cable or video service.

(5) The location and telephone number of the applicant's principal place of business within this State and the names of the applicant's principal executive officers who are responsible for communications concerning the application and the services to be offered pursuant to the application, the applicant's legal name, and any name or names under which the applicant does or will provide cable services or video services in this State.

(6) A certification that the applicant has concurrently delivered a copy of the application to all local units of government that include all or any part of the service area identified in item (4) of this subsection (b) within such local unit of government's jurisdictional boundaries.

(7) The expected date that cable service or video service will be initially offered in the area identified in item (4) of this subsection (b). In the event that a holder does not offer cable services or video services within 3 months after the expected date, it shall amend its application and update the

expected date service will be offered and explain the delay in offering cable services or video services.

(8) For any entity that received State-issued authorization prior to this amendatory Act of the 98th General Assembly as a cable operator and that intends to proceed as a cable operator under this Article, the entity shall file a written affidavit with the Commission and shall serve a copy of the affidavit with any local units of government affected by the authorization within 30 days after the effective date of this amendatory Act of the 98th General Assembly stating that the holder will be providing cable service under the State-issued authorization.

The application shall include adequate assurance that the applicant possesses the financial, managerial, legal, and technical qualifications necessary to construct and operate the proposed system, to promptly repair any damage to the public right-of-way caused by the applicant, and to pay the cost of removal of its facilities. To accomplish these requirements, the applicant may, at the time the applicant seeks to use the public rights-of-way in that jurisdiction, be required by the State of Illinois or later be required by the local unit of government, or both, to post a bond, produce a certificate of insurance, or otherwise demonstrate its financial responsibility.

The application shall include the applicant's general standards related to customer service required by Section 22-501 of this Act, which shall include, but not be limited to, installation, disconnection, service and repair obligations; appointment hours; employee ID requirements; customer service telephone numbers and hours; procedures for billing, charges, deposits, refunds, and credits; procedures for termination of service; notice of deletion of programming service and changes related to transmission of programming or changes or increases in rates; use and availability of parental control or lock-out devices; complaint procedures and procedures for bill dispute resolution and a description of the rights and remedies available to consumers if the holder does not materially meet their customer service standards; and special services for customers with visual, hearing, or mobility disabilities.

(c)(1) The applicant may designate information that it submits in its application or subsequent reports as confidential or proprietary, provided that the applicant states the reasons the confidential designation is necessary. The Commission shall provide adequate protection for such information pursuant to Section 4-404 of this Act. If the Commission, a local unit of government, or any other party seeks public disclosure of information designated as confidential, the Commission shall consider the confidential designation in a proceeding under the Illinois Administrative Procedure Act, and the burden of proof to demonstrate that the designated information is confidential shall be upon the applicant. Designated information shall remain confidential pending the Commission's determination of whether the information is entitled to confidential treatment. Information designated as confidential shall be provided to local units of government for purposes of assessing compliance with this Article as permitted under a Protective Order issued by the Commission pursuant to the Commission's rules and to the Attorney General pursuant to Section 6.5 of the Attorney General Act (15 ILCS 205/6.5). Information designated as confidential under this Section or determined to be confidential upon Commission review shall only be disclosed pursuant to a valid and enforceable subpoena or court order or as required by the Freedom of Information Act. Nothing herein shall delay the application approval timeframes set forth in this Article.

(2) Information regarding the location of video services that have been or are being offered to the public and aggregate information included in the reports required by this Article shall not be designated or treated as confidential.

(d)(1) The Commission shall post all applications it receives under this Article on its web site within 5 business days.

(2) The Commission shall notify an applicant for a cable service or video service authorization whether the applicant's application and affidavit are complete on or before the 15th business day after the applicant submits the application. If the application and affidavit are not complete, the Commission shall state in its notice all of the reasons the application or affidavit are incomplete, and the applicant shall resubmit a complete application. The Commission shall have 30 days after submission by the applicant of a complete application and affidavit to issue the service authorization. If the Commission does not notify the applicant regarding the completeness of the application and affidavit or issue the service authorization within the time periods required under this subsection, the application and affidavit shall be considered complete and the service authorization issued upon the expiration of the 30th day.

(e) Any authorization issued by the Commission will expire on December 31, 2029 ~~2024~~ and shall contain or include all of the following:

(1) A grant of authority, including an authorization issued prior to this amendatory Act of the 98th General Assembly, to provide cable service or video service in the service area footprint as requested in the application, subject to the provisions of this Article in existence on the date the grant of authority was issued, and any modifications to this Article enacted at any time prior to the date in Section 21-1601 of this Act, and to the laws of the State and the ordinances, rules, and regulations of the local units of government.

(2) A grant of authority to use, occupy, and construct facilities in the public rights-of-way for the delivery of cable service or video service in the service area footprint, subject to the laws, ordinances, rules, or regulations of this State and local units of governments.

(3) A statement that the grant of authority is subject to lawful operation of the cable service or video service by the applicant, its affiliated entities, or its successors-in-interest.

(e-5) The Commission shall notify a local unit of government within 3 business days of the grant of any authorization within a service area footprint if that authorization includes any part of the local unit of government's jurisdictional boundaries and state whether the holder will be providing video service or cable service under the authorization.

(f) The authorization issued pursuant to this Section by the Commission may be transferred to any successor-in-interest to the applicant to which it is initially granted without further Commission action if the successor-in-interest (i) submits an application and the information required by subsection (b) of this Section for the successor-in-interest and (ii) is not in violation of this Article or of any federal, State, or local law, ordinance, rule, or regulation. A successor-in-interest shall file its application and notice of transfer with the Commission and the relevant local units of government no less than 15 business days prior to the completion of the transfer. The Commission is not required or authorized to act upon the notice of transfer; however, the transfer is not effective until the Commission approves the successor-in-interest's application. A local unit of government or the Attorney General may seek to bar a transfer of ownership by filing suit in a court of competent jurisdiction predicated on the existence of a material and continuing breach of this Article by the holder, a pattern of noncompliance with customer service standards by the potential successor-in-interest, or the insolvency of the potential successor-in-interest. If a transfer is made when there are violations of this Article or of any federal, State, or local law, ordinance, rule, or regulation, the successor-in-interest shall be subject to 3 times the penalties provided for in this Article.

(g) The authorization issued pursuant to this Section by the Commission may be terminated, or its cable service or video service area footprint may be modified, by the cable service provider or video service provider by submitting notice to the Commission and to the relevant local unit of government containing a description of the change on the same terms as the initial description pursuant to item (4) of subsection (b) of this Section. The Commission is not required or authorized to act upon that notice. It shall be a violation of this Article for a holder to discriminate against potential residential subscribers because of the race or income of the residents in the local area in which the group resides by terminating or modifying its cable service or video service area footprint. It shall be a violation of this Article for a holder to terminate or modify its cable service or video service area footprint if it leaves an area with no cable service or video service from any provider.

(h) The Commission's authority to administer this Article is limited to the powers and duties explicitly provided under this Article. Its authority under this Article does not include or limit the powers and duties that the Commission has under the other Articles of this Act, the Illinois Administrative Procedure Act, or any other law or regulation to conduct proceedings, other than as provided in subsection (c), or has to promulgate rules or regulations. The Commission shall not have the authority to limit or expand the obligations and requirements provided in this Section or to regulate or control a person or entity to the extent that person or entity is providing cable service or video service, except as provided in this Article.

(Source: P.A. 100-20, eff. 7-1-17; 101-639, eff. 6-12-20.)

(220 ILCS 5/21-1601)

Sec. 21-1601. Repealer. Sections 21-101 through 21-1501 of this Article are repealed December 31, 2026 ~~2024~~.

(Source: P.A. 100-20, eff. 7-1-17; 101-639, eff. 6-12-20.)

