

*Illinois Regulation is a summary of the weekly regulatory decisions of State agencies published in the Illinois Register and action taken by the Illinois General Assembly's Joint Committee on Administrative Rules. Illinois Regulation, also titled The Flinn Report in memory of founding JCAR member Rep. Monroe Flinn, is designed to inform and involve the public in changes taking place in agency administration.*

## Proposed Rulemakings

### ■ POLICE CAMERAS

The LAW ENFORCEMENT TRAINING STANDARDS BOARD proposed repeal of the Part titled Surcharge Fund Financial Assistance (20 IAC 1700; 46 Ill Reg 6196) and proposed a new Part titled Law Enforcement Camera Grant Act (20 IAC 1705; 46 Ill Reg 6202) revising its rules for grants to law enforcement agencies to purchase in-car and body cameras and train officers in their use. The new Part includes criteria for eligibility, a description of the application process, procedures that LETSB will follow in awarding grants, and conditions for complying with the grant program. Agencies applying for grants must be registered in the State's Grantee Portal, be qualified under the Grant Accountability and Transparency Act, comply with statutory reporting requirements for in-car and body cameras, and have all officers in

### COVID-19 ACTIONS

Executive Orders of the Governor concerning the COVID-19 public health emergency can be accessed at <https://www2.illinois.gov/government/executive-orders>. Emergency rules adopted by State agencies will be summarized in The Flinn Report as they are published in the *Illinois Register*.

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the agency compliant with LETSB training requirements. Grant funding may be sought for anticipated camera purchases or to cover the cost of purchases already completed. Factors that LETSB will consider in awarding grants include the size of the police department and the number of cameras already available; the

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## Adopted Rules

### SCHOOLS

The STATE BOARD OF EDUCATION adopted amendments to the Part titled Public Schools Evaluation, Recognition and Supervision (23 IAC 1; 45 Ill Reg 12250, 14061 and 15576), effective 4/11/22, combining three separately proposed rulemakings.

### Time Out & Restraint

This rulemaking clarifies various aspects of SBE's rules requiring school districts and other entities to reduce, and eventually phase out, the use of isolated time out, time out and physical restraint on students with behavioral concerns. Physical restraint remains allowed only to prevent a student from inflicting self-harm, harm to others or damage to property; it cannot be used on a student who is

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**ADOPTED RULES:** Rules adopted by agencies this week. **EMERGENCY RULES:** Adopted for a temporary period not to exceed 150 days.  
**PROPOSED RULES:** Rules proposed by agencies this week, commencing a 45-day First Notice period during which public comments must be accepted.  
**PEREMPTORY RULES:** Rules adopted without prior public notice or JCAR review as authorized by 5 ILCS 100/5-50.  
■ Designates rules of special interest to small businesses, small municipalities, and not-for-profit corporations. Agencies are required to consider comments from these groups and minimize the regulatory burden on them.  
**QUESTIONS/COMMENTS:** Submit mail, email or phone calls to the agency personnel listed below each summary.  
**RULE TEXT:** Available on the Secretary of State ([www.cyberdriveillinois.com](http://www.cyberdriveillinois.com)) and General Assembly ([www.ilga.gov](http://www.ilga.gov)) websites under Illinois Register. Second Notice text (original version with changes made by the agency during First Notice included) is available on the JCAR website.

# Adopted Rules

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merely being disruptive. The amendment adds new compliance measures that SBE may impose, in addition to other remedies provided for in State or federal law, rule or regulation, on a district or entity that violates SBE's restrictions on these practices. SBE will continuously monitor any district/entity that utilizes isolated time out, time out or physical restraint, to insure that it explains why less intrusive measures were ineffective and that it is meeting or progressing toward SBE's benchmarks and goals. It will also review and follow-up on every district/entity's required plan for phasing out these practices. Issues addressed in the rulemaking include parents' right to be notified when time out or restraint has been used on their child and be notified of their right to request a meeting with school personnel to discuss the incident; SBE's authority to investigate schools, districts and other entities alleged to have violated these rules; and SBE's options for enforcing compliance (e.g., requiring the school to draft a new behavior intervention plan for the student, or to draft an improvement plan for its general policy).

