

SENATE JOURNAL

STATE OF ILLINOIS

ONE HUNDRED SECOND GENERAL ASSEMBLY

57TH LEGISLATIVE DAY

TUESDAY, JUNE 15, 2021

12:58 O'CLOCK P.M.

NO. 57 [June 15, 2021]

SENATE Daily Journal Index 57th Legislative Day

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The Senate met pursuant to adjournment. Senator Bill Cunningham, Chicago, Illinois, presiding. Silent prayer was observed by all members of the Senate. Senator Bennett led the Senate in the Pledge of Allegiance.

Senator Johnson moved that reading and approval of the Journal of Tuesday, June 1, 2021, be postponed, pending arrival of the printed Journal.

The motion prevailed.

MESSAGES FROM THE PRESIDENT

OFFICE OF THE SENATE PRESIDENT DON HARMON STATE OF ILLINOIS

327 STATE CAPITOL SPRINGFIELD, ILLINOIS 62706 217-782-2728 160 N. LASALLE ST., STE. 720 CHICAGO, ILLINOIS 60601 312-814-2075

June 8, 2021

Mr. Tim Anderson Secretary of the Senate Room 401 State House Springfield, IL 62706

Dear Mr. Secretary:

Pursuant to Rule 2-10 and HJR 50, I am scheduling Senate session to convene on Tuesday, June 15, 2021.

If you have any questions, please contact my Chief of Staff Jake Butcher.

Sincerely, s/Don Harmon Don Harmon Senate President

cc: Senate Republican Leader Dan McConchie

OFFICE OF THE SENATE PRESIDENT DON HARMON STATE OF ILLINOIS

327 STATE CAPITOL SPRINGFIELD, ILLINOIS 62706 217-782-2728 160 N. LASALLE ST., STE. 720 CHICAGO, ILLINOIS 60601 312-814-2075

June 14, 2021

Mr. Tim Anderson Secretary of the Senate Room 401 State House Springfield, IL 62706 Dear Mr. Secretary:

Pursuant to Rule 2-10 and HJR 50, I am scheduling Senate session to convene at 12:30 PM on Tuesday, June 15, 2021.

If you have any questions, please contact my Chief of Staff Jake Butcher.

Sincerely, s/Don Harmon Don Harmon Senate President

cc: Senate Republican Leader Dan McConchie

REPORTS RECEIVED

The Secretary placed before the Senate the following reports:

IDVA and USDVA Quincy Communication Emails from 4-22-21 through 5-3-21, submitted by the Department of Veterans Affairs.

Annual Report on Cable and Video Service June 2021, submitted by the Illinois Commerce Commission.

Report on Breast Reconstruction and Prostheses Options and Education, submitted by the Department of Public Health.

The foregoing reports were ordered received and placed on file with the Secretary's Office.

LEGISLATIVE MEASURES FILED

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

Amendment No. 2 to House Bill 1738 Amendment No. 2 to House Bill 2947

PRESENTATION OF RESOLUTIONS

SENATE RESOLUTION NO. 346

Offered by Senator Anderson and all Senators: Mourns the passing of Matthew R. "Matt" Moon Sr.

SENATE RESOLUTION NO. 347

Offered by Senator Anderson and all Senators: Mourns the death of Donald Schillinger.

SENATE RESOLUTION NO. 348

Offered by Senator Anderson and all Senators: Mourns the passing of Lawrence H. "Larry" Hinzman.

SENATE RESOLUTION NO. 350

Offered by Senator Hunter and all Senators:

Mourns the passing of Janet Denise Kelly.

SENATE RESOLUTION NO. 351

Offered by Senator Bennett and all Senators: Mourns the death of Dr. James Burnett.

SENATE RESOLUTION NO. 352

Offered by Senator Bennett and all Senators: Mourns the passing of Martha Ann (Mealer) Smith.

SENATE RESOLUTION NO. 353

Offered by Senator Anderson and all Senators: Mourns the death of Oscar Carlson.

SENATE RESOLUTION NO. 354

Offered by Senator Anderson and all Senators: Mourns the death of Donald Rursch.

SENATE RESOLUTION NO. 355

Offered by Senator Anderson and all Senators: Mourns the death of Robert Mills.

SENATE RESOLUTION NO. 356

Offered by Senator Wilcox and all Senators: Mourns the passing of Raphael "Ralph" Diederich.

SENATE RESOLUTION NO. 357

Offered by Senator Wilcox and all Senators: Mourns the passing of Michael David "Mike" Linderman.

SENATE RESOLUTION NO. 358

Offered by Senator Wilcox and all Senators: Mourns the passing of Thomas M. McCormack.

SENATE RESOLUTION NO. 359

Offered by Senator Wilcox and all Senators: Mourns the passing of Katherine C. Schultz.

SENATE RESOLUTION NO. 360

Offered by Senator Wilcox and all Senators: Mourns the passing of Joseph "Pat" Stanek.

SENATE RESOLUTION NO. 361

Offered by Senator Koehler and all Senators: Mourns the death of Lori S. Weiss.

SENATE RESOLUTION NO. 362

Offered by Senator Anderson and all Senators: Mourns the death of Larry W. Hartman.

SENATE RESOLUTION NO. 363

Offered by Senator Rose and all Senators: Mourns the death of Noel Charles Dicks of Arthur.

SENATE RESOLUTION NO. 364

Offered by Senator Koehler and all Senators:

Mourns the passing of Benedict "Ben" Dwyer.

SENATE RESOLUTION NO. 365

Offered by Senator Rose and all Senators: Mourns the passing of David Alan "Dave" Swickard.

SENATE RESOLUTION NO. 366

Offered by Senator Johnson and all Senators: Mourns the death of Alice Hernandez.

SENATE RESOLUTION NO. 367

Offered by Senator Anderson and all Senators: Mourns the death of James Joseph "Jim" Coryn of Moline.

SENATE RESOLUTION NO. 368

Offered by Senator Anderson and all Senators: Mourns the death of Danny Jackson.

SENATE RESOLUTION NO. 369

Offered by Senator Anderson and all Senators: Mourns the passing of James Ray "Jim" Fidlar.

By unanimous consent, the foregoing resolutions were referred to the Resolutions Consent Calendar.

Senator Johnson offered the following Senate Resolution, which was referred to the Committee on Assignments:

SENATE RESOLUTION NO. 345

WHEREAS, From a very young age, Richard "Rick" Drazner was groomed for a life-long commitment to "service above self"; he harnessed those skills in to a 25-plus year commitment to serving the residents and businesses in the Village of Buffalo Grove; he was a dedicated public servant, a business leader, a religious leader, and a great friend to many in his community; and

WHEREAS, Rick Drazner was a true community servant; he was one of those unsung heroes and was instrumental to the enhancement, betterment, and improvement of his great community; he was a member of the Rotary Club of Buffalo Grove for 25 years, serving as president in 2004 to 2005; for years, he was instrumental in providing vocational scholarships; he attended numerous fund-raising events and district conferences and the Rotary International Conference in Chicago in 2005; he could always be found with a contagious smile at the various Rotary, park district, and chamber of commerce events; he lived to support the park district programs, enhance the chamber of commerce, and help the Rotary raise money so that others could benefit; and

WHEREAS, During his public service capacity as a commissioner of the Buffalo Grove Park District for 20 years, Rick Drazner was instrumental in the growth and development of many great parks, such as Willow Stream Park, Mike Rylko Park, and Kendrigan Field at Twin Creeks Park, which is a Buddy Baseball field; he was involved in the growth of many of the facilities, such as the fitness center, the golf dome, and the community arts center, where one of his favorite programs, Broadway Buddies, was developed; these improvements prominently factored into reasons why the Village of Buffalo Grove is given the perennial ranking in the top 50 best towns in the nation to live and the best Chicago suburb to raise a family; in addition to his innovative and active leadership on the park board, he attained the designation of Master Board Member by the Illinois Association of Park Districts for his outstanding service, leadership, and dedication to advancing parks, recreation, conservation, and special recreation agencies throughout Illinois; and

WHEREAS, Rick Drazner had been engaged in the business community as a leader for more than 25 years; he was a member of the Buffalo Grove Lincolnshire Chamber of Commerce for 25-plus years, and he served as president, vice president, treasurer, and director over the years; during his tenure as the president of the chamber of commerce, he enhanced the speaker education program, initiated innovative programs to add value to members' investment, and created an awareness initiative to highlight and promote businesses in Buffalo Grove; and

WHEREAS, Rick Drazner embraced the Buffalo Grove community as a religious leader as well; he served as president and vice president of his temple, Congregation Beth Judea, and taught religious study courses during service; numerous young adults in his community remember him as their camp counselor and remember how he positively impacted their lives; and

WHEREAS, Rick Drazner truly exemplified the spirit of a selfless public servant; he was actively engaged in service because serving others was a part of his DNA; he wanted to make the world a little better each day, and he served at the highest level so that Buffalo Grove and the world community was ameliorated through the great service that he consistently provided for 25-plus years; he did all of this with an incredibly positive attitude and always with his special humor to keep people smiling; and

WHEREAS, Rick Drazner passed away on April 5, 2019, three days after being reelected to the park board of commissioners; Twin Creeks Park, the park where a celebration is being held in his honor, is being renamed the "Rick Drazner Park"; and

WHEREAS, Rick Drazner was a loving husband and father; he was a Rotarian, a park district commissioner, and a chamber of commerce member, and he was active with Congregation Beth Judea; most of all, he was a giver of himself and a friend to all around him, and he supported and deeply believed in service above self; therefore, be it

RESOLVED, BY THE SENATE OF THE ONE HUNDRED SECOND GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we mourn the passing of Rick Drazner and declare July 10, 2021 as "Rick Drazner Day" in the State of Illinois; and be it further

RESOLVED, That suitable copies of this resolution be presented to the family of Rick Drazner and the Village of Buffalo Grove.

Senator Tracy offered the following Senate Resolution, which was referred to the Committee on Assignments:

SENATE RESOLUTION NO. 349

WHEREAS, During World War II's Battle of the Bulge, American forces at Hosingen, Luxembourg made a heroic stand against overwhelming odds, which bought critical time for Allied troops and stalled Hitler's efforts to break the Allied advance; Enoch "Nick" Scull Jr. of Sandwich was one of 300 soldiers who fought in Hosingen; and

WHEREAS, Nick Scull was born on a farm outside of Plano in August 1924; he served in the U.S. Army as a combat engineer with the 103rd Combat Engineer Battalion of the 28th Infantry Division during World War II; during his service, he fought in many battles in Northern Europe, most notably D-Day and the Battle of the Bulge; and

WHEREAS, Alongside his fellow soldiers, Nick Scull held back numerically superior enemy troops against overwhelming odds for two and a half days at Hosingen until the detachment's ammunition was exhausted; and

WHEREAS, Nick Scull, in addition to setting defensive land mines and neutralizing enemy mines, commanded a machine gun nest during the crucial days in Hosingen; and

WHEREAS, After exhausting their food, water, and ammunition, Nick Scull and the rest of the American forces in Hosingen were ordered to surrender and were captured by the Germans; and

WHEREAS, After his capture, Nick Scull was confined to three German prisoner of war camps, where he lost 55 pounds and suffered from frostbite; and

WHEREAS, Nick Scull has received several honors for his bravery and service, including two Purple Hearts for injuries received; he was granted the rank of a Knight of the Legion of Honor by the French government in 2019 in recognition of the sacrifices he made and valor he displayed in liberating France from the horrors of National Socialism; and

WHEREAS, Nick Scull will be awarded the Order of Merit Medal of the Grand Duchy of Luxembourg for his defense of Luxembourg at Hosingen during the Battle of the Bulge, and the award ceremony will take place at the Quincy Veterans' Home on June 12, 2022; and

WHEREAS, The people of Illinois desire to join the people of Luxembourg in honoring and thanking Nick Scull for his valor and courage in risking his life to confront the menace of National Socialism; therefore, be it

RESOLVED, BY THE SENATE OF THE ONE HUNDRED SECOND GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we declare August 12, 2021 as The Heroes of Hosingen Day in the State of Illinois and request the day be celebrated with appropriate events and activities; and be it further

RESOLVED, That a suitable copy of this resolution be presented to Enoch "Nick" Scull Jr. as an expression of our esteem and respect.