Section 40. The Prevailing Wage Act is amended by changing Section 2 and by adding Section 2.1 as follows:

(820 ILCS 130/2) (from Ch. 48, par. 39s-2)

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Sec. 2. This Act applies to the wages of laborers, mechanics and other workers employed in any public works, as hereinafter defined, by any public body and to anyone under contracts for public works. This includes any maintenance, repair, assembly, or disassembly work performed on equipment whether owned, leased, or rented.

As used in this Act, unless the context indicates otherwise:

"Public works" means all fixed works constructed or demolished by any public body, or paid for wholly or in part out of public funds. "Public works" as defined herein includes all projects financed in whole or in part with bonds, grants, loans, or other funds made available by or through the State or any of its political subdivisions, including but not limited to: bonds issued under the Industrial Project Revenue Bond Act (Article 11, Division 74 of the Illinois Municipal Code), the Industrial Building Revenue Bond Act, the Illinois Finance Authority Act, the Illinois Sports Facilities Authority Act, or the Build Illinois Bond Act; loans or other funds made available pursuant to the Build Illinois Act; loans or other funds made available pursuant to the Riverfront Development Fund under Section 10-15 of the River Edge Redevelopment Zone Act; or funds from the Fund for Illinois' Future under Section 6z-47 of the State Finance Act, funds for school construction under Section 5 of the General Obligation Bond Act, funds authorized under Section 3 of the School Construction Bond Act, funds for school infrastructure under Section 6z-45 of the State Finance Act, and funds for transportation purposes under Section 4 of the General Obligation Bond Act. "Public works" also includes (i) all projects financed in whole or in part with funds from the Department of Commerce and Economic Opportunity under the Illinois Renewable Fuels Development Program Act for which there is no project labor agreement; (ii) all work performed pursuant to a public private agreement under the Public Private Agreements for the Illiana Expressway Act or the Public-Private Agreements for the South Suburban Airport Act; and (iii) all projects undertaken under a public-private agreement under the Public-Private Partnerships for Transportation Act. "Public works" also includes all projects at leased facility property used for airport purposes under Section 35 of the Local Government Facility Lease Act. "Public works" also includes the construction of a new wind power facility by a business designated as a High Impact Business under Section 5.5(a)(3)(E) of the Illinois Enterprise Zone Act. "Public works" does not include work done directly by any public utility company, whether or not done under public supervision or direction, or paid for wholly or in part out of public funds. "Public works" also includes construction projects performed by a third party contracted by any public utility, as described in subsection (a) of Section 2.1, in public rights-of-way, as defined in Section 21-201 of the Public Utilities Act, whether or not done under public supervision or direction, or paid for wholly or in part out of public funds. "Public works" also includes construction projects that exceed 15 aggregate miles of new fiber optic cable, performed by a third party contracted by any public utility, as described in subsection (b) of Section 2.1, in public rights-of-way, as defined in Section 21-201 of the Public Utilities Act, whether or not done under public supervision or direction, or paid for wholly or in part out of public funds. "Public works" also includes any corrective action performed pursuant to Title XVI of the Environmental Protection Act for which payment from the Underground Storage Tank Fund is requested. "Public works" does not include projects undertaken by the owner at an owner-occupied single-family residence or at an owner-occupied unit of a multi-family residence. "Public works" does not include work performed for soil and water conservation purposes on agricultural lands, whether or not done under public supervision or paid for wholly or in part out of public funds, done directly by an owner or person who has legal control of those lands.

"Construction" means all work on public works involving laborers, workers or mechanics. This includes any maintenance, repair, assembly, or disassembly work performed on equipment whether owned, leased, or rented.

"Locality" means the county where the physical work upon public works is performed, except (1) that if there is not available in the county a sufficient number of competent skilled laborers, workers and mechanics to construct the public works efficiently and properly, "locality" includes any other county nearest the one in which the work or construction is to be performed and from which such persons may be obtained in sufficient numbers to perform the work and (2) that, with respect to contracts for highway work with the Department of Transportation of this State, "locality" may at the discretion of the Secretary of the Department of Transportation be construed to include two or more adjacent counties from which workers may be accessible for work on such construction.

"Public body" means the State or any officer, board or commission of the State or any political subdivision or department thereof, or any institution supported in whole or in part by public funds, and includes every county, city, town, village, township, school district, irrigation, utility, reclamation

improvement or other district and every other political subdivision, district or municipality of the state whether such political subdivision, municipality or district operates under a special charter or not.

"Labor organization" means an organization that is the exclusive representative of an employer's employees recognized or certified pursuant to the National Labor Relations Act.

The terms "general prevailing rate of hourly wages", "general prevailing rate of wages" or "prevailing rate of wages" when used in this Act mean the hourly cash wages plus annualized fringe benefits for training and apprenticeship programs approved by the U.S. Department of Labor, Bureau of Apprenticeship and Training, health and welfare, insurance, vacations and pensions paid generally, in the locality in which the work is being performed, to employees engaged in work of a similar character on public works.

(Source: P.A. 100-1177, eff. 6-1-19.)

(820 ILCS 130/2.1 new)

Sec. 2.1. Public utilities.

(a) For purposes of this Act, to the extent permitted by and consistent with federal law, "public utility" has the meaning given that term in Section 3-105 of the Public Utilities Act.

(b) For purposes of this Act, "public utility" also includes:

(1) telecommunications carriers, as defined in Section 13-202 of the Public Utilities Act, but not including incumbent local exchange carriers that serve fewer than 20,000 access lines;

(2) providers of cable service or video service, as defined in Section 21-201 of the Public Utilities Act;

(3) providers of wireless services, including, but not limited to, private radio service, public mobile service, or commercial mobile service within the meaning of Section 332 of the federal Communications Act of 1934 (47 U.S.C. 332);

(4) interconnected voice over Internet protocol providers as defined in Section 13-235 of the Public Utilities Act;

(5) providers of broadband service, as defined in Section 21-201 of the Public Utilities Act; and

(6) persons or entities engaged in the installation, repair, or maintenance of fiber optic cable that is or will be used by persons described in paragraphs (1) through (5) of this subsection.

Section 97. Severability. The provisions of this Act are severable under Section 1.31 of the Statute on Statutes.

Section 99. Effective date. This Act takes effect upon becoming law, except that Section 40 takes effect on January 1, 2022."

The motion prevailed.

And the amendment was adopted and ordered printed.

There being no further amendments, the bill, as amended, was ordered to a third reading.

### READING BILL FROM THE HOUSE OF REPRESENTATIVES A THIRD TIME

On motion of Senator Hastings, **House Bill No. 3743** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:

YEAS 53; NAYS 5.

The following voted in the affirmative:

Anderson	Feigenholtz	Loughran Cappel	Stewart
Aquino	Fine	Martwick	Stoller
Barickman	Fowler	McClure	Syverson
Belt	Gillespie	McConchie	Tracy
Bennett	Harris	Morrison	Turner, D.
Bryant	Hastings	Muñoz	Turner, S.

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Bush	Holmes	Murphy	Van Pelt
Castro	Hunter	Pacione-Zayas	Villa
Collins	Johnson	Peters	Villanueva
Connor	Jones, E.	Rezin	Villivalam
Crowe	Joyce	Rose	Mr. President
Cullerton, T.	Koehler	Simmons	
Cunningham	Landek	Sims	
DeWitte	Lightford	Stadelman	

The following voted in the negative:

Bailey	Glowiak Hilton	Wilcox
Curran	Plummer	

This bill, having received the vote of three-fifths of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence in the Senate Amendments adopted thereto.

#### CONSIDERATION OF HOUSE AMENDMENTS TO SENATE BILLS ON SECRETARY'S DESK

On motion of Senator Lightford, **Senate Bill No. 815**, with House Amendments numbered 1, 3 and 4 on the Secretary's Desk, was taken up for immediate consideration.

