

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

■ DRIVERS' LICENSES

The SECRETARY OF STATE proposed amendments to Issuance of Licenses (92 IAC 1030; 46 Ill Reg 15522) removing the requirement that Illinois Commercial Driver's License (CDL) applicants who hold valid out of State CDLs retake their CDL written and pre-trip/skills/road exams. SOS had temporarily waived this requirement during the COVID-19 public health emergency but is now abolishing it permanently, since Illinois was the only state that required re-testing. Those affected by this rulemaking include out of State CDL applicants and their employers.

SOS also proposed an amendment to Cancellation, Revocation or Suspension of Licenses or Permits (92 IAC 1040; 46 Ill Reg 15539) imposing a 12-month license suspension on

persons under age 21 who are convicted of possession of cannabis while in a motor vehicle or of using fraudulent identification to purchase cannabis. For a second or subsequent conviction or a first offense while a revocation is pending, the license shall be revoked.

Emergency Rule, Page 3

Peremptory Rule, Page 3

JCAR Meeting Action, Page 7

Questions/requests for copies/ comments on the 2 SOS rulemakings through 10/31/22: Pamela Wright, SOS, 298 Howlett Building, Springfield IL 62756, pwright@ilsos.gov

SPECIAL EDUCATION

The STATE BOARD OF EDUCATION proposed

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Adopted Rules

HOSPITALS

The DEPARTMENT OF PUBLIC HEALTH adopted amendments to Hospital Licensing Requirements (77 IAC 250; 46 Ill Reg 4669) effective 9/1/22, implementing several Public Acts, responding to requests from the hospital industry, and updating incorporations and references. This rulemaking requires hospitals to establish policies for testing their water supply for Legionella bacteria and install surgical smoke plume evacuation systems (to remove smoke or gases resulting from the use of energy-based devices such as lasers during surgery). Nurse staffing plans must be prepared (formerly, recommended) by a nursing care committee which must meet at least 6 times per year and be comprised of at least 55% (formerly, 50%) registered professional nurses providing

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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) and General Assembly (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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direct inpatient care. The committee's responsibilities include reviewing staffing plans, hearing complaints concerning staffing, and gathering information that includes patient outcomes, overtime worked by nursing staff, and the extent to which the hospital adheres to, or fails to adhere to, the staffing plan. A hospital that does not implement a staffing plan or habitually fails to adhere to the plan and does not implement a plan of correction may be subject to fines of \$500 to \$1,000 per occurrence. Hospitals that provide obstetric services must require obstetric staff to complete annual continuing education concerning severe maternal hypertension (pre-eclampsia), obstetric hemorrhage, and other causes of maternal mortality. Hospitals may allow practitioners who are not on their medical staff to order outpatient treatments under written policies that verify the practitioner's credentials and scope of practice, identify the treatments or procedures that can and cannot be ordered, and track the medications and treatments ordered. Hospitals that do not have a licensed pediatric unit but provide limited admission or observation services to patients age 14 and under must have written agreements for consultation with a children's hospital or a hospital with a pediatric department and must report their pediatric admissions/observations to DPH on a quarterly basis. Information that hospitals must make available to

the public by physical or electronic means include the hospital's license, complaint procedures, current DPH or court orders, and other materials open to the public under the Hospital Licensing Act; established charges for services; availability of patient financial assistance; rights of women during pregnancy and childbirth; information concerning the Crime Victims Compensation Act; resources available to victims of human trafficking; and safe means of relinquishing a newborn infant as required by the Abandoned Newborn Infant Protection Act. Since 1st Notice, DPH has updated and clarified surgical smoke plume evacuation rules, Legionella testing rules, and various incorporated standards in response to public comment.

■ WELL CONSTRUCTION

DPH also adopted amendments to Water Well Construction Code (77 IAC 920; 46 Ill Reg 2798) effective 8/30/22 that clarify and reorganize the Code; remove the permit requirement for well casing repairs above a pitless unit/adaptor (thereby allowing homeowners to make these repairs without waiting for a permit); and define the quality of materials that must be used in bored wells (used as water sources) and closed loop wells (used in heat pumps). Cement tile may be installed in bored wells by any method that is certified by the manufacturer and verified in writing by an Illinois-registered professional or structural engineer to withstand loads at a depth of 120 feet with a 2:1 load factor. DPH

will issue approval numbers and letters of certification for approved tiles and maintain a list of approved products. The top of the casing must be no more than 30 feet below the ground surface if the bored well has a buried slab. Existing well pits that do not meet the standards in this Part must either be converted to a tank or valve pit with a pitless adaptor or unit, or eliminated by removing the floor or a wall and filling it in with dirt. Other provisions specify the types of piping, heat exchange fluid and refrigerant to be used in closed loop well systems; establish sealing requirements for closed loop wells that will no longer be used; and clarify the examination and registration process for closed loop well contractors. Businesses that install, repair or use bored wells or heat pump/heat exchanger systems are affected by this rulemaking.