REPORT FROM STANDING COMMITTEE

Senator Murphy, Chair of the Committee on Executive Appointments, to which was referred Appointment Messages Numbered 1010452, 1010454, 1010455, 1010456 and 1010460, reported the same back with the recommendation that the Senate do consent.

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

APPOINTMENT MESSAGES

Appointment Message No. 1020184

To the Honorable Members of the Senate, One Hundred Second General Assembly:

I, JB Pritzker, Governor, am nominating and, having sought the advice of the Senate and by and with the consent of the Senate, appointing the following named individual to the office enumerated below. The consent of this Honorable Body is respectfully requested.

Title of Office: Member

Agency or Other Body: Mid-America Intermodal Authority Port District Board

Start Date: June 2, 2021

End Date: June 1, 2022

Name: Henry Brownback

Residence: 717 W. Main St., Ashland, IL 62612

Annual Compensation: Expenses, Compensation set by the Board at an amount not to exceed \$20,000 annually

Per diem: Not Applicable

Nominee's Senator: Senator Jil Tracy

Most Recent Holder of Office: Henry Brownback

Superseded Appointment Message: Not Applicable

Appointment Message No. 1020185

To the Honorable Members of the Senate, One Hundred Second General Assembly:

I, JB Pritzker, Governor, am nominating and, having sought the advice of the Senate and by and with the consent of the Senate, appointing the following named individual to the office enumerated below. The consent of this Honorable Body is respectfully requested.

Title of Office: Member

Agency or Other Body: Abraham Lincoln Presidential Library and Museum Board of Trustees

Start Date: June 2, 2021

End Date: October 15, 2025

Name: Tiffany Mathis

Residence: 118 N. State St., Springfield, IL 62702

Annual Compensation: Expenses

Per diem: Not Applicable

Nominee's Senator: Senator Doris Turner

Most Recent Holder of Office: Ray LaHood

Superseded Appointment Message: Not Applicable

Appointment Message No. 1020186

To the Honorable Members of the Senate, One Hundred Second General Assembly:

I, JB Pritzker, am nominating and, having sought the advice of the Senate and by and with the consent of the Senate, appointing the following named individual to the office enumerated below. The consent of this Honorable Body is respectfully requested.

Title of Office: Member

Agency or Other Body: Quality Care Board

Start Date: June 2, 2021

End Date: November 3, 2023

Name: Saul Morse

Residence: 1701 Illini Road, Springfield, Illinois 62704

Annual Compensation: Expenses

Per diem: Not Applicable

Nominee's Senator: Senator Steve McClure

Most Recent Holder of Office: Brian Dunn

Superseded Appointment Message: Not Applicable

Appointment Message No. 1020187

To the Honorable Members of the Senate, One Hundred Second General Assembly:

I, JB Pritzker, am nominating and, having sought the advice of the Senate and by and with the consent of the Senate, appointing the following named individual to the office enumerated below. The consent of this Honorable Body is respectfully requested.

Title of Office: Member

Agency or Other Body: Torture Inquiry and Relief Commission

Start Date: June 2, 2021

End Date: December 31, 2023

Name: Liliana Dago

Residence: 5826 North Whipple, Chicago, Illinois 60659

Annual Compensation: Expenses

Per diem: Not Applicable

Nominee's Senator: Senator Mike Simmons

Most Recent Holder of Office: Timothy O'Neill

Superseded Appointment Message: Not Applicable

Appointment Message No. 1020188

To the Honorable Members of the Senate, One Hundred Second General Assembly:

I, JB Pritzker, Governor, am nominating and, having sought the advice of the Senate and by and with the consent of the Senate, appointing the following named individual to the office enumerated below. The consent of this Honorable Body is respectfully requested.

Title of Office: Member

Agency or Other Body: Human Rights Commission

Start Date: June 3, 2021 End Date: January 16, 2023 Name: Mona Noriega Residence: 4421 N. Harding Ave., Chicago, IL 60625 Annual Compensation: \$128,000 Per diem: Not Applicable Nominee's Senator: Senator Cristina H. Pacione-Zayas Most Recent Holder of Office: James Ferg-Cadima

Superseded Appointment Message: Not Applicable

Appointment Message No. 1020189

To the Honorable Members of the Senate, One Hundred Second General Assembly:

I, JB Pritzker, am nominating and, having sought the advice of the Senate and by and with the consent of the Senate, appointing the following named individual to the office enumerated below. The consent of this Honorable Body is respectfully requested.

Title of Office: Member

Agency or Other Body: State Board of Health

Start Date: June 3, 2021

End Date: November 1, 2022

Name: Karen Phelan

Residence: 1010 West Polk Street, Chicago, Illinois 60607

Annual Compensation: Expenses

Per diem: \$150 not to exceed \$10,000 per annum

Nominee's Senator: Senator Patricia Van Pelt

Most Recent Holder of Office: Karen Phelan

Superseded Appointment Message: Not Applicable

Appointment Message No. 1020190

To the Honorable Members of the Senate, One Hundred Second General Assembly:

I, JB Pritzker, am nominating and, having sought the advice of the Senate and by and with the consent of the Senate, appointing the following named individual to the office enumerated below. The consent of this Honorable Body is respectfully requested.

Title of Office: Member

Agency or Other Body: Illinois Guardianship and Advocacy Commission

Start Date: June 4, 2021

End Date: June 30, 2022

Name: Kathryn Eisenhart

Residence: 17 Hawthorne Lane, Springfield, Illinois 62712

Annual Compensation: Expenses

Per diem: Not Applicable

Nominee's Senator: Senator Doris Turner

Most Recent Holder of Office: Kathryn Eisenhart

Superseded Appointment Message: Not Applicable

Appointment Message No. 1020191

To the Honorable Members of the Senate, One Hundred Second General Assembly:

I, JB Pritzker, am nominating and, having sought the advice of the Senate and by and with the consent of the Senate, appointing the following named individual to the office enumerated below. The consent of this Honorable Body is respectfully requested.

Title of Office: Member

Agency or Other Body: Illinois Criminal Justice Information Authority

Start Date: June 7, 2021

End Date: January 16, 2023

Name: Carmen Terrones

Residence: 1004 Newberry Avenue, LaGrange Park, Illinois 60526

Annual Compensation: Expenses

Per diem: Not Applicable

Nominee's Senator: Senator Kimberly A. Lightford

Most Recent Holder of Office: Carmen Terrones

Superseded Appointment Message: Not Applicable

Appointment Message No. 1020192

To the Honorable Members of the Senate, One Hundred Second General Assembly:

I, JB Pritzker, am nominating and, having sought the advice of the Senate and by and with the consent of the Senate, appointing the following named individual to the office enumerated below. The consent of this Honorable Body is respectfully requested.

Title of Office: Commissioner

Agency or Other Body: Liquor Control Commission

Start Date: June 8, 2021

End Date: January 31, 2024

Name: Steven M. Powell

Residence: 1112 Tracy Lane, Libertyville, Illinois 60048

Annual Compensation: \$34,870

Per diem: Not Applicable

Nominee's Senator: Senator Dan McConchie

Most Recent Holder of Office: Steven M. Powell

Superseded Appointment Message: Not Applicable

Appointment Message No. 1020193

To the Honorable Members of the Senate, One Hundred Second General Assembly:

I, JB Pritzker, Governor, am nominating and, having sought the advice of the Senate and by and with the consent of the Senate, appointing the following named individual to the office enumerated below. The consent of this Honorable Body is respectfully requested.

Title of Office: Member

Agency or Other Body: Will County Metropolitan Exposition and Auditorium Authority

Start Date: June 9, 2021

End Date: December 1, 2024

Name: William Kent

Residence: 1237 Wildflower Cir., Shorewood, IL 60404

Annual Compensation: Expenses

Per diem: Not Applicable

Nominee's Senator: Senator Meg Loughran Cappel

Most Recent Holder of Office: Thomas Osterberger

Superseded Appointment Message: Not Applicable

Appointment Message No. 1020194

To the Honorable Members of the Senate, One Hundred Second General Assembly:

I, JB Pritzker, Governor, am nominating and, having sought the advice of the Senate and by and with the consent of the Senate, appointing the following named individual to the office enumerated below. The consent of this Honorable Body is respectfully requested.

Title of Office: Public Administrator and Public Guardian

Agency or Other Body: Jersey County

Start Date: June 14, 2021

End Date: December 4, 2021

Name: Scott Schultz

Residence: 201 W. Pearl St., Jerseyville, IL 62052

Annual Compensation: Unsalaried

Per diem: Not Applicable

Nominee's Senator: Senator Steve McClure

Most Recent Holder of Office: Barbara Collins

Superseded Appointment Message: Not Applicable

Appointment Message No. 1020195

To the Honorable Members of the Senate, One Hundred Second General Assembly:

I, JB Pritzker, Governor, am nominating and, having sought the advice of the Senate and by and with the consent of the Senate, appointing the following named individual to the office enumerated below. The consent of this Honorable Body is respectfully requested.

Title of Office: Public Administrator and Public Guardian

Agency or Other Body: Jersey County

Start Date: December 4, 2021

End Date: December 4, 2025

Name: Scott Schultz

Residence: 201 W. Pearl St., Jerseyville, IL 62052

Annual Compensation: Unsalaried

Per diem: Not Applicable

Nominee's Senator: Senator Steve McClure

Most Recent Holder of Office: Scott Schultz

Superseded Appointment Message: Not Applicable

Appointment Message No. 1020196

To the Honorable Members of the Senate, One Hundred Second General Assembly:

I, JB Pritzker, Governor, am nominating and, having sought the advice of the Senate and by and with the consent of the Senate, appointing the following named individual to the office enumerated below. The consent of this Honorable Body is respectfully requested.

Title of Office: Public Administrator and Public Guardian

Agency or Other Body: Jo Daviess County

Start Date: June 14, 2021

End Date: December 4, 2021

Name: Sharon Rudy

Residence: 319 Spring Creek Rd., Rockford, IL 61107

Annual Compensation: Unsalaried

Per diem: Not Applicable

Nominee's Senator: Senator Steve Stadelman

Most Recent Holder of Office: Anthony Quinn

Superseded Appointment Message: Not Applicable

Appointment Message No. 1020197

To the Honorable Members of the Senate, One Hundred Second General Assembly:

I, JB Pritzker, Governor, am nominating and, having sought the advice of the Senate and by and with the consent of the Senate, appointing the following named individual to the office enumerated below. The consent of this Honorable Body is respectfully requested.

Title of Office: Public Administrator and Public Guardian

Agency or Other Body: Jo Daviess County

Start Date: December 4, 2021

End Date: December 4, 2025

Name: Sharon Rudy

Residence: 319 Spring Creek Rd., Rockford, IL 61107

Annual Compensation: Unsalaried

Per diem: Not Applicable

Nominee's Senator: Senator Steve Stadelman

Most Recent Holder of Office: Sharon Rudy

Superseded Appointment Message: Not Applicable

Appointment Message No. 1020198

To the Honorable Members of the Senate, One Hundred Second General Assembly:

I, JB Pritzker, Governor, am nominating and, having sought the advice of the Senate and by and with the consent of the Senate, appointing the following named individual to the office enumerated below. The consent of this Honorable Body is respectfully requested.

Title of Office: Public Administrator and Public Guardian

Agency or Other Body: Ogle County

Start Date: June 14, 2021

End Date: December 4, 2021

Name: Sharon Rudy

Residence: 319 Spring Creek Rd., Rockford, IL 61107

Annual Compensation: Unsalaried

Per diem: Not Applicable

Nominee's Senator: Senator Steve Stadelman

Most Recent Holder of Office: John Havens

Superseded Appointment Message: Not Applicable

Appointment Message No. 1020199

To the Honorable Members of the Senate, One Hundred Second General Assembly:

I, JB Pritzker, Governor, am nominating and, having sought the advice of the Senate and by and with the consent of the Senate, appointing the following named individual to the office enumerated below. The consent of this Honorable Body is respectfully requested.