Senator Lightford moved that the Senate concur with the House in the adoption of their amendments to said bill.

And on that motion, a call of the roll was had resulting as follows:

YEAS 39; NAYS 17.

The following voted in the affirmative:

Aquino	Fine	Koehler	Simmons
Belt	Gillespie	Landek	Sims
Bush	Glowiak Hilton	Lightford	Stadelman
Castro	Harris	Loughran Cappel	Turner, D.
Collins	Hastings	Martwick	Van Pelt
Connor	Holmes	Morrison	Villa
Crowe	Hunter	Muñoz	Villanueva
Cullerton, T.	Johnson	Murphy	Villivalam
Cunningham	Jones, E.	Pacione-Zayas	Mr. President
Feigenholtz	Joyce	Peters	

The following voted in the negative:

Anderson	DeWitte	Rezin	Turner, S.
Bailey	Fowler	Rose	Wilcox
Barickman	McClure	Stewart	
Bryant	McConchie	Stoller	
Curran	Plummer	Tracy	

The motion prevailed.

And the Senate concurred with the House in the adoption of their Amendments numbered 1, 3 and 4 to **Senate Bill No. 815**, by a three-fifths vote.

Ordered that the Secretary inform the House of Representatives thereof.

On motion of Senator Bennett, **Senate Bill No. 1697**, with House Amendment No. 3 on the Secretary's Desk, was taken up for immediate consideration.

Senator Bennett moved that the Senate concur with the House in the adoption of their amendment to said bill.

And on that motion, a call of the roll was had resulting as follows:

YEAS 59; NAYS None.

The following voted in the affirmative:

Anderson	DeWitte	Landek	Sims
Aquino	Ellman	Lightford	Stadelman
Bailey	Feigenholtz	Loughran Cappel	Stewart
Barickman	Fine	Martwick	Stoller
Belt	Fowler	McClure	Syverson
Bennett	Gillespie	McConchie	Tracy
Bryant	Glowiak Hilton	Morrison	Turner, D.
Bush	Harris	Muñoz	Turner, S.
Castro	Hastings	Murphy	Van Pelt
Collins	Holmes	Pacione-Zayas	Villa
Connor	Hunter	Peters	Villanueva
Crowe	Johnson	Plummer	Villivalam
Cullerton, T.	Jones, E.	Rezin	Wilcox
Cunningham	Joyce	Rose	Mr. President
Curran	Koehler	Simmons	

The motion prevailed.

And the Senate concurred with the House in the adoption of their Amendment No. 3 to **Senate Bill No. 1697**, by a three-fifths vote.

Ordered that the Secretary inform the House of Representatives thereof.

#### HOUSE BILL RECALLED

On motion of Senator Murphy, **House Bill No. 731** was recalled from the order of third reading to the order of second reading.

Senator Murphy offered the following amendment and moved its adoption:

#### AMENDMENT NO. 2 TO HOUSE BILL 731

AMENDMENT NO. 2. Amend House Bill 731, AS AMENDED, by replacing everything after the enacting clause with the following:

"Section 5. The Local Government Taxpayers' Bill of Rights Act is amended by changing Section 30 as follows:

(50 ILCS 45/30)

Sec. 30. Statute of limitations. Units of local government have an obligation to review tax returns in a timely manner and issue any determination of tax due as promptly as possible so that taxpayers may make timely corrections of future returns and minimize any interest charges applied to tax underpayments. Each unit of local government must provide appropriate statutes of limitation for the determination and assessment of taxes covered by this Act, provided, however, that a statute of limitations may not exceed the following:

(1) For utility taxes, no ~~No~~ notice of determination of tax due or assessment may be issued more than 7 4 years after the end of the calendar year for which the return for the period was filed or the end of the calendar year in which the return for the period was due, whichever occurs later. An

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audit or review that is timely performed under Section 35 of this Act or Section 8-11-2.5 of the Illinois Municipal Code shall toll this 7-year period.

(1.5) Except for utility taxes under paragraph (1), no notice of determination of tax due or assessment may be issued more than 4 years after the end of the calendar year for which the return for the period was filed or the end of the calendar year in which the return for the period was due, whichever occurs later.

(2) Except for utility taxes under paragraph (1), if any tax return was not filed or if during any 4-year period for which a notice of tax determination or assessment may be issued by the unit of local government the tax paid or remitted was less than 75% of the tax due for that period, the statute of limitations shall be no more than 6 years after the end of the calendar year in which the return for the period was due or the end of the calendar year in which the return for the period was filed, whichever occurs later. In the event that a unit of local government fails to provide a statute of limitations, the maximum statutory period provided in this Section applies.

(3) The changes to this Section made by this amendatory Act of the 102nd General Assembly do not revive any determination and assessment of tax due where the statute of limitations has expired, but do extend the current statute of limitations for the determination and assessment of taxes that have not yet expired.

This Section does not place any limitation on a unit of local government if a fraudulent tax return is filed.

(Source: P.A. 91-920, eff. 1-1-01.)

Section 10. The Illinois Municipal Code is amended by changing Section 8-11-2.5 as follows:  
(65 ILCS 5/8-11-2.5)

Sec. 8-11-2.5. Municipal tax review; requests for information.

(a) If a municipality has imposed a tax under Section 8-11-2, then the municipality may conduct an audit of tax receipts collected from the public utility that is subject to the tax or that collects the tax from purchasers on behalf of the municipality to determine whether the amount of tax that was paid by the public utility was accurate.

(b) Not more than once annually every 2 years, a municipality that has imposed a tax under this Act may, subject to the limitations and protections stated in ~~Section 16-122 of the Public Utilities Act and in the Local Government Taxpayers' Bill of Rights Act~~, make a written request via e-mail to an e-mail address provided by the utility for any information from a utility in the format maintained by the public utility in the ordinary course of its business that the municipality reasonably requires in order to perform an audit under subsection (a). The information that may be requested by the municipality includes, without limitation:

(1) in an electronic format used by the public utility in the ordinary course of its business, the premises-specific and other information database ~~used by the public utility to determine the amount of tax due to the municipality; provided, however, that a public utility that is an electric utility may not provide customer-specific information ; if the municipality has requested customer specific billing, usage, and load shape data from a public utility that is an electric utility and has not provided the electric utility with the verifiable authorization required by Section 16-122 of the Public Utilities Act, then the electric utility shall remove from the database all customer specific billing, usage, and load shape data before providing it to the municipality; and~~

(2) information related to each premises address that the public utility's records indicate:

(A) is located in the municipality;

(B) is located in an adjacent unincorporated municipality identified by the requesting municipality; or

(C) is located in one of a list of zip codes provided by the requesting municipality that include areas within the requesting municipality's boundaries; and

(3) for each address identified in paragraph (2):

(A) the premises address and zip code;

(B) classification of the premises as designated by the public utility (e.g., residential, commercial, industrial);

(C) first date of service; and

(D) for each month of service in the current year (up to one month prior to the date of the request by the municipality) and for the previous 10 calendar years:

(i) the amount of the utility service used, measured in gross therms, kilowatts, minutes, or other units of measurement;

(ii) total taxable charges;

(iii) the total tax collected and remitted;

(iv) the municipal jurisdiction for tax collection and remittance; and

(v) whether the customer is exempt from municipal tax, in a format used by the public utility in the ordinary course of its business, summary data, as needed by the municipality, to determine the unit consumption of utility services by providing the gross therms, kilowatts, minutes, or other units of measurement being taxed within the municipal jurisdiction and the gross revenues collected and the associated taxes assessed.

(c) Each public utility must provide the information requested under subsection (b) within 90 days after the date of the request.:

(1) 60 days after the date of the request if the population of the requesting municipality is 500,000 or less; or

(2) 90 days after the date of the request if the population of the requesting municipality exceeds 500,000.