INJURY REPORTING

DPH adopted amendments to Head and Spinal Cord Injury Code (77 IAC 550; 46 Ill Reg 5429) and Violent Injury Reporting Code (77 IAC 560; 46 Ill Reg 5445), both effective 8/30/22, reflecting current International Classification of Diseases (ICD) Injury Diagnosis Codes, removing outdated appendices, implementing patient data confidentiality protocols, and revising the availability of head and spinal cord injury data that DPH receives from hospitals. Both rulemakings allow "bona fide

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Proposed Rulemakings

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amendments to Special Education (23 IAC 226; 46 Ill Reg 15376) that reflect recent Public Acts; address translation and interpretation services for Individualized Education Program (IEP) students whose families are not English proficient; and address other issues. The rulemaking implements PA 101-654, which allows children who receive Early Intervention services, are eligible for IEP services, and reach their 3rd birthday between May 1 and August 31 to continue receiving Early Intervention services until the beginning of the school year (when they may enroll in preschool). The rulemaking also implements PA 102-254, which requires school districts, prior to placing a child in an out-of-state special education residential facility, to inform the child's parents/guardians if an in-State residential facility is available that provides comparable treatment and services. Districts must also review their out-of-state special education placements on an annual basis. With regard to students with special needs whose parents/guardians are not English proficient, the rulemaking requires districts to make competent interpretation services for IEP conferences available in "common languages", which include the 5 most commonly spoken non-English languages in Illinois as determined by the IEP Home Language Survey and any other

Emergency Rule

HOSPITALS

The DEPARTMENT OF PUBLIC HEALTH adopted an emergency amendment to Hospital Licensing Requirements (77 IAC 250; 46 Ill Reg 15824) effective 8/31/22 for a maximum of 150 days. This emergency rule (which replaces an emergency rule that expired 8/30/22) implements a federal waiver allowing qualifying hospitals, with approval from the federal Centers for Medicare and Medicaid Services, to provide limited inpatient services in patients' homes to alleviate hospital overcrowding and prevent spread of COVID-19 infection. DPH's emergency rule requires Illinois hospitals that receive the Acute

Hospital Care at Home (AHCH) waiver to provide DPH with specified documents, comply with various hospital health and safety requirements, and comply with all COVID-19 directives and guidance issued by the Centers for Disease Control and Prevention, DPH, other State agencies, and local health departments. Hospitals that have applied for or received the federal AHCH waiver are affected by this emergency rule.

Questions/requests for copies: Tracey Trigillo, DPH, 524 S. Second St. 6th Floor, Springfield IL 62701, 217/782-1159, dph.rules@illinois.gov

Peremptory Rule

STATE EMPLOYEES

The DEPARTMENT OF CENTRAL MANAGEMENT SERVICES adopted peremptory amendments to Pay Plan (80 IAC 310; 46 Ill Reg 15838) effective 8/31/22, implementing 4 recent memoranda of understanding with AFSCME. The peremptory rule assigns the positions of liquor control investigator trainee, liquor control investigator, insurance

analyst, insurance analyst specialist, and insurance senior analyst to AFSCME bargaining units and also assigns them bargaining unit pay grades.

Questions/requests for copies: Jason R. Doggett, CMS, 504 Stratton Building, Springfield IL 62706, 217/782-4267, fax 217/524-4570, CMS.PayPlan@illinois.gov

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Adopted Rules

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researchers” with prior experience in conducting published medical or epidemiological studies to have access to certain injury data by written request to DPH. Bona fide researchers must, at a minimum, hold a master’s degree in a medical or scientific discipline from an accredited U.S. university. (The Part 560 rulemaking additionally allows appropriate DPH staff access to data on violent injuries to children, for purposes of completing a required biennial report to the General Assembly.) Hospitals must report, on a quarterly basis, data on patients who are transferred to other hospitals for definitive treatment of head or spinal cord injuries or other violent injuries, in addition to currently required data on injury patients who are admitted as inpatients or who die in the emergency department prior to inpatient admission. The quarterly reporting schedule will be based on the date of patient admission rather than on the date of discharge. Since 1st Notice, DPH has removed language excluding certain persons from the definition of bona fide researcher and made other changes clarifying the effects of data confidentiality restrictions.