Title of Office: Public Administrator and Public Guardian

Agency or Other Body: Ogle County

Start Date: December 4, 2021

End Date: December 4, 2025

Name: Sharon Rudy

Residence: 319 Spring Creek Rd., Rockford, IL 61107

Annual Compensation: Unsalaried

Per diem: Not Applicable

Nominee's Senator: Senator Steve Stadelman

Most Recent Holder of Office: Sharon Rudy

Superseded Appointment Message: Not Applicable

Appointment Message No. 1020200

To the Honorable Members of the Senate, One Hundred Second General Assembly:

I, JB Pritzker, Governor, am nominating and, having sought the advice of the Senate and by and with the consent of the Senate, appointing the following named individual to the office enumerated below. The consent of this Honorable Body is respectfully requested.

Title of Office: Public Administrator and Public Guardian

Agency or Other Body: Stephenson County

Start Date: June 14, 2021

End Date: December 4, 2021

Name: Sharon Rudy

Residence: 319 Spring Creek Rd., Rockford, IL 61107

Annual Compensation: Unsalaried

Per diem: Not Applicable

Nominee's Senator: Senator Steve Stadelman

Most Recent Holder of Office: Charles Robinson

Superseded Appointment Message: Not Applicable

Appointment Message No. 1020201

To the Honorable Members of the Senate, One Hundred Second General Assembly:

I, JB Pritzker, Governor, am nominating and, having sought the advice of the Senate and by and with the consent of the Senate, appointing the following named individual to the office enumerated below. The consent of this Honorable Body is respectfully requested.

Title of Office: Public Administrator and Public Guardian

Agency or Other Body: Stephenson County

Start Date: December 4, 2021

End Date: December 4, 2025

Name: Sharon Rudy

Residence: 319 Spring Creek Rd., Rockford, IL 61107

Annual Compensation: Unsalaried

Per diem: Not Applicable

Nominee's Senator: Senator Steve Stadelman

Most Recent Holder of Office: Sharon Rudy

Superseded Appointment Message: Not Applicable

Under the rules, the foregoing Appointment Messages were referred to the Committee on Executive Appointments.

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

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

At the hour of 1:04 o'clock p.m., the Chair announced that the Senate stand at recess subject to the call of the Chair.

AFTER RECESS

At the hour of 2:45 o'clock p.m., the Senate resumed consideration of business. Senator Koehler, presiding.

PRESENTATION OF RESOLUTIONS

SENATE RESOLUTION NO. 370

Offered by Senator Joyce and all Senators: Mourns the passing of Mario John Sebastiani.

SENATE RESOLUTION NO. 371

Offered by Senator Joyce and all Senators: Mourns the death of Rev. Louis A. Barnes of Pembroke Township.

By unanimous consent, the foregoing resolutions were referred to the Resolutions Consent Calendar.

MOTION

Senator Murphy moved that pursuant to Senate Rule 4-1(e), Senators Ellman, Harris, Hunter, E. Jones III, Plummer, Rose, Sims, Stewart, Van Pelt and Wilcox be allowed to remotely participate and vote in today's session.

The motion prevailed.

Senator Murphy, Chair of the Committee on Executive Appointments, moved that the Senate resolve itself into Executive Session to consider the report of that Committee relative to the appointment messages. The motion prevailed.

EXECUTIVE SESSION

Senator Murphy, Chair of the Committee on Executive Appointments, to which was referred Appointment Message No. 1020050, reported the same back with the recommendation that the Senate consent to the following appointment:

Appointment Message No. 1020050

To the Honorable Members of the Senate, One Hundred Second General Assembly:

I, JB Pritzker, Governor, am nominating and, having sought the advice of the Senate and by and with the consent of the Senate, appointing the following named individual to the office enumerated below. The consent of this Honorable Body is respectfully requested.

Title of Office: Director

Agency or Other Body: Illinois Department of Children and Family Services

Start Date: March 16, 2021

End Date: January 16, 2023

Name: Marc Smith

Residence: 3516 Thoroughbred Ln., Joliet, IL 60435

Annual Compensation: \$176,908 per annum

Per diem: Not Applicable

Nominee's Senator: Senator Meg Loughran Cappel

Most Recent Holder of Office: Reappointment

Superseded Appointment Message: Not Applicable

Senator Murphy moved that the Senate consent to the foregoing appointment. And on that motion, a call of the roll was had resulting as follows:

YEAS 56; NAYS None.

The following voted in the affirmative:

Anderson	DeWitte	Landek	Stadelman
Aquino	Ellman	Lightford	Stoller
Bailey	Feigenholtz	Loughran Cappel	Syverson
Barickman	Fine	Martwick	Tracy
Belt	Fowler	McClure	Turner, D.
Bennett	Gillespie	McConchie	Turner, S.

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

The motion prevailed.

Whereupon the President of the Senate announced confirmation of the foregoing appointment.

Senator Murphy, Chair of the Committee on Executive Appointments, to which was referred Appointment Message No. 1020165, reported the same back with the recommendation that the Senate consent to the following appointment:

Appointment Message No. 1020165

To the Honorable Members of the Senate, One Hundred Second General Assembly:

I, JB Pritzker, Governor, am nominating and, having sought the advice of the Senate and by and with the consent of the Senate, appointing the following named individual to the office enumerated below. The consent of this Honorable Body is respectfully requested.

Title of Office: Member

Agency or Other Body: State Board of Elections

Start Date: July 1, 2021

End Date: June 30, 2025

Name: Ian Linnabary

Residence: 2118 Oaklawn Ave., Rockford, IL 61107

Annual Compensation: \$38,473 per annum

Per diem: Not Applicable

Nominee's Senator: Senator Steve Stadelman

Most Recent Holder of Office: Ian Linnabary

Superseded Appointment Message: Not Applicable

Senator Murphy moved that the Senate consent to the foregoing appointment. And on that motion, a call of the roll was had resulting as follows:

> Stadelman Stewart

YEAS 57; NAYS None.

The following voted in the affirmative:

Anderson	DeWitte	Landek
Aquino	Ellman	Lightford

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

The motion prevailed.

Whereupon the President of the Senate announced confirmation of the foregoing appointment.

Senator Murphy, Chair of the Committee on Executive Appointments, to which was referred Appointment Message No. 1020166, reported the same back with the recommendation that the Senate consent to the following appointment:

Appointment Message No. 1020166

To the Honorable Members of the Senate, One Hundred Second General Assembly:

I, JB Pritzker, Governor, am nominating and, having sought the advice of the Senate and by and with the consent of the Senate, appointing the following named individual to the office enumerated below. The consent of this Honorable Body is respectfully requested.

Title of Office: Member

Agency or Other Body: State Board of Elections

Start Date: July 1, 2021

End Date: June 30, 2025

Name: Catherine McCrory Rossmiller

Residence: 339 6th Ave., LaGrange, IL 60525

Annual Compensation: \$38,473 per annum

Per diem: Not Applicable

Nominee's Senator: Senator Kimberly A. Lightford

Most Recent Holder of Office: Katherine O'Brien

Superseded Appointment Message: Not Applicable

Senator Murphy moved that the Senate consent to the foregoing appointment. And on that motion, a call of the roll was had resulting as follows:

YEAS 58; NAYS None.

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

The following voted in the affirmative:

The motion prevailed.

Whereupon the President of the Senate announced confirmation of the foregoing appointment.

Senator Murphy, Chair of the Committee on Executive Appointments, to which was referred Appointment Message No. 1020167, reported the same back with the recommendation that the Senate consent to the following appointment:

Appointment Message No. 1020167

To the Honorable Members of the Senate, One Hundred Second General Assembly:

I, JB Pritzker, Governor, am nominating and, having sought the advice of the Senate and by and with the consent of the Senate, appointing the following named individual to the office enumerated below. The consent of this Honorable Body is respectfully requested.

Title of Office: Member

Agency or Other Body: State Board of Elections

Start Date: July 1, 2021

End Date: June 30, 2025

Name: Rick S. Terven Sr.

Residence: 66 N. Fox Mill Ln., Springfield, IL 62712

Annual Compensation: \$38,473 per annum

Per diem: Not Applicable

Nominee's Senator: Senator Steve McClure

Most Recent Holder of Office: Charles Scholz

Superseded Appointment Message: Not Applicable

Senator Murphy moved that the Senate consent to the foregoing appointment. And on that motion, a call of the roll was had resulting as follows:

YEAS 57; NAYS None.

The following voted in the affirmative:

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

The motion prevailed.

Whereupon the President of the Senate announced confirmation of the foregoing appointment.

Senator Murphy, Chair of the Committee on Executive Appointments, to which was referred Appointment Message No. 1020168, reported the same back with the recommendation that the Senate consent to the following appointment:

Appointment Message No. 1020168

To the Honorable Members of the Senate, One Hundred Second General Assembly:

I, JB Pritzker, Governor, am nominating and, having sought the advice of the Senate and by and with the consent of the Senate, appointing the following named individual to the office enumerated below. The consent of this Honorable Body is respectfully requested.

Title of Office: Member

Agency or Other Body: State Board of Elections

Start Date: July 1, 2021

End Date: June 30, 2025

Name: Casandra Watson

Residence: 8259 S. Carpenter St., Chicago, IL 60620

Annual Compensation: \$38,473 per annum

Per diem: Not Applicable

Nominee's Senator: Senator Jacqueline Y. Collins

Most Recent Holder of Office: Casandra Watson

Superseded Appointment Message: Not Applicable

Senator Murphy moved that the Senate consent to the foregoing appointment. And on that motion, a call of the roll was had resulting as follows:

YEAS 59; NAYS None.

The following voted in the affirmative:

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

The motion prevailed.

Whereupon the President of the Senate announced confirmation of the foregoing appointment.

Senator Murphy, Chair of the Committee on Executive Appointments, to which was referred Appointment Message No. 1010452, reported the same back with the recommendation that the Senate consent to the following appointment:

Appointment Message No. 1010452

To the Honorable Members of the Senate, One Hundred Second General Assembly:

I, JB Pritzker, am nominating and, having sought the advice of the Senate and by and with the consent of the Senate, appointing the following named individual to the office enumerated below. The consent of this Honorable Body is respectfully requested.

Title of Office: Commissioner

Agency or Other Body: Concealed Carry Licensing Review Board

Start Date: January 24, 2020

End Date: January 8, 2024

Name: Inger Burnett-Zeigler

Residence: 525 S. Dearborn St., Apt. 401, Chicago, IL 60605

Annual Compensation: \$38,473

Per diem: Not Applicable

Nominee's Senator: Senator Mattie Hunter

Most Recent Holder of Office: Stephen Dinwiddie

Superseded Appointment Message: Not Applicable

Senator Murphy moved that the Senate consent to the foregoing appointment. And on that motion, a call of the roll was had resulting as follows:

YEAS 55; NAYS 2.

The following voted in the affirmative:

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

The following voted in the negative:

Rose Wilcox

> The motion prevailed. Whereupon the President of the Senate announced confirmation of the foregoing appointment.

Senator Murphy, Chair of the Committee on Executive Appointments, to which was referred Appointment Message No. 1010454, reported the same back with the recommendation that the Senate consent to the following appointment:

Appointment Message No. 1010454

To the Honorable Members of the Senate, One Hundred Second General Assembly:

I, JB Pritzker, am nominating and, having sought the advice of the Senate and by and with the consent of the Senate, appointing the following named individual to the office enumerated below. The consent of this Honorable Body is respectfully requested.

Title of Office: Member

Agency or Other Body: Illinois State Medical Disciplinary Board

Start Date: January 24, 2020

End Date: January 1, 2024

Name: Umang S. Patel

Residence: 8585 Timber Ridge Dr., Burr Ridge, IL 60527

Annual Compensation: Expenses

Per diem: Determined by Secretary

Nominee's Senator: Senator John F. Curran

Most Recent Holder of Office: Sarita Massey

Superseded Appointment Message: Not Applicable

Senator Murphy moved that the Senate consent to the foregoing appointment. And on that motion, a call of the roll was had resulting as follows:

YEAS 59; NAYS None.