The time in which a public utility must provide the information requested under subsection (b) may be extended by an agreement between the municipality and the public utility. If the public utility fails to respond to the request for information with complete information within the timeline established by this Section, the public utility shall be liable to the municipality for a penalty of \$1,000 for each day it fails to produce the requested information. Those penalties shall be assessed by the municipality, but may be reduced or vacated by the municipality or a court of competent jurisdiction upon demonstration by the public utility, by clear and convincing evidence, that the public utility's failure to provide the requested information within the timeline established by this Section resulted from excusable neglect. If a public utility receives, during a single month, information requests from more than 2 municipalities, or the aggregate population of the requesting municipalities is 100,000 customers or more, the public utility is entitled to an additional 30 days to respond to those requests.

(d) If an audit by the municipality or its agents finds an error by the public utility in the amount of taxes paid by the public utility, then the municipality must notify the public utility of the error. Any such notice must be issued pursuant to Section 30 of the Local Government Taxpayers' Bill of Rights Act or a lesser period of time from the date the tax was due that may be specified in the municipal ordinance imposing the tax. Upon such a notice, any audit shall be conducted pursuant to Section 35 of the Local Government Taxpayers' Bill of Rights Act subject to the timelines set forth in this subsection (d). The public utility must submit a written response within 60 days after the date the notice was postmarked stating that it has corrected the error or stating the reason that the error is inapplicable or inaccurate. The municipality then has 60 days after the receipt of the public utility's response to review and contest the conclusion of the public utility. If the parties are unable to agree on the disposition of the audit findings within 120 days after the notification of the error to the public utility, then either party may submit the matter for appeal as outlined in Section 40 of the Local Government Taxpayers' Bill of Rights Act. If the appeals process does not produce a satisfactory result, then either party may pursue the alleged error in a court of competent jurisdiction. If the municipality prevails and receives at least 50% of the relief requested in court, the public utility is liable for the attorney's fees and costs of the municipality.

(d-5) If a public utility is liable for any error or errors in past tax payments cumulatively in excess of \$5,000 that were unknown prior to an audit from the municipality, the public utility shall reimburse the municipality for the cost of the audit in addition to any interest and penalties imposed.

(e) (Blank). No public utility is liable for any error in past collections and payments that was unknown by it prior to the audit process unless (i) the error was due to negligence by the public utility in the collection or processing of required data and (ii) the municipality had not failed to respond in writing on an accurate and timely basis to any written request of the public utility to review and correct information used by the public utility to collect the municipality's tax if a diligent review of such information by the municipality reasonably could have been expected to discover such error. If, however, an error in past collections or payments resulted in a customer, who should not have owed a tax to any municipality, having paid a tax to a municipality, then the customer may, to the extent allowed by Section 9-252 of the Public Utilities Act, recover the tax from the public utility, and any amount so paid by the public utility may be deducted by that public utility from any taxes then or thereafter owed by the public utility to that municipality.

(e-5) The public utility shall be liable to the municipality for all unpaid taxes due during the statutory period set forth in Section 30 of the Local Government Taxpayers' Bill of Rights Act, including taxes that the public utility failed to properly bill to the customer. To the extent that a public utility's errors in past tax collections and payments relate to premises located in an area of the municipality that was annexed on or after the effective date of this amendatory Act of the 102nd General Assembly, however, the public utility shall only be liable for such errors beginning 60 days after the date that the municipality provided the public utility notice of the annexation, provided that the public utility provides municipalities with an e-mail address to send annexation notices and the municipality notified the utility within 60 days after the annexation. A copy of the annexation ordinance and the map provided to the recorder of the county under this Act sent to the e-mail address provided by the public utility shall be deemed sufficient notice, but other forms of notice may also be sufficient.

(f) All ~~premises-specific account-specific~~ information provided by a public utility under this Section may be used only for the purpose of an audit of taxes conducted under this Section and the enforcement of any related tax claim. All such information must be held in strict confidence by the municipality and its agents and may not be disclosed to the public under the Freedom of Information Act or under any other similar statutes allowing for or requiring public disclosure.

(g) The provisions of this Section shall not be construed as diminishing or replacing any civil remedy available to a municipality, taxpayer, or tax collector.

(g-5) As used in this Section:

"Customer-specific information" means the name, phone number, e-mail address, and banking information of a customer, but specifically excludes the customer's tax exempt status.

"Premises-specific information" means any information, including billing, usage, and load shape data, associated with a premises address but not with customer-specific information.

(h) This Section does not apply to any municipality having a population greater than 1,000,000.

(Source: P.A. 96-1422, eff. 8-3-10.)

Section 15. The Public Utilities Act is amended by changing Section 16-122 and by adding Section 9-224.1 as follows:

(220 ILCS 5/9-224.1 new)

Sec. 9-224.1. Audit compliance; municipal fines. For the purpose of determining any rate or charge, the Commission shall not consider the following costs as an expense of any public utility company, including any allocation of those costs to the public utility from an affiliate or corporate parent: (i) any court costs, attorney's fees, or other fees incurred under subsection (d) of Section 8-11-2.5 of the Illinois Municipal Code; or (ii) any penalties or interest imposed by a municipality under Section 8-11-2.5 of the Illinois Municipal Code.

(220 ILCS 5/16-122)

Sec. 16-122. Customer information.

(a) Upon the request of a retail customer, or a person who presents verifiable authorization and is acting as the customer's agent, and payment of a reasonable fee, electric utilities shall provide to the customer or its authorized agent the customer's billing and usage data.

(b) Upon request from any alternative retail electric supplier and payment of a reasonable fee, an electric utility serving retail customers in its service area shall make available generic information concerning the usage, load shape curve or other general characteristics of customers by rate classification. Provided however, no customer specific billing, usage or load shape data shall be provided under this subsection unless authorization to provide such information is provided by the customer pursuant to subsection (a) of this Section.

(c) Upon request from a unit of local government and payment of a reasonable fee, an electric utility shall make available information concerning the usage, load shape curves, and other characteristics of customers by customer classification and location within the boundaries of the unit of local government, however, no customer specific billing, usage, or load shape data shall be provided under this subsection unless authorization to provide that information is provided by the customer or the unit of local government is requesting the information for the purposes of an audit under Section 8-11-2.5 of the Illinois Municipal Code.

(d) All such customer information shall be made available in a timely fashion in an electronic format, if available.

(Source: P.A. 92-585, eff. 6-26-02.)".

The motion prevailed.

And the amendment was adopted and ordered printed.

There being no further amendments, the bill, as amended, was ordered to a third reading.

### READING BILL FROM THE HOUSE OF REPRESENTATIVES A THIRD TIME

On motion of Senator Murphy, **House Bill No. 731** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:

YEAS 59; NAYS None.

The following voted in the affirmative:

Anderson	DeWitte	Landek	Sims
Aquino	Ellman	Lightford	Stadelman
Bailey	Feigenholtz	Loughran Cappel	Stewart
Barickman	Fine	Martwick	Stoller
Belt	Fowler	McClure	Syverson
Bennett	Gillespie	McConchie	Tracy
Bryant	Glowiak Hilton	Morrison	Turner, D.
Bush	Harris	Muñoz	Turner, S.
Castro	Hastings	Murphy	Van Pelt
Collins	Holmes	Pacione-Zayas	Villa
Connor	Hunter	Peters	Villanueva
Crowe	Johnson	Plummer	Villivalam
Cullerton, T.	Jones, E.	Rezin	Wilcox
Cunningham	Joyce	Rose	Mr. President
Curran	Koehler	Simmons	

This bill, having received the vote of three-fifths of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence in the Senate Amendments adopted thereto.