■ HIV/AIDS GRANTS

DPH also adopted amendments to African-American HIV/AIDS Response Code (77 IAC 691; 46 Ill Reg 2585) effective 9/1/22 that clarify and update aspects of the grant program implemented in this Part. The rulemaking states that an eligible community-based

organization must have a board of directors with at least 51% African-American membership and must provide HIV/AIDS related services in a community that is either primarily populated by persons who identify as African-American, or in which African-Americans have been disproportionately impacted by HIV/AIDS. Other changes clarify the definition of a high-risk community, incorporate the requirements of the Grant Accountability and Transparency Act and of the federal Office of Management and Budget concerning allowable grant expenditures, replace detailed application instructions with a provision that DPH will provide these instructions to potential applicants, and clarify that the minimum grant award is \$25,000 per annual funding cycle. Changes since 1st Notice restore Section 691.900, which had been proposed for repeal and outlines grant denial/revocation and appeal processes, and incorporate recent legislation, effective 1/1/23, that will change certain criteria for an eligible organization. Non-profit community organizations that qualify for this grant program are affected.

Questions/requests for copies of the 5 DPH rulemakings: Tracey Trigillo, DPH, 524 S. Second St., 6th Floor, Springfield IL 62701, 217/782-1159, dph.rules@illinois.gov

CHILD CARE

The DEPARTMENT OF HUMAN SERVICES adopted an amendment to Child Care (89 IAC

50; 46 Ill Reg 7979) effective 9/1/22 that extends, through 6/30/23, temporary Child Care Assistance Program (CCAP) eligibility of up to 3 months for parents who are still in the process of seeking the employment, education or training normally required for CCAP eligibility. This provision had been scheduled to expire on 6/30/22. DHS is extending this eligibility period in accordance with the federal American Rescue Plan Act of 2021 (ARPA) and using ARPA funds for this purpose.

AABD BENEFITS

DHS also adopted an amendment to Aid to the Aged, Blind or Disabled (89 IAC 113; 46 Ill Reg 7996) effective 9/1/22, implementing an inflationary adjustment increase in the asset exemption for prepaid funeral and burial funds to \$7,248 (formerly, \$6,774) per individual, or \$14,496 per married couple. These funds must be specifically and irrevocably set aside for the professional funeral services and burial expenses of an individual and/or their spouse.

Questions/requests for copies of the 2 DHS rulemakings: Tracie Drew, DHS, 100 S. Grand Ave. East, 3rd Floor, Springfield IL 62762, 217/785-9772.

LABOR RELATIONS

The ILLINOIS LABOR RELATIONS BOARD adopted amendments to the Parts titled

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Proposed Rulemakings

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non-English language spoken by at least 20 families in that district. Non-English-speaking parents must also be provided translations of vital documents (e.g., IEP meeting notifications, consent forms, eligibility determinations, progress reports) into their preferred language in a timely manner. Translations must be performed by qualified individuals familiar with special education terminology and ethics, or if the district uses an automated translation service, reviewed and edited by an individual qualified to determine the accuracy of the translation. Proposals by a district to initiate, deny or change a child's educational placement must be provided in writing in the parent's preferred language or in another mode of communication (e.g., orally if the parent is illiterate). Qualified interpreters for common languages and American Sign Language must be made available for IEP meetings when needed, and districts must make reasonable efforts to find interpreters for less common languages. Qualified interpreters must demonstrate competency by certification from a recognized program or another program that meets or exceeds specified criteria. If qualified individual interpreters are not available, commercially recognized interpretation services, including telephonic services, may be used. The district's annual notice to parents of children with disabilities, and every notice of an IEP conference, must include a

notice of availability of interpretation and translation services in English, the common languages, and in the parents' preferred language if known and practicable. Parents who believe a request for an interpreter was unreasonably denied may file a complaint with SBE. Districts must report annually to SBE the number and percentage of IEP documents for which translation services were provided and conferences for which interpretation services were used. The rulemaking also removes or updates various obsolete references.