The following voted in the affirmative:

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

The motion prevailed.

Whereupon the President of the Senate announced confirmation of the foregoing appointment.

Senator Murphy, Chair of the Committee on Executive Appointments, to which was referred Appointment Message No. 1010455, reported the same back with the recommendation that the Senate consent to the following appointment:

Appointment Message No. 1010455

To the Honorable Members of the Senate, One Hundred Second General Assembly:

I, JB Pritzker, Governor, am nominating and, having sought the advice of the Senate and by and with the consent of the Senate, appointing the following named individual to the office enumerated below. The consent of this Honorable Body is respectfully requested.

Title of Office: Member

Agency or Other Body: Illinois State Medical Disciplinary Board

Start Date: January 24, 2020

End Date: December 31, 2021

Name: Sreenivas G. Reddy

Residence: 6699 S. County Line Rd., Burr Ridge, IL 60527

Annual Compensation: Expenses

Per diem: Determined by Secretary

Nominee's Senator: Senator John F. Curran

Most Recent Holder of Office: Joseph Szokol

Superseded Appointment Message: Not Applicable

Senator Murphy moved that the Senate consent to the foregoing appointment. And on that motion, a call of the roll was had resulting as follows:

YEAS 58; NAYS None.

The following voted in the affirmative:

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

The motion prevailed.

Whereupon the President of the Senate announced confirmation of the foregoing appointment.

Senator Murphy, Chair of the Committee on Executive Appointments, to which was referred Appointment Message No. 1010456, reported the same back with the recommendation that the Senate consent to the following appointment:

Appointment Message No. 1010456

To the Honorable Members of the Senate, One Hundred Second General Assembly:

I, JB Pritzker, am nominating and, having sought the advice of the Senate and by and with the consent of the Senate, appointing the following named individual to the office enumerated below. The consent of this Honorable Body is respectfully requested.

Title of Office: Member

Agency or Other Body: Guardianship and Advocacy Commission

Start Date: January 24, 2020

End Date: June 30, 2022

Name: Thomas M. Bennett

Residence: 540 Clover Ct., Gibson City, IL 60936

Annual Compensation: Expenses

Per diem: Not Applicable

Nominee's Senator: Senator Jason A. Barickman

Most Recent Holder of Office: Michael McAuliffe

Superseded Appointment Message: Not Applicable

Senator Murphy moved that the Senate consent to the foregoing appointment. And on that motion, a call of the roll was had resulting as follows:

YEAS 58; NAYS None; Present 1.

The following voted in the affirmative:

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

The following voted present:

Bennett

The motion prevailed. Whereupon the President of the Senate announced confirmation of the foregoing appointment.

Senator Murphy, Chair of the Committee on Executive Appointments, to which was referred Appointment Message No. 1010460, reported the same back with the recommendation that the Senate consent to the following appointment:

Appointment Message No. 1010460

To the Honorable Members of the Senate, One Hundred Second General Assembly:

I, JB Pritzker, Governor, am nominating and, having sought the advice of the Senate and by and with the consent of the Senate, appointing the following named individual to the office enumerated below. The consent of this Honorable Body is respectfully requested.

Title of Office: Member (Employee)

Agency or Other Body: Workers' Compensation Advisory Board

Start Date: January 27, 2020

End Date: January 15, 2023

Name: Timothy E. Drea

Residence: 8028 Wilson Ter., Springfield, IL 62712

Annual Compensation: Expenses

Per diem: Not Applicable

Nominee's Senator: Senator Steve McClure

Most Recent Holder of Office: Michael Carrigan

Superseded Appointment Message: Not Applicable

Senator Murphy moved that the Senate consent to the foregoing appointment. And on that motion, a call of the roll was had resulting as follows:

YEAS 58; NAYS None.

The following voted in the affirmative:

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

Sims

Koehler

The motion prevailed.

Whereupon the President of the Senate announced confirmation of the foregoing appointment. On motion of Senator Murphy, the Executive Session arose and the Senate resumed consideration of

business.

Curran

Senator Koehler, presiding.

At the hour of 3:10 o'clock p.m., the Chair announced that the Senate stand at recess subject to the call of the Chair.

AFTER RECESS

At the hour of 3:23 o'clock p.m., the Senate resumed consideration of business. Senator Koehler, presiding.

MESSAGE FROM THE SECRETARY OF STATE

OFFICE OF THE SECRETARY OF STATE JESSE WHITE Secretary of State

June 15, 2021

To the Honorable President of the Senate:

In compliance with the provisions of the Constitution of the State of Illinois, I am forwarding herewith the enclosed Senate Bill from the 102nd General Assembly that is being returned by the Governor with specific recommendations for change.

SENATE BILL

2800

Respectfully s/Jesse White JESSE WHITE Secretary of State

MESSAGE FROM THE GOVERNOR

OFFICE OF THE GOVERNOR 207 STATE HOUSE SPRINGFIELD, ILLINOIS 62706

JB PRITZKER GOVERNOR

June 15, 2021

To the Honorable Members of The Illinois Senate, 102nd General Assembly:

Today, I return Senate Bill 2800 with specific recommendations for change so that the various sets of appropriations included in the bill will take effect at the necessary time.

Senate Bill 2800 is the omnibus appropriation bill for Fiscal Year 2022. It includes the Fiscal Year 2022 appropriations for both the operating budget and the capital budget. In addition, it includes a number of necessary supplemental appropriations for Fiscal Year 2021. Appropriations to implement the Fiscal Year 2022 budget require an effective date of July 1, 2021 so that they take effect on the first day of the fiscal year. In contrast, supplemental appropriations for Fiscal Year 2021 require an immediate effective date so that they can be available for use during the remainder of Fiscal Year 2021.

Article 999 – the effective date provision in Senate Bill 2800 – references many of the bill's articles and, depending on whether the particular article contains new appropriations for Fiscal Year 2022 or supplemental appropriations for Fiscal Year 2021, specifies either a July 1, 2021 or an immediate effective date for each article. However, as is evident from the language in the bill, some articles were assigned the incorrect effective date, and many articles of the bill were not referenced in Article 999 and thus were not assigned a specific effective date.

It is evident that the errors and omissions in the effective date provision of Senate Bill 2800 were inadvertent as all appropriations bills traditionally have effective dates that align with the language of the appropriations. I believe that the legislative intent for Senate Bill 2800 was for new appropriations for Fiscal Year 2022 to have a July 1, 2021 effective date and for supplemental appropriations for Fiscal Year 2021 to have an immediate effective date. Without this amendatory veto, many of the appropriations in the bill would not take effect until June 1, 2022, eleven months into Fiscal Year 2022.

Therefore, pursuant to Article IV, Section 9(e) of the Illinois Constitution of 1970, I hereby return Senate Bill 2800, entitled, "An ACT concerning appropriations," with the following specific recommendations for change:

On page 3088, delete lines 8 through 12 and insert in lieu thereof the following:

"ARTICLE 999

Section 999. Effective Date. This Act takes effect upon becoming law, except that Articles 25 through 129, Articles 137 through 173, and Article 997 take effect July 1, 2021."

With this change, Senate Bill 2800 will have my approval. I respectfully request your concurrence.

Sincerely, s/JB Pritzker JB Pritzker Governor

Pursuant to the rules, the foregoing Senate Bill, which was returned by the Governor, was placed on the Senate Calendar for June 15, 2021.

MOTION IN WRITING

Senator Harmon submitted the following Motion in Writing:

MOTION

I move to accept the specific recommendations of the Governor as to Senate Bill 2800 in manner and form as follows:

AMENDMENT TO SENATE BILL 2800 IN ACCEPTANCE OF GOVERNOR'S RECOMMENDATIONS

Amend Senate Bill 2800 on page 3088, by deleting lines 8 through 12 and inserting in lieu thereof the following:

"ARTICLE 999

Section 999. Effective Date. This Act takes effect upon becoming law, except that Articles 25 through 129, Articles 137 through 173, and Article 997 take effect July 1, 2021.".

Date: June 15, 2021 s/Don Harmon

The foregoing Motion in Writing was filed with the Secretary and referred to the Committee on Assignments.

REPORTS FROM COMMITTEE ON ASSIGNMENTS

Senator Lightford, Chair of the Committee on Assignments, during its June 15, 2021 meeting, reported that the following Legislative Measures have been approved for consideration:

Floor Amendment No. 2 to House Bill 1738 Floor Amendment No. 2 to House Bill 2947

The foregoing floor placed on the Secretary's Desk.

Senator Lightford, Chair of the Committee on Assignments, during its June 15, 2021 meeting, reported that the following Legislative Measure has been approved for consideration: Motion to Accept the Specific Recommendations for Change to Senate Bill 2800

The foregoing motion was placed on the Senate Calendar.

PRESENTATION OF RESOLUTIONS

SENATE RESOLUTION NO. 372

Offered by Senator Joyce and all Senators: Mourns the death of David Whitlow.

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

HOUSE BILL RECALLED

On motion of Senator Hastings, **House Bill No. 1738** was recalled from the order of third reading to the order of second reading.

Senator Hastings offered the following amendment and moved its adoption:

AMENDMENT NO. 2 TO HOUSE BILL 1738

AMENDMENT NO. 2 . Amend House Bill 1738 by replacing everything after the enacting clause with the following:

"Section 5. The Small Wireless Facilities Deployment Act is reenacted and amended as follows:

(50 ILCS 840/Act title)

An Act concerning local government.

(50 ILCS 840/1) (was 50 ILCS 835/1)

Sec. 1. Short title. This Act may be cited as the Small Wireless Facilities Deployment Act.

(Source: P.A. 100-585, eff. 6-1-18.)

(50 ILCS 840/5) (was 50 ILCS 835/5)

Sec. 5. Legislative intent. Small wireless facilities are critical to delivering wireless access to advanced technology, broadband, and 9-1-1 services to homes, businesses, and schools in Illinois. Because of the integral role that the delivery of wireless technology plays in the economic vitality of the State of Illinois and in the lives of its citizens, the General Assembly has determined that a law addressing the deployment of wireless technology is of vital interest to the State. To ensure that public and private Illinois consumers continue to benefit from these services as soon as possible and to ensure that providers of wireless access have a fair and predictable process for the deployment of small wireless facilities in a manner consistent with the character of the area in which the small wireless facilities are deployed, the General Assembly is enacting this Act, which specifies how local authorities may regulate the collocation of small wireless facilities.

(Source: P.A. 100-585, eff. 6-1-18.)

(50 ILCS 840/7) (was 50 ILCS 835/7)

Sec. 7. Applicability. This Act does not apply to a municipality with a population of 1,000,000 or more.

(Source: P.A. 100-585, eff. 6-1-18.)

(50 ILCS 840/10) (was 50 ILCS 835/10)

Sec. 10. Definitions. As used in this Act:

"Antenna" means communications equipment that transmits or receives electromagnetic radio frequency signals used in the provision of wireless services.

"Applicable codes" means uniform building, fire, electrical, plumbing, or mechanical codes adopted by a recognized national code organization or local amendments to those codes, including the National Electric Safety Code.

"Applicant" means any person who submits an application and is a wireless provider.

"Application" means a request submitted by an applicant to an authority for a permit to collocate small wireless facilities, and a request that includes the installation of a new utility pole for such collocation, as well as any applicable fee for the review of such application.

"Authority" means a unit of local government that has jurisdiction and control for use of public rights-of-way as provided by the Illinois Highway Code for placements within public rights-of-way or has zoning or land use control for placements not within public rights-of-way.

"Authority utility pole" means a utility pole owned or operated by an authority in public rights-of-way.

"Collocate" or "collocation" means to install, mount, maintain, modify, operate, or replace wireless facilities on or adjacent to a wireless support structure or utility pole.

"Communications service" means cable service, as defined in 47 U.S.C. 522(6), as amended; information service, as defined in 47 U.S.C. 153(24), as amended; telecommunications service, as defined in 47 U.S.C. 153(53), as amended; mobile service, as defined in 47 U.S.C. 153(33), as amended; or wireless service other than mobile service.