### REPORTS FROM COMMITTEE ON ASSIGNMENTS

Senator Lightford, Chair of the Committee on Assignments, during its June 1, 2021 meeting, reported that the following Legislative Measures have been approved for consideration:

#### **Floor Amendment No. 1 to House Bill 550**

The foregoing floor amendment was placed on the Secretary's Desk.

Senator Lightford, Chair of the Committee on Assignments, during its June 1, 2021 meeting, reported that the following Legislative Measures have been approved for consideration:

**Motion to Concur in House Amendment No. 1 to Senate Bill 2017**

**Motion to Concur in House Amendment No. 2 to Senate Bill 2017**

**Motion to Concur in House Amendment No. 1 to Senate Bill 2406**

**Motion to Concur in House Amendment No. 2 to Senate Bill 2406**

**Motion to Concur in House Amendment No. 2 to Senate Bill 2800**

[May 31, 2021]

**Motion to Concur in House Amendment No. 3 to Senate Bill 2800**

The foregoing concurrences were placed on the Senate Calendar.

**CONSIDERATION OF HOUSE AMENDMENTS TO SENATE BILLS  
ON SECRETARY'S DESK**

On motion of Senator Harmon, **Senate Bill No. 2800**, with House Amendments numbered 2 and 3 on the Secretary's Desk, was taken up for immediate consideration.

Senator Harmon moved that the Senate concur with the House in the adoption of their amendments to said bill.

Senator Rose had a parliamentary inquiry as to the number of votes required for passage.

The Chair stated that 36 votes are required.

And on that motion, a call of the roll was had resulting as follows:

YEAS 37; NAYS 21.

The following voted in the affirmative:

Aquino	Fine	Landek	Sims
Belt	Gillespie	Lightford	Stadelman
Bennett	Harris	Loughran Cappel	Van Pelt
Bush	Hastings	Martwick	Villa
Castro	Holmes	Morrison	Villanueva
Collins	Hunter	Muñoz	Villivalam
Connor	Johnson	Murphy	Mr. President
Cullerton, T.	Jones, E.	Pacione-Zayas	
Cunningham	Joyce	Peters	
Ellman	Koehler	Simmons	

The following voted in the negative:

Anderson	DeWitte	Rezin	Turner, D.
Bailey	Fowler	Rose	Turner, S.
Barickman	Glowiak Hilton	Stewart	Wilcox
Bryant	McClure	Stoller	
Crowe	McConchie	Syversen	
Curran	Plummer	Tracy	

The motion prevailed.

And the Senate concurred with the House in the adoption of their Amendments numbered 2 and 3 to **Senate Bill No. 2800**, by a three-fifths vote.

Ordered that the Secretary inform the House of Representatives thereof.

On motion of Senator Harmon, **Senate Bill No. 2017**, with House Amendments numbered 1 and 2 on the Secretary's Desk, was taken up for immediate consideration.

Senator Harmon moved that the Senate concur with the House in the adoption of their amendments to said bill.

And on that motion, a call of the roll was had resulting as follows:

YEAS 38; NAYS 19.

The following voted in the affirmative:

Aquino	Fine	Koehler	Simmons
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Belt	Gillespie	Landek	Sims
Bush	Glowiak Hilton	Lightford	Stadelman
Castro	Harris	Loughran Cappel	Turner, D.
Collins	Hastings	Martwick	Villa
Connor	Holmes	Morrison	Villanueva
Crowe	Hunter	Muñoz	Villivalam
Cullerton, T.	Johnson	Murphy	Mr. President
Cunningham	Jones, E.	Pacione-Zayas	
Ellman	Joyce	Peters	

The following voted in the negative:

Anderson	Curran	Plummer	Syverson
Bailey	DeWitte	Rezin	Tracy
Barickman	Fowler	Rose	Turner, S.
Bennett	McClure	Stewart	Wilcox
Bryant	McConchie	Stoller	

The motion prevailed.

And the Senate concurred with the House in the adoption of their Amendments numbered 1 and 2 to **Senate Bill No. 2017**, by a three-fifths vote.

Ordered that the Secretary inform the House of Representatives thereof.

#### HOUSE BILL RECALLED

On motion of Senator Crowe, **House Bill No. 550** was recalled from the order of third reading to the order of second reading.

Senator Crowe offered the following amendment and moved its adoption:

#### AMENDMENT NO. 1 TO HOUSE BILL 550

AMENDMENT NO. 1. Amend House Bill 550 by replacing everything after the enacting clause with the following:

"Section 5. The Compensation Review Act is amended by adding Section 6.7 as follows:  
(25 ILCS 120/6.7 new)

Sec. 6.7. FY22 COLAs prohibited. Notwithstanding any former or current provision of this Act, any other law, any report of the Compensation Review Board, or any resolution of the General Assembly to the contrary, members of the General Assembly, elected executive branch constitutional officers of State government, and persons in certain appointed offices of State government, including the membership of State departments, agencies, boards, and commissions, whose annual compensation previously was recommended or determined by the Compensation Review Board, are prohibited from receiving and shall not receive any increase in compensation that would otherwise apply based on a cost of living adjustment, as authorized by Senate Joint Resolution 192 of the 86th General Assembly, for or during the fiscal year beginning July 1, 2021.

Section 99. Effective date. This Act takes effect upon becoming law."

The motion prevailed.

And the amendment was adopted and ordered printed.

There being no further amendments, the bill, as amended, was ordered to a third reading.

**READING BILL FROM THE HOUSE OF REPRESENTATIVES A THIRD TIME**

On motion of Senator Crowe, **House Bill No. 550** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:

YEAS 54; NAYS None.

The following voted in the affirmative:

Anderson	Ellman	Loughran Cappel	Stadelman
Aquino	Fine	Martwick	Stewart
Bailey	Fowler	McClure	Stoller
Barickman	Gillespie	McConchie	Syverson
Belt	Glowiak Hilton	Morrison	Tracy
Bennett	Harris	Muñoz	Turner, D.
Bryant	Hastings	Murphy	Turner, S.
Castro	Holmes	Pacione-Zayas	Villa
Connor	Hunter	Peters	Villanueva
Crowe	Johnson	Plummer	Villivalam
Cullerton, T.	Jones, E.	Rezin	Wilcox
Cunningham	Joyce	Rose	Mr. President
Curran	Koehler	Simmons	
DeWitte	Landek	Sims	

This bill, having received the vote of three-fifths of the members elected, was declared passed, and all amendments not adopted were tabled pursuant to Senate Rule No. 5-4(a).

Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence in the Senate Amendment adopted thereto.

**CONSIDERATION OF HOUSE AMENDMENTS TO SENATE BILL  
ON SECRETARY'S DESK**

On motion of Senator Belt, **Senate Bill No. 2406**, with House Amendments numbered 1 and 2 on the Secretary's Desk, was taken up for immediate consideration.

Senator Belt moved that the Senate concur with the House in the adoption of their amendments to said bill.

And on that motion, a call of the roll was had resulting as follows:

YEAS 40; NAYS 17.

The following voted in the affirmative:

Aquino	Feigenholtz	Koehler	Sims
Barickman	Fine	Landek	Stadelman
Belt	Gillespie	Lightford	Turner, D.
Bennett	Glowiak Hilton	Loughran Cappel	Villa
Bush	Harris	Martwick	Villanueva
Castro	Hastings	Morrison	Villivalam
Collins	Holmes	Muñoz	Mr. President
Connor	Hunter	Murphy	
Crowe	Johnson	Pacione-Zayas	
Cullerton, T.	Jones, E.	Peters	
Cunningham	Joyce	Simmons	

The following voted in the negative:

Anderson	Fowler	Rose	Turner, S.
Bailey	McClure	Stewart	Wilcox
Bryant	McConchie	Stoller	
Curran	Plummer	Syverson	
DeWitte	Rezin	Tracy	

The motion prevailed.