## School Recognition

Other amendments, which replace emergency rules that expired on 3/26/22, clarify the processes through which public schools receive or lose SBE recognition and through which schools may appeal a downgrade in recognition

status. The State Superintendent will assign each public school and school district its recognition status (Fully Recognized, Recognized Pending Further Review, On Probation, or Nonrecognized) on an annual basis, based upon information provided by the school district, the regional superintendent, or by any other means. The State Superintendent may change the recognition status of a public school or district at any time, but Nonrecognized status can be assigned only after the State Board itself has reviewed the case and taken action. A school or district that is Recognized Pending Further Review or On Probation retains the rights and privileges of schools/districts that are Fully Recognized. If a school exhibits any of the deficiencies currently listed in rule that warrant demotion to On Probation status (e.g., health hazards/dangers to students or staff, failure to offer required coursework, employment of unqualified personnel), the State Superintendent must schedule a conference with SBE personnel and district representatives to discuss compliance issues prior to placing the school On Probation. If other, less serious deficiencies are evident, the State Superintendent will place the school in Recognized Pending Further Review status. The superintendent of a district demoted to a lower status may appeal the decision to the State Board. A district or school shall be restored to Fully Recognized status upon submission of satisfactory evidence that the district/school is in compliance

with the applicable requirements that prompted the change in recognition status. If a school/district that is On Probation fails to submit a satisfactory corrective action plan after its conference with SBE or after an appeal hearing that affirms its On Probation status, the State Superintendent shall recommend to the State Board that the school/district be placed in Nonrecognized status. The district may request another hearing before the State Board makes its final decision. A school that has been Nonrecognized may petition to SBE for restoration to Fully Recognized status if it demonstrates that noncompliance issues prompting the decision have been addressed and steps have been taken to insure that these issues do not recur.

## Special Ed Endorsements

The rulemaking also changes the maximum age for special education endorsements to 22 (formerly, 21) to reflect PA 102-72, which allows special education students who reach their 22<sup>nd</sup> birthday during a school year to continue receiving services through the end of the school year. (These provisions replace emergency rules that expired on 1/22/22.) The rulemaking also requires at least 5 semester hours of content coursework for all teachers regardless of when they were licensed; clarifies the ending date for middle school

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# Proposed Rulemakings

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crime rate and household income of the community; the number of traffic accidents, including the number of alcohol and drug-related accidents, in the community; and whether or not an applying municipality received revenue from red-light or speed enforcement cameras in the previous 3 years. Model policies for utilizing the awarded cameras are also included in the new Part. Municipal, county and university law enforcement agencies seeking camera grants are affected by these rulemakings.

*Questions/requests for copies/comments on the 2 LETSB rulemakings through 6/6/22: Illinois Law Enforcement Training Standards Board, Attn: Camera Grant Comments, 4500 S. 6<sup>th</sup> Street Road, Springfield, IL 62703, [ptb.comments@illinois.gov](mailto:ptb.comments@illinois.gov)*

## ■ OUTPATIENT SURGERY

The DEPARTMENT OF PUBLIC HEALTH proposed amendments to Ambulatory Surgical Treatment Center Licensing Requirements (77 IAC 205; 46 Ill Reg 6213) implementing Public Act 102-533, which requires installation of surgical smoke plume evacuation systems in facilities that perform surgery with lasers or other energy emitting devices. Facilities must also adopt policies that ensure proper use of smoke plume evacuation devices and protective equipment (e.g., facepieces) during such surgeries. The