"Communications service provider" means a cable operator, as defined in 47 U.S.C. 522(5), as amended; a provider of information service, as defined in 47 U.S.C. 153(24), as amended; a telecommunications carrier, as defined in 47 U.S.C. 153(51), as amended; or a wireless provider.

"FCC" means the Federal Communications Commission of the United States.

"Fee" means a one-time charge.

"Historic district" or "historic landmark" means a building, property, or site, or group of buildings, properties, or sites that are either (i) listed in the National Register of Historic Places or formally determined eligible for listing by the Keeper of the National Register, the individual who has been delegated the authority by the federal agency to list properties and determine their eligibility for the National Register, in accordance with Section VI.D.1.a.i through Section VI.D.1.a.v of the Nationwide Programmatic Agreement codified at 47 CFR Part 1, Appendix C; or (ii) designated as a locally landmarked building, property, site, or historic district by an ordinance adopted by the authority pursuant to a preservation program that meets the requirements of the Certified Local Government Program of the Illinois State Historic Preservation Office

or where such certification of the preservation program by the Illinois State Historic Preservation Office is pending.

"Law" means a federal or State statute, common law, code, rule, regulation, order, or local ordinance or resolution.

"Micro wireless facility" means a small wireless facility that is not larger in dimension than 24 inches in length, 15 inches in width, and 12 inches in height and that has an exterior antenna, if any, no longer than 11 inches.

"Permit" means a written authorization required by an authority to perform an action or initiate, continue, or complete a project.

"Person" means an individual, corporation, limited liability company, partnership, association, trust, or other entity or organization, including an authority.

"Public safety agency" means the functional division of the federal government, the State, a unit of local government, or a special purpose district located in whole or in part within this State, that provides or has authority to provide firefighting, police, ambulance, medical, or other emergency services to respond to and manage emergency incidents.

"Rate" means a recurring charge.

"Right-of-way" means the area on, below, or above a public roadway, highway, street, public sidewalk, alley, or utility easement dedicated for compatible use. "Right-of-way" does not include authority-owned aerial lines.

"Small wireless facility" means a wireless facility that meets both of the following qualifications: (i) each antenna is located inside an enclosure of no more than 6 cubic feet in volume or, in the case of an antenna that has exposed elements, the antenna and all of its exposed elements could fit within an imaginary enclosure of no more than 6 cubic feet; and (ii) all other wireless equipment attached directly to a utility pole associated with the facility is cumulatively no more than 25 cubic feet in volume. The following types of associated ancillary equipment are not included in the calculation of equipment volume: electric meter, concealment elements, telecommunications demarcation box, ground-based enclosures, grounding equipment, power transfer switch, cut-off switch, and vertical cable runs for the connection of power and other services.

"Utility pole" means a pole or similar structure that is used in whole or in part by a communications service provider or for electric distribution, lighting, traffic control, or a similar function.

"Wireless facility" means equipment at a fixed location that enables wireless communications between user equipment and a communications network, including: (i) equipment associated with wireless communications; and (ii) radio transceivers, antennas, coaxial or fiber-optic cable, regular and backup power supplies, and comparable equipment, regardless of technological configuration. "Wireless facility" includes small wireless facilities. "Wireless facility" does not include: (i) the structure or improvements on, under, or within which the equipment is collocated; or (ii) wireline backhaul facilities, coaxial or fiber optic cable that is between wireless support structures or utility poles or coaxial, or fiber optic cable that is otherwise not immediately adjacent to or directly associated with an antenna.

"Wireless infrastructure provider" means any person authorized to provide telecommunications service in the State that builds or installs wireless communication transmission equipment, wireless facilities, wireless support structures, or utility poles and that is not a wireless services provider but is acting as an agent or a contractor for a wireless services provider for the application submitted to the authority.

"Wireless provider" means a wireless infrastructure provider or a wireless services provider.

"Wireless services" means any services provided to the general public, including a particular class of customers, and made available on a nondiscriminatory basis using licensed or unlicensed spectrum, whether at a fixed location or mobile, provided using wireless facilities.

"Wireless services provider" means a person who provides wireless services.

"Wireless support structure" means a freestanding structure, such as a monopole; tower, either guyed or self-supporting; billboard; or other existing or proposed structure designed to support or capable of supporting wireless facilities. "Wireless support structure" does not include a utility pole. (Source: P.A. 100-585, eff. 6-1-18.)

Irce: P.A. 100-385, ell. 0-1-18.)

(50 ILCS 840/15) (was 50 ILCS 835/15)

Sec. 15. Regulation of small wireless facilities.

(a) This Section applies to activities of a wireless provider within or outside rights-of-way.

(b) Except as provided in this Section, an authority may not prohibit, regulate, or charge for the collocation of small wireless facilities.

(c) Small wireless facilities shall be classified as permitted uses and subject to administrative review in conformance with this Act, except as provided in paragraph (5) of subsection (d) of this Section regarding height exceptions or variances, but not subject to zoning review or approval if they are collocated (i) in rights-of-way in any zone, or (ii) outside rights-of-way in property zoned exclusively for commercial or industrial use.

(d) An authority may require an applicant to obtain one or more permits to collocate a small wireless facility. An authority shall receive applications for, process, and issue permits subject to the following requirements:

(1) An authority may not directly or indirectly require an applicant to perform services unrelated to the collocation for which approval is sought, such as in-kind contributions to the authority, including reserving fiber, conduit, or utility pole space for the authority on the wireless provider's utility pole. An authority may reserve space on authority utility poles for future public safety uses or for the authority's electric utility uses, but a reservation of space may not preclude the collocation of a small wireless facility unless the authority reasonably determines that the authority utility pole cannot accommodate both uses.

(2) An applicant shall not be required to provide more information to obtain a permit than the authority requires of a communications service provider that is not a wireless provider that requests to attach facilities to a structure; however, a wireless provider may be required to provide the following information when seeking a permit to collocate small wireless facilities on a utility pole or wireless support structure:

(A) site specific structural integrity and, for an authority utility pole, make-ready analysis prepared by a structural engineer, as that term is defined in Section 4 of the Structural Engineering Practice Act of 1989;

(B) the location where each proposed small wireless facility or utility pole would be installed and photographs of the location and its immediate surroundings depicting the utility poles or structures on which each proposed small wireless facility would be mounted or location where utility poles or structures would be installed;

(C) specifications and drawings prepared by a structural engineer, as that term is defined in Section 4 of the Structural Engineering Practice Act of 1989, for each proposed small wireless facility covered by the application as it is proposed to be installed;

(D) the equipment type and model numbers for the antennas and all other wireless equipment associated with the small wireless facility;

(E) a proposed schedule for the installation and completion of each small wireless facility covered by the application, if approved;

(F) certification that the collocation complies with paragraph (6) to the best of the applicant's knowledge; and

(G) the wireless provider's certification from a radio engineer that it operates the small wireless facility within all applicable FCC standards.

(3) Subject to paragraph (6), an authority may not require the placement of small wireless facilities on any specific utility pole, or category of utility poles, or require multiple antenna systems on a single utility pole; however, with respect to an application for the collocation of a small wireless facility associated with a new utility pole, an authority may propose that the small wireless facility be collocated on an existing utility pole or existing wireless support structure within 200 feet of the proposed collocation, which the applicant shall accept if it has the right to use the alternate structure on reasonable terms and conditions and the alternate location and structure does not impose technical limits or additional material costs as determined by the applicant. The authority may require the applicant to provide a written certification describing the property rights, technical limits or material cost reasons the alternate location does not satisfy the criteria in this paragraph (3).

(4) Subject to paragraph (6), an authority may not limit the placement of small wireless facilities mounted on a utility pole or a wireless support structure by minimum horizontal separation distances.

(5) An authority may limit the maximum height of a small wireless facility to 10 feet above the utility pole or wireless support structure on which the small wireless facility is collocated. Subject to any applicable waiver, zoning, or other process that addresses wireless provider requests for an exception or variance and does not prohibit granting of such exceptions or variances, the authority may limit the height of new or replacement utility poles or wireless support structures on which small

wireless facilities are collocated to the higher of: (i) 10 feet in height above the tallest existing utility pole, other than a utility pole supporting only wireless facilities, that is in place on the date the application is submitted to the authority, that is located within 300 feet of the new or replacement utility pole or wireless support structure and that is in the same right-of-way within the jurisdictional boundary of the authority, provided the authority may designate which intersecting right-of-way within 300 feet of the proposed utility pole or wireless support structures shall control the height limitation for such facility; or (ii) 45 feet above ground level.

(6) An authority may require that:

(A) the wireless provider's operation of the small wireless facilities does not interfere with the frequencies used by a public safety agency for public safety communications; a wireless provider shall install small wireless facilities of the type and frequency that will not cause unacceptable interference with a public safety agency's communications equipment; unacceptable interference will be determined by and measured in accordance with industry standards and the FCC's regulations addressing unacceptable interference to public safety spectrum or any other spectrum licensed by a public safety agency; if a small wireless facility causes such interference, and the wireless provider has been given written notice of the interference by the public safety agency, the wireless provider, at its own expense, shall take all reasonable steps necessary to correct and eliminate the interference, including, but not limited to, powering down the small wireless facility and later powering up the small wireless facility for intermittent testing, if necessary; the authority may terminate a permit for a small wireless facility based on such interference if the wireless provider is not making a good faith effort to remedy the problem in a manner consistent with the abatement and resolution procedures for interference with public safety spectrum established by the FCC including 47 CFR 22.970 through 47 CFR 22.973 and 47 CFR 90.672 through 47 CFR 90.675;

(B) the wireless provider comply with requirements that are imposed by a contract between an authority and a private property owner that concern design or construction standards applicable to utility poles and ground-mounted equipment located in the right-of-way;

(C) the wireless provider comply with applicable spacing requirements in applicable codes and ordinances concerning the location of ground-mounted equipment located in the right-of-way if the requirements include a waiver, zoning, or other process that addresses wireless provider requests for exception or variance and do not prohibit granting of such exceptions or variances;

(D) the wireless provider comply with local code provisions or regulations concerning undergrounding requirements that prohibit the installation of new or the modification of existing utility poles in a right-of-way without prior approval if the requirements include a waiver, zoning, or other process that addresses requests to install such new utility poles or modify such existing utility poles and do not prohibit the replacement of utility poles;

(E) the wireless provider comply with generally applicable standards that are consistent with this Act and adopted by an authority for construction and public safety in the rights-of-way, including, but not limited to, reasonable and nondiscriminatory wiring and cabling requirements, grounding requirements, utility pole extension requirements, acoustic regulations, and signage limitations; and shall comply with reasonable and nondiscriminatory requirements that are consistent with this Act and adopted by an authority regulating the location, size, surface area and height of small wireless facilities, or the abandonment and removal of small wireless facilities;

(F) the wireless provider not collocate small wireless facilities on authority utility poles that are part of an electric distribution or transmission system within the communication worker safety zone of the pole or the electric supply zone of the pole; however, the antenna and support equipment of the small wireless facility may be located in the communications space on the authority utility pole and on the top of the pole, if not otherwise unavailable, if the wireless provider complies with applicable codes for work involving the top of the pole; for purposes of this subparagraph (F), the terms "communications space", "communication worker safety zone", and "electric supply zone" have the meanings given to those terms in the National Electric Safety Code as published by the Institute of Electrical and Electronics Engineers;

(G) the wireless provider comply with the applicable codes and local code provisions or regulations that concern public safety;

(H) the wireless provider comply with written design standards that are generally applicable for decorative utility poles, or reasonable stealth, concealment, and aesthetic requirements that are identified by the authority in an ordinance, written policy adopted by the governing board of the authority, a comprehensive plan, or other written design plan that applies to other occupiers of the rights-of-way, including on a historic landmark or in a historic district;

(I) subject to subsection (c) of this Section, and except for facilities excluded from evaluation for effects on historic properties under 47 CFR 1.1307(a)(4), reasonable, technically feasible and non-discriminatory design or concealment measures in a historic district or historic landmark; any such design or concealment measures, including restrictions on a specific category of poles, may not have the effect of prohibiting any provider's technology; such design and concealment measures shall not be considered a part of the small wireless facility for purposes of the size restrictions of a small wireless facility; this paragraph may not be construed to limit an authority's enforcement of historic preservation in conformance with the requirements adopted pursuant to the Illinois State Agency Historic Resources Preservation Act or the National Historic Preservation Act of 1966, 54 U.S.C. Section 300101 et seq., and the regulations adopted to implement those laws; and

(J) When a wireless provider replaces or adds a new radio transceiver or antennas to an existing small wireless facility, certification by the wireless provider from a radio engineer that the continuing operation of the small wireless facility complies with all applicable FCC standards.