And the Senate concurred with the House in the adoption of their Amendments numbered 1 and 2 to **Senate Bill No. 2406**, by a three-fifths vote.

Ordered that the Secretary inform the House of Representatives thereof.

### INQUIRY OF THE CHAIR

Senator Barickman had an inquiry of the Chair regarding the foregoing vote on **Senate Bill No. 2406**. He stated there was some confusion on his side of the aisle as to whether House Amendment No. 1 was or was not to be included in the concurrence motion and asked that the Chair clarify the matter.

### MOTION

Pursuant to Senate Rule 7-15(a), having voted on the prevailing side, Senator Belt moved to reconsider the vote by which **Senate Bill No. 2406** passed.

There being no objection, the motion carried.

### CONSIDERATION OF HOUSE AMENDMENTS TO SENATE BILL ON SECRETARY'S DESK

On motion of Senator Belt, **Senate Bill No. 2406**, with House Amendments numbered 1 and 2 on the Secretary's Desk, was taken up for immediate consideration.

Senator Belt moved that the Senate concur with the House in the adoption of their amendments to said bill.

And on that motion, a call of the roll was had resulting as follows:

YEAS 37; NAYS 18.

The following voted in the affirmative:

Aquino	Fine	Koehler	Sims
Belt	Gillespie	Lightford	Stadelman
Bennett	Glowiak Hilton	Loughran Cappel	Turner, D.
Castro	Harris	Martwick	Villa
Collins	Hastings	Morrison	Villanueva
Connor	Holmes	Muñoz	Villivalam
Crowe	Hunter	Murphy	Mr. President
Cullerton, T.	Johnson	Pacione-Zayas	
Cunningham	Jones, E.	Peters	
Feigenholtz	Joyce	Simmons	

The following voted in the negative:

Anderson	DeWitte	Rezin	Tracy
Bailey	Fowler	Rose	Turner, S.
Barickman	McClure	Stewart	Wilcox
Bryant	McConchie	Stoller	
Curran	Plummer	Syverson	

This roll call verified.

The motion prevailed.

And the Senate concurred with the House in the adoption of their Amendments numbered 1 and 2 to **Senate Bill No. 2406**, by a three-fifths vote.

Ordered that the Secretary inform the House of Representatives thereof.

## COMMUNICATION

### DISCLOSURE TO THE SENATE

Date: May 31, 2021

Legislative Measure(s): HB 2567

Venue:

Committee on \_\_\_\_\_  
 Full Senate

Due to a potential conflict of interest (or the potential appearance thereof), I abstained from voting (or voted "present") on the above legislative measure(s).

Notwithstanding a potential conflict of interest (or the potential appearance thereof), I voted in favor of or against the above legislative measure(s) because I believe doing so is in the best interests of the State.

s/Win Stoller  
 Senator Win Stoller

## MESSAGES FROM THE HOUSE

A message from the House by  
 Mr. Hollman, Clerk:

Mr. President -- I am directed to inform the Senate that the House of Representatives has concurred with the Senate in the adoption of their amendments to a bill of the following title, to-wit:

HOUSE BILL NO. 32

A bill for AN ACT concerning State government.

Which amendments are as follows:

Senate Amendment No. 1 to HOUSE BILL NO. 32

Senate Amendment No. 2 to HOUSE BILL NO. 32

Concurred in by the House, May 31, 2021.

JOHN W. HOLLMAN, Clerk of the House

[May 31, 2021]

A message from the House by

Mr. Hollman, Clerk:

Mr. President -- I am directed to inform the Senate that the House of Representatives has concurred with the Senate in the adoption of their amendment to a bill of the following title, to-wit:

HOUSE BILL NO. 68

A bill for AN ACT concerning regulation.

Which amendment is as follows:

Senate Amendment No. 1 to HOUSE BILL NO. 68

Concurred in by the House, May 31, 2021.

JOHN W. HOLLMAN, Clerk of the House

A message from the House by

Mr. Hollman, Clerk:

Mr. President -- I am directed to inform the Senate that the House of Representatives has concurred with the Senate in the adoption of their amendment to a bill of the following title, to-wit:

HOUSE BILL NO. 266

A bill for AN ACT concerning civil law.

Which amendment is as follows:

Senate Amendment No. 1 to HOUSE BILL NO. 266

Concurred in by the House, May 31, 2021.

JOHN W. HOLLMAN, Clerk of the House

A message from the House by

Mr. Hollman, Clerk:

Mr. President -- I am directed to inform the Senate that the House of Representatives has concurred with the Senate in the adoption of their amendment to a bill of the following title, to-wit:

HOUSE BILL NO. 270

A bill for AN ACT concerning transportation.

Which amendment is as follows:

Senate Amendment No. 1 to HOUSE BILL NO. 270

Concurred in by the House, May 31, 2021.

JOHN W. HOLLMAN, Clerk of the House

A message from the House by

Mr. Hollman, Clerk:

Mr. President -- I am directed to inform the Senate that the House of Representatives has concurred with the Senate in the adoption of their amendment to a bill of the following title, to-wit:

HOUSE BILL NO. 376

A bill for AN ACT concerning education.

Which amendment is as follows:

Senate Amendment No. 2 to HOUSE BILL NO. 376

Concurred in by the House, May 31, 2021.

JOHN W. HOLLMAN, Clerk of the House

A message from the House by

Mr. Hollman, Clerk:

Mr. President -- I am directed to inform the Senate that the House of Representatives has concurred with the Senate in the adoption of their amendment to a bill of the following title, to-wit:

HOUSE BILL NO. 414

A bill for AN ACT concerning finance.

Which amendment is as follows:

Senate Amendment No. 1 to HOUSE BILL NO. 414

Concurred in by the House, May 31, 2021.

JOHN W. HOLLMAN, Clerk of the House

[May 31, 2021]

A message from the House by

Mr. Hollman, Clerk:

Mr. President -- I am directed to inform the Senate that the House of Representatives has concurred with the Senate in the adoption of their amendment to a bill of the following title, to-wit:

HOUSE BILL NO. 417

A bill for AN ACT concerning public employee benefits.

Which amendment is as follows:

Senate Amendment No. 1 to HOUSE BILL NO. 417

Concurred in by the House, May 31, 2021.

JOHN W. HOLLMAN, Clerk of the House

A message from the House by

Mr. Hollman, Clerk:

Mr. President -- I am directed to inform the Senate that the House of Representatives has concurred with the Senate in the adoption of their amendment to a bill of the following title, to-wit:

HOUSE BILL NO. 452

A bill for AN ACT concerning State government.

Which amendment is as follows:

Senate Amendment No. 1 to HOUSE BILL NO. 452

Concurred in by the House, May 31, 2021.

JOHN W. HOLLMAN, Clerk of the House

A message from the House by

Mr. Hollman, Clerk:

Mr. President -- I am directed to inform the Senate that the House of Representatives has concurred with the Senate in the adoption of their amendment to a bill of the following title, to-wit:

HOUSE BILL NO. 576

A bill for AN ACT concerning education.

Which amendment is as follows:

Senate Amendment No. 1 to HOUSE BILL NO. 576

Concurred in by the House, May 31, 2021.

JOHN W. HOLLMAN, Clerk of the House

A message from the House by

Mr. Hollman, Clerk:

Mr. President -- I am directed to inform the Senate that the House of Representatives has concurred with the Senate in the adoption of their amendment to a bill of the following title, to-wit:

HOUSE BILL NO. 806

A bill for AN ACT concerning regulation.

Which amendment is as follows:

Senate Amendment No. 2 to HOUSE BILL NO. 806

Concurred in by the House, May 31, 2021.