## ■ POULTRY

The DEPARTMENT OF AGRICULTURE adopted an emergency amendment to the Part titled Diseased Animals (8 IAC 85; 46 Ill Reg 6723) effective 4/5/22 for a maximum of 150 days. This emergency rule prohibits the sale of exhibition of poultry or poultry products (e.g., hatching eggs) at swap meets, exhibitions, flea markets and auction markets.

rulemaking also implements PA 101-116, which requires ASTCs to keep closed captioning active at all times on TV sets in patient rooms or common areas. (Patients or visitors may turn off closed captioning if they wish.) If the facility does not currently have TV sets with closed captioning, any new sets obtained must have this feature. Other provisions require ASTCs to test and evaluate emergency preparedness plans bi-annually (i.e., twice yearly; currently, annually); develop and maintain pre-operative care policies that identify patients in need of a physical exam and medical history evaluation (including whether the patient is allergic to any drugs or biological agents or has any medical contraindications to anesthesia) prior to surgery; and have an effective procedure for transferring patients who require emergency care to a hospital within 15 to 30 minutes travel time. Ambulatory surgical treatment centers are affected by this rulemaking.

## Emergency Rule

DOA states that this rule is intended to prevent the spread of avian influenza among Illinois poultry flocks. Poultry producers and sellers are affected by this emergency rule.

*Questions/requests for copies: John Teefey, DOA, State Fairgrounds, P. O. Box 19281, Springfield, IL 62794-9281, 217/782-9013, 217/785-4505 (fax).*

## ■ NURSING EDUCATION

DPH also proposed amendments to Nursing Education Scholarships (77 IAC 597; 46 Ill Reg 6236) implementing three Public Acts. The rulemaking updates references to advanced practice registered nurses; clarifies and adds various definitions; and defines “default” on the legal obligations or conditions of a scholarship to include voluntary withdrawal, dismissal for academic failure, or failure to maintain continuous attendance at a nursing school, along with failure to fulfill the nursing or nurse educator employment obligation or failure to become licensed as an APRN, RN or LPN in Illinois. Waiver of the continuous attendance requirement or employment obligation due to total and permanent disability must include a formal request from a U.S.-licensed physician, APRN or physician assistant, in addition to

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# Adopted Rules

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endorsement criteria that were in effect from 7/1/97 to 1/31/18; and clarifies requirements applicable to the City of Chicago for utilizing substitute teacher recruitment firms.

## ■ EDUCATOR LICENSURE

SBE also adopted amendments to the Parts titled Educator Licensure (23 IAC 25; 45 Ill Reg 12277), Standards for Endorsements in Special Education (23 IAC 28; 45 Ill Reg 12296), Standards for Administrative Endorsements (23 IAC 29; 45 Ill Reg 12375), New Teacher Induction and Mentoring (23 IAC 65; 45 Ill Reg 12393), Illinois Hope and Opportunity Pathways Through Education Program (23 IAC 210; 45 Ill Reg 12398), Special Education (23 IAC 226; 45 Ill Reg 12404) Alternative Learning Opportunities Program (23 IAC 240; 45 Ill Reg 12429), Driver Education (23 IAC 252; 45 Ill Reg 12442) and Special Education Facilities under Section 14-7.02 of the School Code (23 IAC 401; 45 Ill Reg 12450), all effective 4/11/22, implementing PA 102-72 and replacing emergency rules that expired 1/22/22. The amendments to each Part change age 21 to 22 in references to the maximum age for special education eligibility. Special education service providers and cooperatives are affected by these rulemakings.

## ■ NON-PUBLIC SCHOOLS

Finally, SBE adopted amendments to Voluntary Registration and Recognition of Nonpublic Schools (23 IAC 425; 45 Ill Reg 15892) effective 4/11/22, replacing emergency rules that expired on 3/26/22. This rulemaking replaces the former recognition statuses (full, pending, probationary, or none) for non-public schools with the same statuses assigned to public schools (Fully Recognized, Recognized Pending Further Review, On Probation, and Nonrecognized). A school that applies directly to SBE for recognition but is denied due to deficiencies may reapply later or seek recognition via accreditation from an external organization. A school assigned Recognized Pending Further Review status must be notified of the deficiencies that prompted the decision and given an opportunity to correct them. The appeal and hearing procedures outlined in Part 1 for public schools demoted to Recognized Pending Further Review or On Probation status are also applied to non-public schools. Private, parochial and other non-public schools are affected.