(7) Within 30 days after receiving an application, an authority must determine whether the application is complete and notify the applicant. If an application is incomplete, an authority must specifically identify the missing information. An application shall be deemed complete if the authority fails to provide notification to the applicant within 30 days after when all documents, information, and fees specifically enumerated in the authority's permit application form are submitted by the applicant to the authority. Processing deadlines are tolled from the time the authority sends the notice of incompleteness to the time the applicant provides the missing information.

(8) An authority shall process applications as follows:

(A) an application to collocate a small wireless facility on an existing utility pole or wireless support structure shall be processed on a nondiscriminatory basis and deemed approved if the authority fails to approve or deny the application within 90 days; however, if an applicant intends to proceed with the permitted activity on a deemed approved basis, the applicant must notify the authority in writing of its intention to invoke the deemed approved remedy no sooner than 75 days after the submission of a completed application; the permit shall be deemed approved on the latter of the 90th day after submission of the complete application or the 10th day after the receipt of the deemed approved notice by the authority; the receipt of the deemed approved notice by the authority; the receipt of the deemed approved notice by the authority; the receipt of the deemed approved notice by the authority request within the time limits as provided under this Act; and

(B) an application to collocate a small wireless facility that includes the installation of a new utility pole shall be processed on a nondiscriminatory basis and deemed approved if the authority fails to approve or deny the application within 120 days; however, if an applicant intends to proceed with the permitted activity on a deemed approved basis, the applicant must notify the authority in writing of its intention to invoke the deemed approved remedy no sooner than 105 days after the submission of a completed application; the permit shall be deemed approved on the latter of the 120th day after submission of the complete application or the 10th day after the receipt of the deemed approved notice by the authority; the receipt of the deemed approved notice shall not preclude the authority's denial of the permit request within the time limits as provided under this Act.

(9) An authority shall approve an application unless the application does not meet the requirements of this Act. If an authority determines that applicable codes, local code provisions or regulations that concern public safety, or the requirements of paragraph (6) require that the utility pole or wireless support structure be replaced before the requested collocation, approval may be conditioned on the replacement of the utility pole or wireless support structure at the cost of the provider. The authority must document the basis for a denial, including the specific code provisions or application conditions on which the denial was based, and send the documentation to the applicant on or before the day the authority denies an application. The applicant may cure the deficiencies

identified by the authority and resubmit the revised application once within 30 days after notice of denial is sent to the applicant without paying an additional application fee. The authority shall approve or deny the revised application within 30 days after the applicant resubmits the application or it is deemed approved; however, the applicant must notify the authority in writing of its intention to proceed with the permitted activity on a deemed approved basis, which may be submitted with the resubmitted application. Any subsequent review shall be limited to the deficiencies cited in the denial. However, this revised application cure does not apply if the cure requires the review of a new location, new or different structure to be collocated upon, new antennas, or other wireless equipment associated with the small wireless facility.

(10) The time period for applications may be further tolled by:

(A) the express agreement in writing by both the applicant and the authority; or

(B) a local, State, or federal disaster declaration or similar emergency that causes the delay.

(11) An applicant seeking to collocate small wireless facilities within the jurisdiction of a single authority shall be allowed, at the applicant's discretion, to file a consolidated application and receive a single permit for the collocation of up to 25 small wireless facilities if the collocations each involve substantially the same type of small wireless facility and substantially the same type of structure. If an application includes multiple small wireless facilities, the authority may remove small wireless facility collocations from the application and treat separately small wireless facility collocations for which incomplete information has been provided or that do not qualify for consolidated treatment or that are denied. The authority may issue separate permits for each collocation that is approved in a consolidated application.

(12) Collocation for which a permit is granted shall be completed within 180 days after issuance of the permit, unless the authority and the wireless provider agree to extend this period or a delay is caused by make-ready work for an authority utility pole or by the lack of commercial power or backhaul availability at the site, provided the wireless provider has made a timely request within 60 days after the issuance of the permit for commercial power or backhaul services, and the additional time to complete installation does not exceed 360 days after issuance of the permit. Otherwise, the permit shall be void unless the authority grants an extension in writing to the applicant.

(13) The duration of a permit shall be for a period of not less than 5 years, and the permit shall be renewed for equivalent durations unless the authority makes a finding that the small wireless facilities or the new or modified utility pole do not comply with the applicable codes or local code provisions or regulations in paragraphs (6) and (9). If this Act is repealed as provided in Section 90, renewals of permits shall be subject to the applicable authority code provisions or regulations in effect at the time of renewal.

(14) An authority may not prohibit, either expressly or de facto, the (i) filing, receiving, or processing applications, or (ii) issuing of permits or other approvals, if any, for the collocation of small wireless facilities unless there has been a local, State, or federal disaster declaration or similar emergency that causes the delay.

(15) Applicants shall submit applications, supporting information, and notices by personal delivery or as otherwise required by the authority. An authority may require that permits, supporting information, and notices be submitted by personal delivery at the authority's designated place of business, by regular mail postmarked on the date due, or by any other commonly used means, including electronic mail, as required by the authority.

(e) Application fees are subject to the following requirements:

(1) An authority may charge an application fee of up to \$650 for an application to collocate a single small wireless facility on an existing utility pole or wireless support structure and up to \$350 for each small wireless facility addressed in an application to collocate more than one small wireless facility on existing utility poles or wireless support structures.

(2) An authority may charge an application fee of \$1,000 for each small wireless facility addressed in an application that includes the installation of a new utility for such collocation.

(3) Notwithstanding any contrary provision of State law or local ordinance, applications pursuant to this Section must be accompanied by the required application fee.

(4) Within 2 months after the effective date of this Act, an authority shall make available application fees consistent with this subsection, through ordinance, or in a written schedule of permit fees adopted by the authority.

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(f) An authority shall not require an application, approval, or permit, or require any fees or other charges, from a communications service provider authorized to occupy the rights-of-way, for: (i) routine maintenance; (ii) the replacement of wireless facilities with wireless facilities that are substantially similar, the same size, or smaller if the wireless provider notifies the authority at least 10 days prior to the planned replacement and includes equipment specifications for the replacement of equipment consistent with the requirements of subparagraph (D) of paragraph (2) of subsection (d) of this Section; or (iii) the installation, placement, maintenance, operation, or replacement of micro wireless facilities that are suspended on cables that are strung between existing utility poles in compliance with applicable safety codes. However, an authority may require a permit to work within rights-of-way for activities that affect traffic patterns or require lane closures.

(g) Nothing in this Act authorizes a person to collocate small wireless facilities on: (1) property owned by a private party or property owned or controlled by a unit of local government that is not located within rights-of-way, subject to subsection (j) of this Section, or a privately owned utility pole or wireless support structure without the consent of the property owner; (2) property owned, leased, or controlled by a park district, forest preserve district, or conservation district for public park, recreation, or conservation purposes without the consent of the affected district, excluding the placement of facilities on rights-of-way located in an affected district that are under the jurisdiction and control of a different unit of local government as provided by the Illinois Highway Code; or (3) property owned by a rail carrier registered under Section 18c-7201 of the Illinois Vehicle Code, Metra Commuter Rail or any other public commuter rail service, or an electric utility as defined in Section 16-102 of the Public Utilities Act, without the consent of the rail carrier, public commuter rail service, or electric utility. The provisions of this Act do not apply to an electric or gas public utility or such utility's wireless facilities if the facilities are being used, developed, and maintained consistent with the provisions of subsection (i) of Section 16-108.5 of the Public Utilities Act.

For the purposes of this subsection, "public utility" has the meaning given to that term in Section 3-105 of the Public Utilities Act. Nothing in this Act shall be construed to relieve any person from any requirement (1) to obtain a franchise or a State-issued authorization to offer cable service or video service or (2) to obtain any required permission to install, place, maintain, or operate communications facilities, other than small wireless facilities subject to this Act.

(h) Agreements between authorities and wireless providers that relate to the collocation of small wireless facilities in the right-of-way, including the collocation of small wireless facilities on authority utility poles, that are in effect on the effective date of this Act remain in effect for all small wireless facilities collocated on the authority's utility poles pursuant to applications submitted to the authority before the effective date of this Act, subject to applicable termination provisions. Such agreements entered into after the effective date of the Act shall comply with the Act.

(i) An authority shall allow the collocation of small wireless facilities on authority utility poles subject to the following:

(1) An authority may not enter into an exclusive arrangement with any person for the right to attach small wireless facilities to authority utility poles.

(2) The rates and fees for collocations on authority utility poles shall be nondiscriminatory regardless of the services provided by the collocating person.

(3) An authority may charge an annual recurring rate to collocate a small wireless facility on an authority utility pole located in a right-of-way that equals (i) \$200 per year or (ii) the actual, direct, and reasonable costs related to the wireless provider's use of space on the authority utility pole. Rates for collocation on authority utility poles located outside of a right-of-way are not subject to these limitations. In any controversy concerning the appropriateness of a cost-based rate for an authority utility pole located within a right-of-way, the authority shall have the burden of proving that the rate does not exceed the actual, direct, and reasonable costs for the applicant's proposed use of the authority utility pole. Nothing in this paragraph (3) prohibits a wireless provider and an authority from mutually agreeing to an annual recurring rate of less than \$200 to collocate a small wireless facility on an authority utility pole.

(4) Authorities or other persons owning or controlling authority utility poles within the right-of-way shall offer rates, fees, and other terms that comply with subparagraphs (A) through (E) of this paragraph (4). Within 2 months after the effective date of this Act, an authority or a person owning or controlling authority utility poles shall make available, through ordinance or an authority utility pole attachment agreement, license or other agreement that makes available to wireless

providers, the rates, fees, and terms for the collocation of small wireless facilities on authority utility poles that comply with this Act and with subparagraphs (A) through (E) of this paragraph (4). In the absence of such an ordinance or agreement that complies with this Act, and until such a compliant ordinance or agreement is adopted, wireless providers may collocate small wireless facilities and install utility poles under the requirements of this Act.

(A) The rates, fees, and terms must be nondiscriminatory, competitively neutral, and commercially reasonable, and may address, among other requirements, the requirements in subparagraphs (A) through (I) of paragraph (6) of subsection (d) of this Section; subsections (e), (i), and (k) of this Section; Section 30; and Section 35, and must comply with this Act.

(B) For authority utility poles that support aerial facilities used to provide communications services or electric service, wireless providers shall comply with the process for make-ready work under 47 U.S.C. 224 and its implementing regulations, and the authority shall follow a substantially similar process for make-ready work except to the extent that the timing requirements are otherwise addressed in this Act. The good-faith estimate of the person owning or controlling the authority utility pole for any make-ready work necessary to enable the pole to support the requested collocation shall include authority utility pole replacement, if necessary.

(C) For authority utility poles that do not support aerial facilities used to provide communications services or electric service, the authority shall provide a good-faith estimate for any make-ready work necessary to enable the authority utility pole to support the requested collocation, including pole replacement, if necessary, within 90 days after receipt of a complete application. Make-ready work, including any authority utility pole replacement, shall be completed within 60 days of written acceptance of the good-faith estimate by the applicant at the wireless provider's sole cost and expense. Alternatively, if the authority determines that applicable codes or public safety regulations require the authority utility pole to be replaced to support the requested collocation, the authority may require the wireless provider to replace the authority utility pole at the wireless provider's sole cost and expense.