JOHN W. HOLLMAN, Clerk of the House

A message from the House by

Mr. Hollman, Clerk:

Mr. President -- I am directed to inform the Senate that the House of Representatives has concurred with the Senate in the adoption of their amendment to a bill of the following title, to-wit:

HOUSE BILL NO. 1207

A bill for AN ACT concerning employment.

Which amendment is as follows:

Senate Amendment No. 1 to HOUSE BILL NO. 1207

Concurred in by the House, May 31, 2021.

JOHN W. HOLLMAN, Clerk of the House

A message from the House by

Mr. Hollman, Clerk:

Mr. President -- I am directed to inform the Senate that the House of Representatives has concurred with the Senate in the adoption of their amendments to a bill of the following title, to-wit:

HOUSE BILL NO. 645

A bill for AN ACT concerning State government.

Which amendments are as follows:

Senate Amendment No. 1 to HOUSE BILL NO. 645

Senate Amendment No. 3 to HOUSE BILL NO. 645

Concurred in by the House, May 31, 2021.

JOHN W. HOLLMAN, Clerk of the House

A message from the House by

Mr. Hollman, Clerk:

Mr. President -- I am directed to inform the Senate that the House of Representatives has concurred with the Senate in the adoption of their amendment to a bill of the following title, to-wit:

HOUSE BILL NO. 1765

A bill for AN ACT concerning government.

Which amendment is as follows:

Senate Amendment No. 2 to HOUSE BILL NO. 1765

Concurred in by the House, May 31, 2021.

JOHN W. HOLLMAN, Clerk of the House

A message from the House by

Mr. Hollman, Clerk:

Mr. President -- I am directed to inform the Senate that the House of Representatives has concurred with the Senate in the adoption of their amendment to a bill of the following title, to-wit:

HOUSE BILL NO. 1879

A bill for AN ACT concerning State government.

Which amendment is as follows:

Senate Amendment No. 1 to HOUSE BILL NO. 1879

Concurred in by the House, May 31, 2021.

JOHN W. HOLLMAN, Clerk of the House

A message from the House by

Mr. Hollman, Clerk:

Mr. President -- I am directed to inform the Senate that the House of Representatives has concurred with the Senate in the adoption of their amendment to a bill of the following title, to-wit:

HOUSE BILL NO. 1926

A bill for AN ACT concerning local government.

Which amendment is as follows:

Senate Amendment No. 1 to HOUSE BILL NO. 1926

Concurred in by the House, May 31, 2021.

JOHN W. HOLLMAN, Clerk of the House

A message from the House by

Mr. Hollman, Clerk:

Mr. President -- I am directed to inform the Senate that the House of Representatives has concurred with the Senate in the adoption of their amendment to a bill of the following title, to-wit:

HOUSE BILL NO. 2109

A bill for AN ACT concerning regulation.

Which amendment is as follows:

Senate Amendment No. 1 to HOUSE BILL NO. 2109

Concurred in by the House, May 31, 2021.

JOHN W. HOLLMAN, Clerk of the House

[May 31, 2021]

A message from the House by

Mr. Hollman, Clerk:

Mr. President -- I am directed to inform the Senate that the House of Representatives has concurred with the Senate in the adoption of their amendment to a bill of the following title, to-wit:

HOUSE BILL NO. 2394

A bill for AN ACT concerning regulation.

Which amendment is as follows:

Senate Amendment No. 1 to HOUSE BILL NO. 2394

Concurred in by the House, May 31, 2021.

JOHN W. HOLLMAN, Clerk of the House

A message from the House by

Mr. Hollman, Clerk:

Mr. President -- I am directed to inform the Senate that the House of Representatives has concurred with the Senate in the adoption of their amendment to a bill of the following title, to-wit:

HOUSE BILL NO. 2589

A bill for AN ACT concerning substance use disorders.

Which amendment is as follows:

Senate Amendment No. 1 to HOUSE BILL NO. 2589

Concurred in by the House, May 31, 2021.

JOHN W. HOLLMAN, Clerk of the House

A message from the House by

Mr. Hollman, Clerk:

Mr. President -- I am directed to inform the Senate that the House of Representatives has concurred with the Senate in the adoption of their amendments to a bill of the following title, to-wit:

HOUSE BILL NO. 2621

A bill for AN ACT concerning regulation.

Which amendments are as follows:

Senate Amendment No. 1 to HOUSE BILL NO. 2621

Senate Amendment No. 3 to HOUSE BILL NO. 2621

Senate Amendment No. 4 to HOUSE BILL NO. 2621

Concurred in by the House, May 31, 2021.

JOHN W. HOLLMAN, Clerk of the House

A message from the House by

Mr. Hollman, Clerk:

Mr. President -- I am directed to inform the Senate that the House of Representatives has concurred with the Senate in the adoption of their amendment to a bill of the following title, to-wit:

HOUSE BILL NO. 2595

A bill for AN ACT concerning regulation.

Which amendment is as follows:

Senate Amendment No. 1 to HOUSE BILL NO. 2595

Concurred in by the House, May 31, 2021.

JOHN W. HOLLMAN, Clerk of the House

A message from the House by

Mr. Hollman, Clerk:

Mr. President -- I am directed to inform the Senate that the House of Representatives has concurred with the Senate in the adoption of their amendment to a bill of the following title, to-wit:

HOUSE BILL NO. 2553

A bill for AN ACT concerning criminal law.

Which amendment is as follows:

Senate Amendment No. 1 to HOUSE BILL NO. 2553

[May 31, 2021]

Concurred in by the House, May 31, 2021.

JOHN W. HOLLMAN, Clerk of the House

A message from the House by  
Mr. Hollman, Clerk:

Mr. President -- I am directed to inform the Senate that the House of Representatives has concurred with the Senate in the adoption of their amendment to a bill of the following title, to-wit:

HOUSE BILL NO. 2746

A bill for AN ACT concerning education.

Which amendment is as follows:

Senate Amendment No. 1 to HOUSE BILL NO. 2746

Concurred in by the House, May 31, 2021.

JOHN W. HOLLMAN, Clerk of the House

A message from the House by  
Mr. Hollman, Clerk:

Mr. President -- I am directed to inform the Senate that the House of Representatives has concurred with the Senate in the adoption of their amendment to a bill of the following title, to-wit:

HOUSE BILL NO. 2776

A bill for AN ACT concerning State government.

Which amendment is as follows:

Senate Amendment No. 1 to HOUSE BILL NO. 2776

Concurred in by the House, May 31, 2021.

JOHN W. HOLLMAN, Clerk of the House

A message from the House by  
Mr. Hollman, Clerk:

Mr. President -- I am directed to inform the Senate that the House of Representatives has concurred with the Senate in the adoption of their amendment to a bill of the following title, to-wit:

HOUSE BILL NO. 2806

A bill for AN ACT concerning local government.

Which amendment is as follows:

Senate Amendment No. 1 to HOUSE BILL NO. 2806

Concurred in by the House, May 31, 2021.

JOHN W. HOLLMAN, Clerk of the House

A message from the House by  
Mr. Hollman, Clerk:

Mr. President -- I am directed to inform the Senate that the House of Representatives has concurred with the Senate in the adoption of their amendments to a bill of the following title, to-wit:

HOUSE BILL NO. 2878

A bill for AN ACT concerning education.

Which amendments are as follows:

Senate Amendment No. 1 to HOUSE BILL NO. 2878

Senate Amendment No. 3 to HOUSE BILL NO. 2878

Concurred in by the House, May 31, 2021.

JOHN W. HOLLMAN, Clerk of the House

A message from the House by  
Mr. Hollman, Clerk:

Mr. President -- I am directed to inform the Senate that the House of Representatives has concurred with the Senate in the adoption of their amendment to a bill of the following title, to-wit:

HOUSE BILL NO. 3004

A bill for AN ACT concerning public employee benefits.