Questions/requests for copies/ comments through 10/31/22: Azita Kakvand, SBE, 555 W. Monroe St., Suite 900, Chicago IL 60661, 312/783-2757, rules@isbe.net

■ INFANT SCREENING

The DEPARTMENT OF PUBLIC HEALTH proposed repeal of the Part titled Newborn Metabolic Screening and Treatment Code (77 IAC 661; 46 Ill Reg 15454) and proposed a new Part titled Newborn and Infant Screening and Treatment Code (77 IAC 661; 46 Ill Reg 15473), that reorganizes and clarifies DPH's rules regarding testing of newborns for metabolic disorders and other conditions at or shortly after birth. The new Part also includes provisions for newborn hearing tests, a registry for hearing test results and outcomes, and referrals for related services. Hospitals, birth centers and other healthcare providers may be affected.

Questions/requests for copies/ comments on the 2 DPH rulemakings through 10/31/22: Tracey Trigillo, DPH, 524 S. Second St., 6th Floor, Springfield IL 62701, 217/782-1159, dph.rules@illinois.gov

■ INSURANCE

The DEPARTMENT OF INSURANCE proposed amendments to Suitability in Annuity Transactions (50 IAC 3120; 46 Ill Reg 15424) that conform with recent changes to the National Association of Insurance Commissioners' (NAIC) Suitability in Annuity Transactions Model Regulation. The amendments add definitions of cash and non-cash compensation, consumer profile information, material conflict of interest, and other terms, and provide criteria for determining whether an insurance producer, in recommending an annuity, has acted in the best interest of the consumer. These criteria include obtaining, or attempting to obtain, consumer profile information that includes the consumer's age, annual income, existing assets, debts/obligations and other financial needs, financial objectives, tax status, risk tolerance and other factors. A consumer who refuses to provide some or all of this information must sign a statement acknowledging their refusal and advising them that the producer may not be able to recommend a product meeting

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Adopted Rules

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Representation Proceedings (80 IAC 1210; 46 Ill Reg 6855) and Unfair Labor Practice Proceedings (80 IAC 1220; 46 Ill Reg 6863) both effective 9/1/22. The Part 1210 rulemaking implements amendments to the Illinois Public Labor Relations Act that allow for the use of electronic authorization cards and signatures to demonstrate a showing of interest among employees voting on whether to join or form a bargaining unit. The Part 1220 rulemaking clarifies ILRB's rules to ensure that rulings on motions to defer receive the same treatment as rulings on other types of motions when those rulings are not issued as Recommended Decisions and Orders. This proposed rulemaking also preserves the parties' right to appeal deferral rulings contained in Recommended Decisions and Orders, which address the merits of a case. Those affected by these rulemakings include employers and employees involved in collective bargaining representation proceedings.

Questions/requests for copies of the 2 ILRB rulemakings: Anna Hamburg-Gal, ILRB, 160 N. LaSalle St., Ste. 400, Chicago IL 60601, 312/793-6380, Anna.Hamburg-Gal@Illinois.gov

DEFERRED COMPENSATION

The STATE BOARD OF INVESTMENT adopted amendments to State (of Illinois) Employees' Deferred Compensation Plan (80 IAC

2700; 45 Ill Reg 15285) effective 8/31/22, adding provisions to implement automatic enrollment of certain State employees into the Deferred Compensation Plan, as provided for by PA 101-277. Newly hired State employees who qualify for automatic enrollment have 30 days after starting employment to opt out of the Plan, and another 90 days to withdraw from the Plan after enrollment (in which case all contributions and earnings will be refunded to the employee). Those who take no action will have 3% of their pre-tax compensation for each pay period deposited in their Plan account. Enrollees may choose to have deferrals made before taxes or pay tax on their deferrals (Roth basis). The minimum deferral amount per pay period is \$10 or 1% of compensation (formerly, \$20 per month). Forms necessary to process enrollment changes will be provided by the Department of Central Management Services or the official Plan Recordkeeper (formerly T. Rowe Price; now Empower) and can be processed by paper, phone or online. Allowable reasons for a hardship distribution now include losses and expenses, including loss of income, due to a federally declared disaster in an area in which the employee resides or is employed and where the Federal Emergency Management Agency is providing individual disaster assistance. The rulemaking also lists attributes to be considered by SBI in selecting Plan investment options; requires the State agency that processes the employee's paychecks (Pay Agency) to