(D) The authority shall not require more make-ready work than required to meet applicable codes or industry standards. Make-ready work may include work needed to accommodate additional public safety communications needs that are identified in a documented and approved plan for the deployment of public safety equipment as specified in paragraph (1) of subsection (d) of this Section and included in an existing or preliminary authority or public service agency budget for attachment within one year of the application. Fees for make-ready work, including any authority utility pole replacement, shall not exceed actual costs or the amount charged to communications service providers for similar work and shall not include any consultants' fees or expenses for authority utility poles that do not support aerial facilities used to provide communications services or electric service. Make-ready work, including any pole replacement, shall be completed within 60 days of written acceptance of the good-faith estimate by the wireless provider, at its sole cost and expense.

(E) A wireless provider that has an existing agreement with the authority on the effective date of the Act may accept the rates, fees, and terms that an authority makes available under this Act for the collocation of small wireless facilities or the installation of new utility poles for the collocation of small wireless facilities that are the subject of an application submitted 2 or more years after the effective date of the Act as provided in this paragraph (4) by notifying the authority that it opts to accept such rates, fees, and terms. The existing agreement remains in effect, subject to applicable termination provisions, for the small wireless facilities the wireless provider has collocated on the authority's utility poles pursuant to applications submitted to the authority before the wireless provider provides such notice and exercises its option under this subparagraph.

(j) An authority shall authorize the collocation of small wireless facilities on utility poles owned or controlled by the authority that are not located within rights-of-way to the same extent the authority currently permits access to utility poles for other commercial projects or uses. The collocations shall be subject to reasonable and nondiscriminatory rates, fees, and terms as provided in an agreement between the authority and the wireless provider.

(k) Nothing in this Section precludes an authority from adopting reasonable rules with respect to the removal of abandoned small wireless facilities. A small wireless facility that is not operated for a continuous

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period of 12 months shall be considered abandoned and the owner of the facility must remove the small wireless facility within 90 days after receipt of written notice from the authority notifying the owner of the abandonment. The notice shall be sent by certified or registered mail, return receipt requested, by the authority to the owner at the last known address of the owner. If the small wireless facility is not removed within 90 days of such notice, the authority may remove or cause the removal of the facility pursuant to the terms of its pole attachment agreement for authority utility poles or through whatever actions are provided for abatement of nuisances or by other law for removal and cost recovery. An authority may require a wireless provider to provide written notice to the authority if it sells or transfers small wireless facilities subject to this Act within the jurisdictional boundary of the authority. Such notice shall include the name and contact information of the new wireless provider.

(I) Nothing in this Section requires an authority to install or maintain any specific utility pole or to continue to install or maintain utility poles in any location if the authority makes a non-discriminatory decision to eliminate above-ground utility poles of a particular type generally, such as electric utility poles, in all or a significant portion of its geographic jurisdiction. For authority utility poles with collocated small wireless facilities in place when an authority makes a decision to eliminate above-ground utility poles of a particular type generally, the authority shall either (i) continue to maintain the authority utility pole or install and maintain a reasonable alternative utility pole or wireless support structure for the collocation of the small wireless facility, or (ii) offer to sell the utility pole to the wireless provider at a reasonable cost or allow the wireless provider to install its own utility pole so it can maintain service from that location. (Source: P.A. 102-9, eff. 6-3-21.)

(50 ILCS 840/20) (was 50 ILCS 835/20)

Sec. 20. Local authority. Subject to this Act and applicable federal law, an authority may continue to exercise zoning, land use, planning, and permitting authority within its territorial boundaries, including with respect to wireless support structures and utility poles; except that no authority shall have or exercise any jurisdiction or authority over the design, engineering, construction, installation, or operation of any small wireless facility located in an interior structure or upon the site of any campus, stadium, or athletic facility not otherwise owned or controlled by the authority, other than to comply with applicable codes and local code provisions concerning public safety. Nothing in this Act authorizes the State or any political subdivision, including an authority, to require wireless facility deployment or to regulate wireless services. (Source: P.A. 100-585, eff. 6-1-18.)

(50 ILCS 840/25) (was 50 ILCS 835/25)

Sec. 25. Dispute resolution. A circuit court has jurisdiction to resolve all disputes arising under this Act. Pending resolution of a dispute concerning rates for collocation of small wireless facilities on authority utility poles within the right-of-way, the authority shall allow the collocating person to collocate on its poles at annual rates of no more than \$200 per year per authority utility pole, with rates to be determined upon final resolution of the dispute.

(Source: P.A. 100-585, eff. 6-1-18.)

(50 ILCS 840/30) (was 50 ILCS 835/30)

Sec. 30. Indemnification. A wireless provider shall indemnify and hold an authority harmless against any and all liability or loss from personal injury or property damage resulting from or arising out of, in whole or in part, the use or occupancy of the authority improvements or right-of-way associated with such improvements by the wireless provider or its employees, agents, or contractors arising out of the rights and privileges granted under this Act. A wireless provider has no obligation to indemnify or hold harmless against any liabilities and losses as may be due to or caused by the sole negligence of the authority or its employees or agents. A wireless provider shall further waive any claims that they may have against an authority with respect to consequential, incidental, or special damages, however caused, based on the theory of liability.

(Source: P.A. 100-585, eff. 6-1-18.)

(50 ILCS 840/35) (was 50 ILCS 835/35)

Sec. 35. Insurance.

(a) Except for a wireless provider with an existing franchise to occupy and operate in the rights-of-way, during the period in which the wireless provider's facilities are located on the authority improvements or rights-of-way, the authority may require the wireless provider to carry, at the wireless provider's own cost and expense, the following insurance: (i) property insurance for its property's replacement cost against all risks; (ii) workers' compensation insurance, as required by law; or (iii) commercial general liability insurance with respect to its activities on the authority improvements or

rights-of-way to afford minimum protection limits consistent with its requirements of other users of authority improvements or rights-of-way, including coverage for bodily injury and property damage. An authority may require a wireless provider to include the authority as an additional insured on the commercial general liability policy and provide certification and documentation of inclusion of the authority in a commercial general liability policy as reasonably required by the authority.

(b) A wireless provider may self-insure all or a portion of the insurance coverage and limit requirements required by an authority. A wireless provider that self-insures is not required, to the extent of the self-insurance, to comply with the requirement for the naming of additional insureds under this Section. A wireless provider that elects to self-insure shall provide to the authority evidence sufficient to demonstrate its financial ability to self-insure the insurance coverage and limits required by the authority.

(Source: P.A. 100-585, eff. 6-1-18.)

(50 ILCS 840/40) (was 50 ILCS 835/40)

Sec. 40. Home rule. A home rule unit may not regulate small wireless facilities in a manner inconsistent with this Act. This Section is a limitation under subsection (i) of Section 6 of Article VII of the Illinois Constitution on the concurrent exercise by home rule units of powers and functions exercised by the State.

(Source: P.A. 100-585, eff. 6-1-18.)

(50 ILCS 840/45)

Sec. 45. Continuation of Act; validation.

(a) The General Assembly finds and declares that <u>Public Act 102-9</u> and this amendatory Act of the <u>102nd General Assembly manifest</u> this amendatory Act of the <u>102nd General Assembly manifests</u> the intention of the General Assembly to extend the repeal of this Act and have this Act continue in effect until December 31, 2024.

(b) This <u>Act is Section shall be</u> deemed to have been in continuous effect since June 1, 2021 and it shall continue to be in effect henceforward until it is otherwise lawfully repealed. <u>The changes made to this Act by Public Act 102-9</u> All previously enacted amendments to this Act taking effect on or after June 1, 2021, are hereby validated. All actions taken in reliance on or under this Act by any person or entity are hereby validated.

(c) Public Act 102-9 was intended to reenact this Act, but it did not set forth this Act in full. To ensure the continuing effectiveness of this Act, this Act is set forth in full and reenacted by this amendatory Act of the 102nd General Assembly. In order to ensure the continuing effectiveness of this Act, it is set forth in full and reenacted by this amendatory Act of the 102nd General Assembly. Striking and underscoring are used only to show changes being made to the base text. This reenactment is intended as a continuation of this Act. This reenactment is not intended to supersede any amendment to this Act that may be made by any other Public Act of the 102nd General Assembly. This reenactment is intended as a continuation of this Act. It is not intended to supersede any amendment to this Act that may be made by any other Public Act of the 102nd General Assembly. This reenactment is intended as a continuation of this Act. It is not intended to supersede any amendment to this Act that and the supersede any amendment to this Act that is enacted by the 102nd General Assembly. (Source: P.A. 102-9, eff. 6-3-21.)

(50 ILCS 840/90) (was 50 ILCS 835/90)

Sec. 90. Repeal. This Act is repealed on December 31, 2024. (Source: P.A. 102-9, eff. 6-3-21.)

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

The motion prevailed.

And the amendment was adopted and ordered printed.

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

READING BILL FROM THE HOUSE OF REPRESENTATIVES A THIRD TIME

On motion of Senator Hastings, **House Bill No. 1738** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

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

YEAS 53; NAYS 3.

The following voted in the affirmative:

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

The following voted in the negative:

Bailey Curran Glowiak Hilton

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

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

HOUSE BILL RECALLED

On motion of Senator Villivalam, House Bill No. 2499 was recalled from the order of third reading to the order of second reading.

Floor Amendment No. 2 was withdrawn by the sponsor.

Floor Amendment No. 3 was held in the Committee on Assignments.

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

READING BILL FROM THE HOUSE OF REPRESENTATIVES A THIRD TIME

On motion of Senator Villivalam, **House Bill No. 2499** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

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

YEAS 56; NAY 1.

The following voted in the affirmative:

Anderson	
Aquino	
Bailey	
Barickman	
Belt	

DeWitte Feigenholtz Fine Fowler Gillespie Lightford Loughran Cappel Martwick McClure McConchie Stewart Stoller Syverson Tracy Turner, D.

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

The following voted in the negative:

Wilcox

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

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

HOUSE BILL RECALLED

On motion of Senator Muñoz, House Bill No. 2947 was recalled from the order of third reading to the order of second reading.

Senator Muñoz offered the following amendment and moved its adoption:

AMENDMENT NO. 2 TO HOUSE BILL 2947

AMENDMENT NO. 2 . Amend House Bill 2947, AS AMENDED, by replacing everything after the enacting clause with the following:

"Section 5. The Raffles and Poker Runs Act is amended by changing Sections 1 and 2 as follows: (230 ILCS 15/1) (from Ch. 85, par. 2301)

Sec. 1. Definitions. For the purposes of this Act the terms defined in this Section have the meanings given them.

"Fire protection agency" means: (1) an agency of this State, unit of local government, or intergovernmental mutual aid entity that is vested by law or intergovernmental agreement with the duty and authority to provide public fire suppression, rescue, or emergency medical services; or (2) an organization that provides support or assistance to an agency of this State, unit of local government, or intergovernmental mutual aid entity that is vested by law or intergovernmental agreement with the duty and authority to provide public fire suppression, rescue, or emergency medical services; or (2) an organization that provides support or assistance to an agency of this State, unit of local government, or intergovernmental mutual aid entity that is vested by law or intergovernmental agreement with the duty and authority to provide public fire suppression, rescue, or emergency medical services.

"Key location" means:

(1) For a poker run, the location where the poker run concludes and the prizes are awarded.

(2) For a raffle, the location where the winning chances in the raffle are determined.

"Law enforcement agency" means an agency of this State or a unit of local government in this State that is vested by law or ordinance with the duty to maintain public order and to enforce criminal laws or ordinances.

"Net proceeds" means the gross receipts from the conduct of raffles, less reasonable sums expended for prizes, local license fees and other operating expenses incurred as a result of operating a raffle or poker run.

"Poker run" means a prize-awarding event organized by an organization licensed under this Act in which participants travel to multiple predetermined locations, including a key location, to play a randomized game based on an element of chance. "Poker run" includes dice runs, marble runs, or other events where the objective is to build the best hand or highest score by obtaining an item or playing a randomized game at each location.