Which amendment is as follows:

Senate Amendment No. 2 to HOUSE BILL NO. 3004

[May 31, 2021]

Concurred in by the House, May 31, 2021.

JOHN W. HOLLMAN, Clerk of the House

A message from the House by  
Mr. Hollman, Clerk:

Mr. President -- I am directed to inform the Senate that the House of Representatives has concurred with the Senate in the adoption of their amendment to a bill of the following title, to-wit:

HOUSE BILL NO. 3174

A bill for AN ACT concerning State government.

Which amendment is as follows:

Senate Amendment No. 1 to HOUSE BILL NO. 3174

Concurred in by the House, May 31, 2021.

JOHN W. HOLLMAN, Clerk of the House

A message from the House by  
Mr. Hollman, Clerk:

Mr. President -- I am directed to inform the Senate that the House of Representatives has concurred with the Senate in the adoption of their amendments to a bill of the following title, to-wit:

HOUSE BILL NO. 3223

A bill for AN ACT concerning education.

Which amendments are as follows:

Senate Amendment No. 1 to HOUSE BILL NO. 3223

Senate Amendment No. 2 to HOUSE BILL NO. 3223

Concurred in by the House, May 31, 2021.

JOHN W. HOLLMAN, Clerk of the House

A message from the House by  
Mr. Hollman, Clerk:

Mr. President -- I am directed to inform the Senate that the House of Representatives has concurred with the Senate in the adoption of their amendment to a bill of the following title, to-wit:

HOUSE BILL NO. 3277

A bill for AN ACT concerning courts.

Which amendment is as follows:

Senate Amendment No. 1 to HOUSE BILL NO. 3277

Concurred in by the House, May 31, 2021.

JOHN W. HOLLMAN, Clerk of the House

A message from the House by  
Mr. Hollman, Clerk:

Mr. President -- I am directed to inform the Senate that the House of Representatives has concurred with the Senate in the adoption of their amendment to a bill of the following title, to-wit:

HOUSE BILL NO. 3295

A bill for AN ACT concerning civil law.

Which amendment is as follows:

Senate Amendment No. 1 to HOUSE BILL NO. 3295

Concurred in by the House, May 31, 2021.

JOHN W. HOLLMAN, Clerk of the House

A message from the House by  
Mr. Hollman, Clerk:

Mr. President -- I am directed to inform the Senate that the House of Representatives has concurred with the Senate in the adoption of their amendment to a bill of the following title, to-wit:

HOUSE BILL NO. 3308

A bill for AN ACT concerning regulation.

Which amendment is as follows:

Senate Amendment No. 1 to HOUSE BILL NO. 3308

Concurred in by the House, May 31, 2021.

JOHN W. HOLLMAN, Clerk of the House

A message from the House by  
Mr. Hollman, Clerk:

Mr. President -- I am directed to inform the Senate that the House of Representatives has concurred with the Senate in the adoption of their amendment to a bill of the following title, to-wit:

HOUSE BILL NO. 3355

A bill for AN ACT concerning criminal law.

Which amendment is as follows:

Senate Amendment No. 1 to HOUSE BILL NO. 3355

Concurred in by the House, May 31, 2021.

JOHN W. HOLLMAN, Clerk of the House

A message from the House by  
Mr. Hollman, Clerk:

Mr. President -- I am directed to inform the Senate that the House of Representatives has concurred with the Senate in the adoption of their amendment to a bill of the following title, to-wit:

HOUSE BILL NO. 3445

A bill for AN ACT concerning health.

Which amendment is as follows:

Senate Amendment No. 2 to HOUSE BILL NO. 3445

Concurred in by the House, May 31, 2021.

JOHN W. HOLLMAN, Clerk of the House

A message from the House by  
Mr. Hollman, Clerk:

Mr. President -- I am directed to inform the Senate that the House of Representatives has concurred with the Senate in the adoption of their amendment to a bill of the following title, to-wit:

HOUSE BILL NO. 3484

A bill for AN ACT concerning civil law.

Which amendment is as follows:

Senate Amendment No. 2 to HOUSE BILL NO. 3484

Concurred in by the House, May 31, 2021.

JOHN W. HOLLMAN, Clerk of the House

A message from the House by  
Mr. Hollman, Clerk:

Mr. President -- I am directed to inform the Senate that the House of Representatives has concurred with the Senate in the adoption of their amendment to a bill of the following title, to-wit:

HOUSE BILL NO. 3577

A bill for AN ACT concerning business.

Which amendment is as follows:

Senate Amendment No. 1 to HOUSE BILL NO. 3577

Concurred in by the House, May 31, 2021.

JOHN W. HOLLMAN, Clerk of the House

A message from the House by  
Mr. Hollman, Clerk:

Mr. President -- I am directed to inform the Senate that the House of Representatives has concurred with the Senate in the adoption of their amendment to a bill of the following title, to-wit:

HOUSE BILL NO. 3587

A bill for AN ACT concerning criminal law.

Which amendment is as follows:

Senate Amendment No. 5 to HOUSE BILL NO. 3587

Concurred in by the House, May 31, 2021.

[May 31, 2021]

JOHN W. HOLLMAN, Clerk of the House

A message from the House by  
Mr. Hollman, Clerk:

Mr. President -- I am directed to inform the Senate that the House of Representatives has concurred with the Senate in the adoption of their amendment to a bill of the following title, to-wit:

HOUSE BILL NO. 3598

A bill for AN ACT concerning regulation.

Which amendment is as follows:

Senate Amendment No. 1 to HOUSE BILL NO. 3598

Concurred in by the House, May 31, 2021.

JOHN W. HOLLMAN, Clerk of the House

A message from the House by  
Mr. Hollman, Clerk:

Mr. President -- I am directed to inform the Senate that the House of Representatives has concurred with the Senate in the adoption of their amendments to a bill of the following title, to-wit:

HOUSE BILL NO. 3739

A bill for AN ACT concerning safety.

Which amendments are as follows:

Senate Amendment No. 1 to HOUSE BILL NO. 3739

Senate Amendment No. 2 to HOUSE BILL NO. 3739

Concurred in by the House, May 31, 2021.

JOHN W. HOLLMAN, Clerk of the House

A message from the House by  
Mr. Hollman, Clerk:

Mr. President -- I am directed to inform the Senate that the House of Representatives has concurred with the Senate in the adoption of their amendment to a bill of the following title, to-wit:

HOUSE BILL NO. 3849

A bill for AN ACT concerning civil law.

Which amendment is as follows:

Senate Amendment No. 1 to HOUSE BILL NO. 3849

Concurred in by the House, May 31, 2021.

JOHN W. HOLLMAN, Clerk of the House

A message from the House by  
Mr. Hollman, Clerk:

Mr. President -- I am directed to inform the Senate that the House of Representatives has concurred with the Senate in the adoption of their amendment to a bill of the following title, to-wit:

HOUSE BILL NO. 3886

A bill for AN ACT concerning courts.

Which amendment is as follows:

Senate Amendment No. 1 to HOUSE BILL NO. 3886

Concurred in by the House, May 31, 2021.

JOHN W. HOLLMAN, Clerk of the House

A message from the House by  
Mr. Hollman, Clerk:

Mr. President -- I am directed to inform the Senate that the House of Representatives has concurred with the Senate in the adoption of their amendment to a bill of the following title, to-wit:

HOUSE BILL NO. 3895

A bill for AN ACT concerning criminal law.

Which amendment is as follows:

Senate Amendment No. 1 to HOUSE BILL NO. 3895

Concurred in by the House, May 31, 2021.

[May 31, 2021]

JOHN W. HOLLMAN, Clerk of the House

At the hour of 3:08 o'clock a.m., the Chair announced that the Senate stands adjourned until Tuesday, June 1, 2021, at 11:00 o'clock a.m.