*Questions/requests for copies of the 10 SBE rulemakings: Azita Kakvand, SBE, 555 West Monroe Street, Suite 900, Chicago, IL 60661, (312) 783-2757, [rules@isbe.net](mailto:rules@isbe.net)*

## ■ CONSUMER LOANS

The DEPARTMENT OF FINANCIAL AND PROFESSIONAL REGULATION adopted amendments to the Parts titled Consumer Installment Loan Act (38 IAC 110; 45 Ill Reg 6086) and Payday Loan Reform Act (38 IAC 210; 45 Ill Reg 6117) and adopted new Parts titled Predatory Loan Prevention Act (38 IAC 215; 45 Ill Reg 6137), Retail Installment Sales Act (38 IAC 216; 45 Ill Reg 6146) and Motor Vehicle Retail Installment Sales Act (38 IAC 217; 45 Ill Reg 6151), all effective 8/1/22. These rulemakings implement the Predatory Loan Prevention Act (PLPA) provisions of PA 101-658, which was effective 3/23/21. The PLPA and these rules prohibit lenders from charging annual percentage rates (APR) in excess of 36% on consumer loans and require consumer lenders to provide a written disclosure to consumers concerning the 36% APR rate cap. The new Part 215 establishes the PLPA cap and includes rules for calculating interest and fees on consumer loans; DFPR has clarified or expanded several of its definitions since 1<sup>st</sup> Notice. Amendments to Parts 110 and 210 and new Parts 216 and 217 require affected lenders to provide a PLPA cap disclosure to borrowers, stating that any installment contract with a PLPA APR over 36% is null and

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## Adopted Rules

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void and that no person or entity has any right to collect, receive, or retain any principal, fee, interest, or charges related to such a contract. Amendments to Parts 110 and 210 require all consumer installment loans, payday loans and title-secured loans to be reported to a State database. Information that must be reported for loans other than title-secured loans includes the principal amount and term of the loan, its maturity date, the number of scheduled payments, and the security/collateral taken for the loan. The lender must also report when the loan is paid off, written off, closed, or defaulted; when a payment is missed; and when any security is repossessed or sold. The Part 110 rulemaking also clarifies that a title-secured loan does not include any loan or credit transaction specifically intended to finance purchase of a motor vehicle. Since 1st Notice, DFPR has clarified or removed provisions in Parts 110 and 210 that specifically required PLPA loan disclosures to be posted in the licensed location or included in advertising. Other changes to Part 110 include removal of a \$4,000 cap on title-secured loans, additional options for verifying a borrower's gross monthly income, and removal of a prohibition against making additional loans to a consumer with an open title-secured loan. Payday lenders, motor vehicle lenders, and other retail or consumer installment

lenders are affected by these rulemakings.

*Questions/requests for copies of the 5 DFPR rulemakings: Craig Cellini, DFPR, 320 W. Washington, 2nd Fl., Springfield IL 62786, 217/785-0813, fax: 217/557-4451.*

### ■ PESTICIDES

The DEPARTMENT OF AGRICULTURE adopted an amendment to the Part titled Illinois Pesticide Act (8 IAC 250; 45 Ill Reg 15494) effective 4/7/22, imposing restrictions on the use of Dicamba pesticides for soybeans. The rulemaking prohibits application of Dicamba pesticides on any growing season date after June 20; on any day when temperatures reach, or are forecast by the National Weather Service to reach, 85 degrees or higher; or when winds are blowing toward a

residential area or a State nature preserve. Persons applying Dicamba pesticides must consult the Field Watch sensitive crop registry and comply with all associated recordkeeping and label requirements. Violations of this rule will be treated as a "use contrary to label directions" under the Illinois Pesticide Act. Soybean growers will be affected by this rulemaking.