"Raffle" means a form of lottery, as defined in subsection (b) of Section 28-2 of the Criminal Code of 2012, conducted by an organization licensed under this Act, in which:

(1) the player pays or agrees to pay something of value for a chance, represented and differentiated by a number or by a combination of numbers or by some other medium, one or more of which chances is to be designated the winning chance; and

(2) the winning chance is to be determined through a drawing or by some other method based on an element of chance by an act or set of acts on the part of persons conducting or connected with the lottery, except that the winning chance shall not be determined by the outcome of a publicly exhibited sporting contest.

"Raffle" does not include any game designed to simulate: (1) gambling games as defined in the <u>Illinois Riverboat</u> Gambling Act, (2) any casino game approved for play by the Illinois Gaming Board, (3) any games provided by a video gaming terminal, as defined in the Video Gaming Act, or (4) a savings promotion raffle authorized under Section 5g of the Illinois Banking Act, Section 7008 of the Savings Bank Act, Section 42.7 of the Illinois Credit Union Act, Section 5136B of the National Bank Act, or Section 4 of the Home Owners' Loan Act.

(Source: P.A. 101-109, eff. 7-19-19; revised 12-9-19.)

(230 ILCS 15/2) (from Ch. 85, par. 2302)

Sec. 2. Licensing.

(a) The governing body of any county or municipality within this State may establish a system for the licensing of organizations to operate raffles. The governing bodies of a county and one or more municipalities may, pursuant to a written contract, jointly establish a system for the licensing of organizations to operate raffles within any area of contiguous territory not contained within the corporate limits of a municipality which is not a party to such contract. The governing bodies of two or more adjacent counties or two or more adjacent municipalities located within a county may, pursuant to a written contract, jointly establish a system for the licensing of organizations to operate raffles within the corporate limits of such counties or municipalities. The licensing authority may establish special categories of licenses and promulgate rules relating to the various categories. The licensing system shall provide for limitations upon (1) the aggregate retail value of all prizes or merchandise awarded by a licensee in a single raffle, if any, (2) the maximum retail value of each prize awarded by a licensee in a single raffle, if any, (3) the maximum price which may be charged for each raffle chance issued or sold, if any, and (4) the maximum number of days during which chances may be issued or sold, if any. The licensing system may include a fee for each license in an amount to be determined by the local governing body. Licenses issued pursuant to this Act shall be valid for one raffle or for a specified number of raffles to be conducted during a specified period not to exceed one year and may be suspended or revoked for any violation of this Act. A local governing body shall act on a license application within 30 days from the date of application. A county or municipality may adopt rules or ordinances for the operation of raffles that are consistent with this Act. Raffles shall be licensed by the governing body of the municipality with jurisdiction over the key location or, if no municipality has jurisdiction over the key location, then by the governing body of the county with jurisdiction over the key location. A license shall authorize the holder of such license to sell raffle chances throughout the State, including beyond the borders of the licensing municipality or county.

(a-5) The governing body of Cook County may and any other county within this State shall establish a system for the licensing of organizations to operate poker runs. The governing bodies of 2 or more adjacent counties may, pursuant to a written contract, jointly establish a system for the licensing of organizations to operate poker runs within the corporate limits of such counties. The licensing authority may establish special categories of licenses and adopt rules relating to the various categories. The licensing system may include a fee not to exceed \$25 for each license. Licenses issued pursuant to this Act shall be valid for one poker run or for a specified number of poker runs to be conducted during a specified period not to exceed one year and may be suspended or revoked for any violation of this Act. A local governing body shall act on a license application within 30 days after the date of application.

(b) Raffle licenses shall be issued only: (1) to bona fide religious, charitable, labor, business, fraternal, educational, veterans', or other bona fide not-for-profit organizations that operate without profit to their members and which have been in existence continuously for a period of 5 years immediately before making application for a raffle license and which have during that entire 5-year period been engaged in carrying out their objects, (2) or to a non-profit fundraising organization that the licensing authority determines is organized for the sole purpose of providing financial assistance to an identified individual or group of individuals suffering extreme financial hardship as the result of an illness, disability, accident, or disaster,

(3) or to any law enforcement agencies and associations that represent law enforcement officials, or (4) to any fire protection agencies and associations that represent fire protection officials. Poker run licenses shall be issued only to bona fide religious, charitable, labor, business, fraternal, educational, veterans', or other bona fide not-for-profit organizations that operate without profit to their members and which have been in existence continuously for a period of 5 years immediately before making application for a poker run licenses and which have during that entire 5-year period been engaged in carrying out their objects. Licenses for poker runs shall be issued for the following purposes: (i) providing financial assistance to an identified individual or group of individuals suffering extreme financial hardship as the result of an illness, disability, accident, or disaster or (ii) to maintain the financial stability of the organization. A licensing authority may waive the 5-year requirement under this subsection (b) for a bona fide religious, charitable, labor, business, fraternal, educational, or veterans' organization that applies for a license to conduct a raffle or a poker run if the organization is a local organization that is affiliated with and chartered by a national or State organization that meets the 5-year requirement.

For purposes of this Act, the following definitions apply. Non-profit: An organization or institution organized and conducted on a not-for-profit basis with no personal profit inuring to any one as a result of the operation. Charitable: An organization or institution organized and operated to benefit an indefinite number of the public. The service rendered to those eligible for benefits must also confer some benefit on the public. Educational: An organization or institution organized and operated to provide systematic instruction in useful branches of learning by methods common to schools and institutions of learning which compare favorably in their scope and intensity with the course of study presented in tax-supported schools. Religious: Any church, congregation, society, or organization founded for the purpose of religious worship. Fraternal: An organization of persons having a common interest, the primary interest of which is to both promote the welfare of its members and to provide assistance to the general public in such a way as to lessen the burdens of government by caring for those that otherwise would be cared for by the government. Veterans: An organization or association comprised of members of which substantially all are individuals who are veterans or spouses, widows, or widowers of veterans, the primary purpose of which is to promote the welfare of its members and to provide assistance to the general public in such a way as to confer a public benefit. Labor: An organization composed of workers organized with the objective of betterment of the conditions of those engaged in such pursuit and the development of a higher degree of efficiency in their respective occupations. Business: A voluntary organization composed of individuals and businesses who have joined together to advance the commercial, financial, industrial and civic interests of a community. (Source: P.A. 100-201, eff. 8-18-17; 101-109, eff. 7-19-19; 101-360, eff. 1-1-20; revised 9-9-19.)".

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

READING BILL FROM THE HOUSE OF REPRESENTATIVES A THIRD TIME

On motion of Senator Muñoz, **House Bill No. 2947** having been printed as received from the House of Representatives, together with all Senate Amendments adopted thereto, was taken up and read by title a third time.

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

YEAS 56; NAYS None.

The following voted in the affirmative:

Anderson	Feigenholtz	Loughran Cappel	Stoller
Aquino	Fine	Martwick	Syverson
Bailey	Fowler	McClure	Tracy
Barickman	Gillespie	McConchie	Turner, D.
Belt	Glowiak Hilton	Morrison	Turner, S.
Bennett	Harris	Muñoz	Van Pelt
Bryant	Hastings	Murphy	Villa

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Bush Castro	Holmes Hunter	Pacione-Zayas Peters	Villanueva Villivalam
Connor	Johnson	Rezin	Wilcox
Crowe	Jones, E.	Rose	Mr. President
Cullerton, T.	Joyce	Simmons	
Cunningham	Koehler	Sims	
Curran	Landek	Stadelman	
DeWitte	Lightford	Stewart	

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

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

CONSIDERATION OF GOVERNOR'S VETO MESSAGE

Pursuant to the Motion in Writing filed on Tuesday, June 15, 2021 and journalized Tuesday, June 15, 2021, Senator Harmon moved to accept the Governor's specific recommendations for change to **Senate Bill No. 2800**.

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

YEAS 36; NAYS 21.

The following voted in the affirmative:

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

The following voted in the negative:

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

This roll call verified.

Having received the vote of three-fifths of the members elected, the motion prevailed. Ordered that the Secretary inform the House of Representatives thereof and ask their concurrence therein.

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

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

At the hour of 4:13 o'clock p.m., the Chair announced that the Senate stand at recess subject to the call of the Chair.

AFTER RECESS

At the hour of 4:35 o'clock p.m., the Senate resumed consideration of business. Senator Koehler, presiding.

RESOLUTIONS CONSENT CALENDAR

SENATE RESOLUTION NO. 346

Offered by Senator Anderson and all Senators: Mourns the passing of Matthew R. "Matt" Moon Sr.

SENATE RESOLUTION NO. 347

Offered by Senator Anderson and all Senators: Mourns the death of Donald Schillinger.

SENATE RESOLUTION NO. 348

Offered by Senator Anderson and all Senators: Mourns the passing of Lawrence H. "Larry" Hinzman.

SENATE RESOLUTION NO. 350

Offered by Senator Hunter and all Senators: Mourns the passing of Janet Denise Kelly.

SENATE RESOLUTION NO. 351

Offered by Senator Bennett and all Senators: Mourns the death of Dr. James Burnett.

SENATE RESOLUTION NO. 352

Offered by Senator Bennett and all Senators: Mourns the passing of Martha Ann (Mealer) Smith.

SENATE RESOLUTION NO. 353

Offered by Senator Anderson and all Senators: Mourns the death of Oscar Carlson.

SENATE RESOLUTION NO. 354

Offered by Senator Anderson and all Senators: Mourns the death of Donald Rursch.

SENATE RESOLUTION NO. 355

Offered by Senator Anderson and all Senators: Mourns the death of Robert Mills.

SENATE RESOLUTION NO. 356

Offered by Senator Wilcox and all Senators: Mourns the passing of Raphael "Ralph" Diederich.

SENATE RESOLUTION NO. 357

Offered by Senator Wilcox and all Senators: Mourns the passing of Michael David "Mike" Linderman.

SENATE RESOLUTION NO. 358

Offered by Senator Wilcox and all Senators: Mourns the passing of Thomas M. McCormack.

SENATE RESOLUTION NO. 359

Offered by Senator Wilcox and all Senators: Mourns the passing of Katherine C. Schultz.

SENATE RESOLUTION NO. 360

Offered by Senator Wilcox and all Senators: Mourns the passing of Joseph "Pat" Stanek.

SENATE RESOLUTION NO. 361

Offered by Senator Koehler and all Senators: Mourns the death of Lori S. Weiss.

SENATE RESOLUTION NO. 362

Offered by Senator Anderson and all Senators: Mourns the death of Larry W. Hartman.

SENATE RESOLUTION NO. 363

Offered by Senator Rose and all Senators: Mourns the death of Noel Charles Dicks of Arthur.

SENATE RESOLUTION NO. 364

Offered by Senator Koehler and all Senators: Mourns the passing of Benedict "Ben" Dwyer.

SENATE RESOLUTION NO. 365

Offered by Senator Rose and all Senators: Mourns the passing of David Alan "Dave" Swickard.

SENATE RESOLUTION NO. 366

Offered by Senator Johnson and all Senators: Mourns the death of Alice Hernandez.

SENATE RESOLUTION NO. 367

Offered by Senator Anderson and all Senators: Mourns the death of James Joseph "Jim" Coryn of Moline.

SENATE RESOLUTION NO. 368

Offered by Senator Anderson and all Senators: Mourns the death of Danny Jackson.

SENATE RESOLUTION NO. 369

Offered by Senator Anderson and all Senators: Mourns the passing of James Ray "Jim" Fidlar.

SENATE RESOLUTION NO. 370

Offered by Senator Joyce and all Senators: Mourns the passing of Mario John Sebastiani.

SENATE RESOLUTION NO. 371

Offered by Senator Joyce and all Senators: Mourns the death of Rev. Louis A. Barnes of Pembroke Township.

SENATE RESOLUTION NO. 372

Offered by Senator Joyce and all Senators: Mourns the death of David Whitlow.

The Chair moved the adoption of the Resolutions Consent Calendar. The motion prevailed, and the resolutions were adopted.

ANNOUNCEMENT

The Chair announced that the Senate Energy and Public Utilities Committee meeting scheduled to reconvene this evening has been canceled.

At the hour of 4:36 o'clock p.m., pursuant to **House Joint Resolution No. 50**, the Chair announced that the Senate stands adjourned until the call of the President.