accurately process salary deferrals and revocations, suspend deferrals when the employee reaches the calendar year limit, and return excess amounts deferred to the employee; and requires the Recordkeeper to accept beneficiary designations made on or after 6/15/20. In accordance with the federal CARES Act, SBI will not make required minimum distributions to participants who would otherwise have been required to take a minimum distribution in 2020. The age at which distributions must begin is raised to 72 for individuals born on or after 7/1/1949 (70½ for individuals born before that date). Individuals who qualify for Coronavirus Related Distributions may request up to \$100,000 for the period 5/28/20 through 12/28/20 and have up to 3 years to repay all or part of this distribution. Persons who have taken loans from their Plan account may also defer payments due between 5/28/20 and 12/31/20 if they qualify under CARES. Finally, the rulemaking adds new procedures for beneficiary distributions, including distributions to non-designated beneficiaries (entities that are not natural persons, such as trusts and estates) beginning 1/1/22, in accordance with recent federal changes contained in the Setting Every Community Up for Retirement Enhancement Act (the SECURE Act).

Questions/requests for copies: Mary Cahill, SBI, 180 N. LaSalle St., Suite 2015, Chicago IL 60601, 312/793-5712, mcahill@isbinvestment.com

Proposed Rulemakings

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their needs. Producers must disclose to all consumers the products they are licensed to sell, the insurers for whom they may sell products, and any cash or non-cash compensation they receive for product sales. If the consumer requests, producers must also disclose a reasonable estimate of the cash compensation they will receive and how it will be received. A consumer who purchases an annuity not recommended by the producer must sign an acknowledgment of that fact. Sales contests, quotas, bonuses or non-cash compensation that is based upon producers selling a specified

number of annuities within a limited period are prohibited. The rulemaking also adds new requirements for annuity provider training courses effective 1/1/23 and provides examples of disclosure and waiver forms.

Questions/requests for copies/ comments through 10/31/22: Norman Schroeder, DOI, 122 S. Michigan Ave., 19th Fl., Chicago IL 60603, 312/805/5131, or Susan Anders, DOI, 320 W. Washington St., 4th Fl., Springfield IL 62767-0001, 217/558-0957.

STATE TREASURY

The OFFICE OF THE STATE TREASURER proposed an

amendment to the Part titled Illinois Public Treasurers' Investment Pool for Public Treasurers in the State of Illinois (74 IAC 740; 46 Ill Reg 15550) clarifying that component units of a public agency, for purposes of participating in the Investment Pool for Public Treasurers, may now include, but are not limited to, Area Agencies on Aging and other providers under the Illinois Act on the Aging.

Questions/requests for copies/ comments through 10/31/22: Sara Meek, Office of the Treasurer, 219 State House, Springfield IL 62706, 217/836-0030, fax 217/785-2777, SMeek@illinoistreasurer.gov

JCAR Meeting Action

At its 9/13/22 meeting, the Joint Committee on Administrative Rules took the following actions:

OBJECTIONS

JCAR objected to the Department of Financial and Professional Regulation rulemaking titled Cannabis Regulation and Tax Act (68 IAC 1291; 46 Ill Reg 5127) for failing to comply with the statutory authority upon which the proposed rulemaking is based or interpreting (1 IAC 220.900(a)(1)(B)). In this rulemaking, the Department is amending the procedures for applying for conditional adult use dispensing organization licenses without first conducting a disparity study. Section 15-35.20(a) of the Cannabis Regulation and Tax Act [410 ILCS 705] allows the Department to adopt rules that modify or change the licensing application process to reduce or eliminate the barriers identified in the disparity and availability study commissioned by the Illinois Cannabis Regulation Oversight Officer. Since a disparity study has not been commissioned, the changes to the application process contained in this proposed rule cannot be in response to that study

and therefore do not align with the intended requirements of the statute. JCAR further recommends that the Department engage stakeholders and members of the General Assembly to pursue an amendment to the Cannabis Regulation and Tax Act during the 102nd GA so that the concerns raised in this motion regarding the conditional and full adult use dispensing organization licensure process can be properly addressed.