*Questions/requests for copies: Pamela Harmon, DOA, State Fairgrounds, P. O. Box 19281, Springfield IL 62794-9281, 217/524-6905, fax 217/785-4505.*

### ■ COMMERCIAL DRIVERS

The SECRETARY OF STATE adopted an amendment to Commercial Driver Training Schools (92 IAC 1060; 46 Ill Reg

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## Proposed Rulemakings

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currently required documentation of the disability. The rulemaking also adds provisions for including a GED certificate in the transcripts required for a scholarship application; repeals the requirement that nursing students continuing their studies for the same degree renew their scholarship applications; and allows deferment of educational or employment obligations for scholarship recipients who are

called to active duty from military reserve status. Recipients of nursing or nurse education scholarships and their employing or enrolling institutions are affected.

*Questions/requests for copies/comments on the 2 DPH rulemakings through 6/6/22: Tracey Trigillo, DPH, 524 South 2nd Street, 6th Floor, Springfield, IL 62701, (217)782-1159, [dph.rules@illinois.gov](mailto:dph.rules@illinois.gov)*

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448) effective 4/4/22, implementing PA 102-455 by requiring commercial driver training courses to include instruction on how to interact with law enforcement during traffic stops. The rulemaking also implements Federal Motor Carrier Administration regulations, effective 2/7/22, requiring entry level commercial drivers to complete entry level driving training (theory and behind-the-wheel) prior to the issuance of a commercial driver's license. Finally, the rulemaking clarifies that commercial driver training does not include training provided to current or prospective school bus drivers by a school district or regional office of education if no fee is charged to the driver or applicant. A change since 1<sup>st</sup> Notice retains the requirement of 160 hours of Class A instruction (originally proposed to be reduced to 80 hours). Commercial driving schools are affected.

## DRIVER EDUCATION

SOS also adopted an amendment to Online Only Adult Driver Education Course Provider Certification (92 IAC 1066; 45 Ill Reg 14405) effective 4/11/22, implementing PA 102-455, requiring online-only adult driver education courses to include instruction on how to interact with law enforcement during traffic stops.

## ■ SENIOR DRIVING COURSES

SOS adopted amendments to the Part titled Motor Vehicles Accident Prevention Courses for Liability Insurance Premium Reduction (50 IAC 8000; 45 Ill Reg 14114) effective 4/11/22, implementing PA 101-397, which allows driving courses taken by drivers age 55 or older in order to receive an insurance discount to be conducted online as well as in person. The rulemaking allows these courses to be offered virtually (conducted in real time by a live instructor, using a video or internet connection) or by e-learning (self-guided learning via electronic media, with or without an instructor or proctor), establishes the requirements to be certified as an e-learning course provider or instructor, and clarifies the process to be used to de-certify a provider or instructor. Since 1<sup>st</sup> Notice, SOS has changed the definition of "successful completion" of a course to remove references to a final exam and passing score (since the course is voluntary and an exam is not required) and removed a requirement that courses devote at least one hour to each topic. Enrollment in in-person and virtual classes must not exceed the lesser of 50 persons or the capacity of the facility. Providers of online accident prevention/defensive driving courses are affected by this rulemaking.

*Questions/requests for copies of the 3 SOS rulemakings: Pamela Wright, SOS, 298 Howlett*

*Building, Springfield, IL 62756, [pwright@ilsos.gov](mailto:pwright@ilsos.gov).*

## ■ LIBRARY GRANTS

SOS adopted amendments to Illinois State Library Grant Programs (23 IAC 3035; 45 Ill Reg 14410) effective 4/7/22, updating incorporations of various standards to be met by grant applicants and awardees. The rulemaking defines equipment as computers or similar technology intended to support instructional materials and not used in the administration of a literacy program, and stipulates that no more than 10% of total literacy grant funds may be used to purchase equipment. With regard to the Live and Learn grant program, the rulemaking references conflict of interest provisions from the Illinois Procurement Code and requires applicants to certify that neither they nor their employees have any real or apparent conflicts of interest that could impair the fairness and impartiality of the grant process. Since 1<sup>st</sup> Notice, SOS has clarified the definition of "literacy". Library districts and municipalities may be affected by this rulemaking.