JCAR objected to the Illinois Student Assistance Commission emergency rulemakings titled General Provisions (23 IAC 2700; 46 Ill Reg 14572) and Monetary Award Program (MAP) (23 IAC 2735; 46 Ill Reg 14590) for failure to establish a situation exists that reasonably constitutes a threat to the public interest, safety or welfare that required the adoption of rules upon fewer days' notice than is required by the general rulemaking process. (See 1 Ill. Adm. Code 230.400 (a)(1)(A) and (B)). JCAR is pleased to see the Commission is eager to update its rules to incorporate recent statutory changes. However, the

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JCAR Meeting Action

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repetition of statutory text in administrative rule can be completed through the general rulemaking process. Further, JCAR recommends the Commission fully explain its finding that a threat to the public interest, safety or welfare exists and why the general rulemaking process could not be used to address the emergency situation in its public notice pages.

JCAR objected to the Illinois Student Assistance Commission's emergency rulemaking titled Post-Master of Social Work School Social Work Professional Educator License Scholarship Program (23 IAC 2747; 46 Ill Reg 14595) as the emergency situation did not arise through no fault of the agency. (See 1 Ill. Adm. Code 230.400 (a)(1)(C)). PA 102-621 was signed into law on 8/21/21 with a delayed effective date of 1/1/22. The Commission waited nearly a full year after the Governor approved the legislation to file these emergency rules. By establishing this scholarship program through emergency rule the public notice and comment period were unnecessarily circumvented when there was

ample time for the Commission to use the general rulemaking process.

JCAR objected to the Illinois Community College Board's emergency rulemaking titled Administration of the Illinois Public Community College Act (23 IAC 1501; 46 Ill Reg 15357) for failure to comply with the requirements of 5 ILCS 100/5-10(c). No agency rule is valid or effective against any person or party, nor may it be invoked by the agency for any purpose until it has been made available for public inspection and filed with the Secretary of State. In this instance, before filing this emergency rule on 8/24/22, ICCB established PATH grant program application requirements and an application deadline of 7/29/22 on its website and was enforcing the application requirements contained in this rule before it was properly adopted. Furthermore, on 6/11/19, JCAR previously issued a recommendation to the Board to be more timely in implementing statutory requirements and avoid prior implementation of its policies. The Board agreed with JCAR's recommendation (but) has now continued to enforce rules before they are properly adopted.

Joint Committee on Administrative Rules

Senator Bill Cunningham, *co-chair*

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, *co-chair*

**Kim Schultz
Executive Director**

Second Notices

The following rulemakings were moved to Second Notice this week by the agencies listed below, commencing the JCAR review period. These rulemakings will be considered at the October 18, 2022, meeting in Chicago. Further comments concerning these rulemakings should be addressed to JCAR using the contact information on page 1.

DEPT OF COMMERCE AND ECONOMIC OPPORTUNITY

Data Center Investment Program (14 IAC 521; 46 Ill Reg 5010) proposed 3/25/22

DEPT OF FINANCIAL AND PROFESSIONAL REGULATION

Currency Exchange Act (38 IAC 120; 46 Ill Reg 10744) proposed 6/24/22

Illinois Credit Union Act (38 IAC 190; 46 Ill Reg 10748) proposed 6/24/22

Licensing and Regulation of Pawnbrokers (38 IAC 360; 46 Ill Reg 10765) proposed 6/24/22

Hearings Before the Office of Banks and Real Estate Bureau of Banks and Trust Companies
(Repealer) (38 IAC 392; 46 Ill Reg 10782) proposed 6/24/22

Residential Mortgage License Act of 1987 (38 IAC 1050; 46 Ill Reg 10795) proposed 6/24/22

Savings Bank Act (38 IAC 1075; 46 Ill Reg 10823) proposed 6/24/22

DEPT OF HUMAN SERVICES

Program Description (89 IAC 676; 46 Ill Reg 11342) proposed 7/8/22

Customer Rights and Responsibilities (89 IAC 677; 46 Ill Reg 11352) proposed 7/8/22

Service Planning and Provision (89 IAC 684; 46 Ill Reg 11362) proposed 7/8/22

Provider Requirements, Type Services, and Rates of Payment (89 IAC 686; 46 Ill Reg 11367)
proposed 7/8/22

DEPT OF PUBLIC HEALTH

Hospital Licensing Requirements (77 IAC 250; 46 Ill Reg 11279) proposed 7/1/22

Birth Center Demonstration Program Code (77 IAC 265; 46 Ill Reg 11297) proposed 7/1/22

Certification and Operation of Environmental Laboratories (77 IAC 465; 46 Ill Reg 12417)
proposed 7/22/22

OFFICE OF THE STATE TREASURER

E-Pay Program (74 IAC 735; 46 Ill Reg 11701) proposed 7/15/22