*Questions/requests for copies: Joseph Natale, Illinois State Library, Gwendolyn Brooks Building, Springfield IL 62701-1796, 217/558-1745, [jnatale@ilsos.gov](mailto:jnatale@ilsos.gov)*

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# Adopted Rules

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## ■ PHLEBOTOMISTS

The DEPARTMENT OF PUBLIC HEALTH adopted a new Part titled Resources (77 IAC 150; 45 Ill Reg 14323) effective 4/7/22 implementing PA 101-0542, which added a new Section to the Department of Public Health Powers and Duties Law regarding phlebotomy training. This new Part defines laboratories, health care providers and phlebotomists for the purposes of the Part; cross references various State statutes and accrediting bodies; and requires DPH to provide training materials to applicable laboratories and health care providers regarding the current methods of drawing blood from children and adults with intellectual and developmental disabilities.

*Questions/requests for copies: Tracey Trigillo, DPH, DPH, 524 S. 2nd St., 6th Fl., Springfield IL 62701, 217/782-1159, [dph.rules@illinois.gov](mailto:dph.rules@illinois.gov)*

## ■ CANNABIS TAXES

The DEPARTMENT OF REVENUE adopted amendments to Tobacco Products Tax Act of 1995 (86 IAC 660; 45 Ill Reg

15985) effective 4/5/22, implementing PA 102-40. The PA and the rulemaking remove devices, cartridges, containers, substances, and solutions that contain medical or adult use cannabis subject to tax under the Cannabis Regulation and Tax Act from the definition of an electronic cigarette under the Tobacco Products Tax Act, and relieve cannabis cultivators and dispensaries from the obligation to pay tobacco products tax on these items. The rulemaking also clarifies that, although the revised definition of “electronic cigarette” has been made retroactive to 6/28/19, cannabis dispensaries that sold the affected items cannot claim a credit or refund for tobacco taxes paid between 6/28/19 and 6/25/21 (the effective date of PA 102-40). Cannabis cultivators and dispensaries may be affected by this rulemaking.

*Questions/requests for copies: Richard S. Wolters, DOR, 101 West Jefferson St., Springfield IL 62794, (217) 782-2844.*

## WORKERS' COMPENSATION

The DEPARTMENT OF INSURANCE adopted amendments to Workers'

Compensation Rate and Manual Filing (50 IAC 2902; 46 Ill Reg 262) effective 4/11/22, implementing changes to the Illinois Insurance Code. The rulemaking requires companies to notify DOI at least 30 days prior to (formerly, 30 days after) the effective date of any rule change filed by its rating organization and adopted without modification by the company. Provisions that allowed exemptions from filing have been repealed, along with obsolete statutory authority citations.

## DOI FORMS

DOI also adopted amendments to Portability of Creditable Service Time for Downstate and Suburban Police Pension Funds (50 IAC 4404; 46 Ill Reg 283) effective 4/11/22 that remove examples of printed forms currently contained in that Part and instead require use of standardized forms posted at the DOI website.

*Questions/requests for copies of the 2 DOI rulemakings: Part 2902, Julie Ratchford (217/782-4572); Part 4404, Mark Thielen (217/558-4542); DOI, 320 W. Washington St. 4<sup>th</sup> Fl., Springfield IL 62767.*

# JCAR Meeting Action

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At its 4/19/22 meeting, the Joint Committee on Administrative Rules took the following actions:

## OBJECTION

JCAR objects to the Department of Healthcare and Family Services' use of emergency rulemaking to enact Section 118.780 of the emergency rule titled Special Eligibility Groups (89 IAC 118; 46 Ill Reg 4947) because the emergency situation with regard to this portion of the rulemaking is agency created, and the emergency rule does not comply with the legislative intent upon which it is based. 1 IAC 230.400(a) requires the Committee to consider whether the emergency situation arose through no fault of the agency and whether each portion of the emergency rule complies with the legislative intent which it is implementing and interpreting. This Section implements Public Act 98-651, which established medical assistance coverage of kidney transplants for non-citizens with end stage renal disease. This Public Act was effective June 16, 2014 and the Department implemented the transplant coverage in emergency rule effective October 1, 2014. However, the Department allowed that emergency rule to expire and did not adopt corresponding proposed rules on the same topic. In this instance, the Department created an emergency situation by failing to adopt proposed rules for this program before they expired in 2015. Furthermore, JCAR objects to the Department's reliance on emergency rulemaking authority granted in 2014. Public Act 98-651 granted the Department emergency rulemaking authority for the expeditious and timely implementation of the provisions of the Act. Exercising this emergency authority over 7 years later is neither expeditious nor timely implementation of the Act and does not comply with the General Assembly's stated intent for granting that authority.

## RECOMMENDATIONS

With respect to the Department of Public Health's rulemakings titled Medically Complex for the Developmentally Disabled Facilities Code (77 IAC 390; 46 Ill Reg 299) and Civil Money Penalty Reinvestment Program (77 IAC 425; 46 Ill Reg 1763), JCAR recommends that the Department be more timely in implementing Public Acts. Public Act 99-180 became effective on July 29, 2015 and Public Act 96-1372 became effective on July 29, 2010.

With respect to the Department of Public Health rulemaking titled Socio-Emotional and Developmental Screening (77 IAC 664; 45 Ill Reg 12238) JCAR recommends that the Department be more timely in implementing statute in rule. Public Act 99-927, which required the Department to promulgate rules for social, emotional and developmental screening of school-aged children, was effective on January 20, 2017.

## EXTENSIONS

JCAR, with the concurrence of the Illinois Commerce Commission, extends the Second Notice period for the rulemakings titled Electric Interconnection of Distributed Generation Facilities (83 IAC 466; 46 Ill Reg 1) and Electric Interconnection of Large Distributed Generation Facilities (83 IAC 467; 46 Ill Reg 124) for an additional 45 days. These rulemakings will be considered again at the May 17, 2022 JCAR meeting.

## POSTPONEMENT

JCAR postponed consideration of the Chief Procurement Officer - General Services rulemaking titled Chief Procurement Officer for General Services Standard Procurement (44 IAC 1; 45 Ill Reg 10293) until the May 17, 2022 JCAR meeting.

## Second Notices

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The following rulemakings were moved to Second Notice this week by the agencies listed below, commencing the JCAR review period. These rulemakings will appear in next week's *Illinois Register* and be considered at the May 17, 2022, JCAR meeting in Chicago. Other items not published in the *Register* or The Flinn Report may also be considered. Further comments concerning these rulemakings should be addressed to JCAR using the contact information on page 1.

### DEPT OF INSURANCE

Misrepresentations and False Warranties (50 IAC 941; 45 Ill Reg 15934) proposed 12/17/21

### DEPT OF REVENUE

Invest in Kids Act (86 IAC 1000; 46 Ill Reg 1594) proposed 1/21/22

## Joint Committee on Administrative Rules

Senator Bill Cunningham, <i>co-chair</i>	Representative Tom Demmer
Senator John F. Curran	Representative Michael Halpin
Senator Donald DeWitte	Representative Frances Ann Hurley
Senator Kimberly Lightford	Representative Steven Reick
Senator Tony Muñoz	Representative Curtis Tarver, II
Senator Sue Rezin	Representative Keith Wheeler, <i>co-chair</i>

**Kim Schultz**  
**Executive Director**